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<u>Selezionare la lingua di preferenza gui:</u> Burada Dil Tercihini Belirleyin:		Revision 6.22 May 11, 2022		
The purpose of this document is to collect sourcing information on	tin, tantalum, tungsten and gold used in			
Mandatory fields are noted with an asterisk (*). Consult the instructions tab for guidance on how to answer each question. Company Information				
Company Name (*):	DuPont de Nemours, Inc.			
Declaration Scope or Class (*):	C. User defined [Specify in 'Description of scope']			
Description of Scope: (*)	Products of DuPont de Nemours Inc., Electronics & Industrial business, branded as noted in the "Product List" tab of this CMRT.			
Company Unique ID:	Electronics & Industrial			
Company Unique ID Authority:	** With EXCEPTION to "Language Preference Selection" Above, ANY CHANGES to this Document INVALIDATES THIS CMRT **			
Address:	974 Center Road, Chestnut Road Plaza, Wilmington, DE 19805 USA			
Contact Name (*): Email - Contact (*):	C Esham candace.esham@dupont.com			
Phone - Contact (*):	302-733-8010			
Authorizer (*):	D. Gasper			
Title - Authorizer:	Product Stewardship & Regulatory - Seni	or Consultant		
Email - Authorizer (*): Phone - Authorizer:	david.j.gasper@dupont.com 919-248-5000			
Phone - Authorizer: Effective Date (*):	919-248-5000 7-Feb-2023			
	, 100 2020			
Answer the following question	is 1 - 8 based on the declaration scope in	dicated above		
1) Is any 3TG intentionally added or used in the product(s) or in the production process? (*)	Answer	Comments		
Tantalum	No			
Tin	No			
Gold	No			
Tungsten	No			
2) Does any 3TG remain in the product(s)?	Answer	Comments		
TantalumTin				
Gold				
Tungsten				
Tungsen				
3) Do any of the smelters in your supply chain source the 3TG from the covered countries? (SEC term, see definitions tab)	Answer	Comments		
Tantalum	Allswei			
Tin				
Gold				
Tungsten				
4) Do any of the smelters in your supply chain source the 3TG from conflict-affected and high-				
risk areas?	Answer	Comments		
Tantalum				
Tin				
Gold				
Tungsten				
5) Does 100 percent of the 3TG (necessary to the functionality or production of your products)				
originate from recycled or scrap sources?	Answer	Comments		
Tantalum				
Tin				
Gold				
Tungsten				
6) What percentage of relevant suppliers have provided a response to your supply chain survey?	Answar	Comments		
Survey? Tantalum	Answer			
Tin				
Gold				
Tungsten				
		J		
7) Have you identified all of the smelters supplying the 3TG to your supply chain?	Answer	Comments		

SPONS/B	Conflict Minerals Reporting Template (CMRT)			
<u>Select Language Preference Here:</u> <u>نعقایی (OIS 4000)</u> <u>نعایی (OIS 4000)</u> <u>نعایی (OIS 4000)</u> <u>Selectioner La langua preferencia auui</u> <u>Selectione Preferencia auui</u> <u>Selectione en lenguais de preferencia</u> <u>Burada Di Tercibini Belirtevin</u> : The purpose of this document is to collect sourcing information on	English tin, tantalum, tungs	ten and gold used in products	Revision 6.22 May 11, 2022 Link to Terms & Conditions	
Mandatory fields are noted with an asterisk (*). Consult the instructions tab for guidance on how to answer each question.				
Tantalum				
Tin				
Gold				
Tungsten				

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Sélectionner la langue préfrée lai. Selectionner la langue préfrée lai. Selectione Preferência de idioma Aquit Wählen sie hier die Sprachez Seleccione el lenguaie de preferencia aquit Selezionare la lingua di preferencia aquit Burada DII Tercihini Belirleiviti Burada DII Tercihini Belirleiviti	English	Revision 6.22 May 11, 2022			
The purpose of this document is to collect sourcing information on tin, tantalum, tungsten and gold used in products Link to Terms & Conditions Mandatory fields are noted with an asterisk (*). Consult the instructions tab for guidance on how to answer each question.					
8) Has all applicable smelter information received by your company been reported in this declaration?	Answer	Comments			
Tantalum	Allswei				
Tin					
Gold					
Tungsten					
A					
Question	Ilowing Questions at a Company Level Answer	Comments			
A. Have you established a responsible minerals sourcing policy?	Yes				
B. Is your responsible minerals sourcing policy publicly available on your website? (Note – If yes, the user shall specify the URL in the comment field.)	Yes	https://www.dupont.com/content/dam/dupont/amer/us/en/corporate/general/Multimedia/doc uments/Conflict%20Minerals%20%20Position%20Statement%20%20final%20%206-18-21.pdf			
C. Do you require your direct suppliers to source the 3TG from smelters whose due diligence practices have been validated by an independent third party audit program?	Yes				
D. Have you implemented due diligence measures for responsible sourcing?	Yes				
E. Does your company conduct Conflict Minerals survey(s) of your relevant supplier(s)?	Yes, in conformance with IPC1755 (e.g.,	DuPont has approved the use of RMI CMRT v6.22 (effective 5/11/22) for responding to customer inquiries. Any future revisions to the CMRT made by RMI that do not materially impact our Corporate responses contained in any previous declaration, DuPont may elect not to furnish a revised CMRT.			
F. Do you review due diligence information received from your suppliers against your company's expectations?	Yes				
G. Does your review process include corrective action management?	Yes				
H. Is your company required to file an annual conflict minerals disclosure?	Yes, with the SEC				
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Product Name/Grade:	KALREZ [®] parts

I certify on behalf of DuPont Specialty Products USA, LLC that the chemical constituents of KALREZ[®] parts comply with all applicable rules or orders under TSCA and that I am not offering a chemical substance for entry in violation of TSCA or any applicable rule or order under TSCA. All components are listed or exempted on the TSCA-active inventory.

Please contact me via email at Lee.French@dupont.com if you need further assistance in this matter.

REGULATORY AFFAIRS COMPLIANCE CERTIFICATE COMPLETION

Information provided/certified by:

Lee French **Chemical Management Sr. Specialist** 1801 Larkin Center Dr., Midland, MI 48642 Lee.French@dupont.com

Signature: Jee SR

Date of Completion: 3/21/2023

DISCLAIMER

The information and certifications provided herein are based on data we believe to be reliable, to the best of our knowledge. The information and certifications apply only to the specific material designated herein as sold by DuPont and do not apply to use in any process or in combination with any other material. They are provided at the request of and without charge to our customers. Accordingly, DuPont cannot guarantee or warrant such certifications or information and assumes no liability for their use.

Electronics & Industrial Experimental Station 200 Powder Mill Road Wilmington, DE 19803



May 8, 2023

To Whom It May Concern:

Thank you for your interest in Kalrez® parts. This statement is provided in response to questions regarding compliance with California Proposition 65 (<u>Safe Drinking Water and Toxic Enforcement</u> Act of 1986).

This product is not intended for consumer use in the state of California. Exposures occurring consistent with this use would constitute an occupational exposure as defined by California Proposition 65, which requires that we provide information in compliance with the US Federal and California State Hazard Communication standards. This obligation would be normally satisfied by the SDS.

To the extent a proprietary substance may be present in a product, it is Electronics & Industrial policy to not disclose the identity of proprietary substances when such disclosure is not required.

This information is based on our current level of knowledge and covers commercial Kalrez® parts, as supplied by DuPont, at the date of issue. Since conditions of use of the product are outside DuPont's control, DuPont makes no warranties, express or implied, and assumes no liability in connection with any use of this information.

If I can be of any further assistance, please contact me via e-mail at Candace.Esham@dupont.com.

andace Esham

Candace Esham Global Product Stewardship and Regulatory Consultant

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24 May 2022

Re: Proposed US EPA PFAS rule

Dear Customer:

I am sharing information regarding the proposed US EPA PFAS rule. In June 2021 the US EPA published a proposed rule regarding reporting and recordkeeping requirements for perfluoroalkyl and polyfluoroalkyl substances, Proposed Rule. (See 86 Federal Register 33926 (June 28, 2021)) Dupont Specialty Products USA, LLC is closely monitoring the publication of the final rule and plans to be fully compliant. You are a valued downstream customer/distributor. After the rule is finalized, DuPont will provide relevant information that you may need to comply with the rule.

Protecting human health and the environment are engrained in our core values. We are committed to continuous improvement of our chemical stewardship process and to upholding the highest standards for the products and innovations we deliver to our customers. Further details on DuPont de Nemours's position and commitments related to the health and environmental concerns about PFAS please visit <u>https://www.dupont.com/pfas.html</u>.

We value your business and we remain committed to delivering innovative and sustainable products to you today and in the future. If you have further questions, please feel free to contact me via email.

Yours sincerely, ndace Esham

Candace Esham, MBA Product Stewardship & Reg Consultant DuPont Electronics & Industrial Candace.Esham@dupont.com

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Electronics & Industrial Experimental Station 200 Powder Mill Road Wilmington, DE 19803

Regulatory Statement

We hereby declare that during manufacture of

KALREZ[®] perfluoroelastomer parts^{*} (except Kalrez[®] 3065 grade)

* Parts that contain customer supplied materials or customer specified metals or metallic alloys such as aluminum or stainless steel are not within the scope of this declaration.

no flame-retardant system is added.

Neither polybrominated biphenyls (PBB), nor polybrominated diphenyls (PBD), nor polybrominated biphenyl oxides/ester/ether (PBBO/PBBE) nor polybrominated diphenyl oxides/ester/ether (PBDO/PBDE which include penta-, octa- and deca-BDE) are added.

For additional information, please consult the Article Information Sheet / Product information.

Important: Use good manufacturing practice and assure properly operating exhaust ventilation when processing the above article to keep volatiles within exposure limits. Before use, please refer to relevant safety, handling and processing information.

Processing and material / part handling conditions may influence chemical content and emission behavior of finished parts.

To the best of our knowledge, our raw material suppliers do not intentionally add the above substances in the manufacture of their products. However, we do not routinely analyze our resins for the above substances nor do we require our raw material suppliers to do so.

European Directives 2011/65/EU (RoHS 2) and (EU) 2015/863, 2002/96/EC (WEEE), 2003/11/EC (pentabromodiphenyl ether, octabromodiphenyl ether)

The Directives 2011/65/EU and (EU) 2015/863, enacted in EU Member States, requires that four identified metals, four phthalates and two flame retardant families are not present above the maximum concentration as described in the Annex II or its amendment of the RoHS 2 directive.

Certain brominated flame-retardant additives are required not to be present above the classification limits.

Brominated flame-retardant additives have to be identified if present.

Brominated Flame Retardant additives

Parts, as delivered, does not contain any in the above Directives regulated substances above the allowed limits.

Parts, as delivered, do not contain flame retardant additives.

Heavy Metals

None of the four named heavy metals, - namely cadmium (Cd), lead (Pb), mercury (Hg) and hexavalent chromium (Cr^{VI}), - have been added to this product or the constituents contained in this product. Representative samples of above or similar materials have been examined to assure that potential trace contamination levels are below the required limits.

Phthalate substances

The parts, as delivered, do not contain any of the four phthalates substances - namely Bis(2-ethylhexyl) phthalate (DEHP), Butyl benzyl phthalate (BBP), Dibutyl phthalate (DBP) and Diisobutyl phthalate (DIBP) - above the maximum concentration limit established by the directive (EU) 2015/863.

Compliance certification

Results of various analytical testing, auditing and process analysis techniques, demonstrate, that this material complies with the requirements of the

European Directives 2011/65/EU (RoHS 2) and (EU) 2015/863 European Directive 2002/96/EC (WEEE) European Directive 2003/11/EC (pentabromodiphenyl ether, octabromodiphenyl ether) Chinese Standard GB/T 26572 – 2011 (Chinese RoHS 2, 2016). The information set forth herein is furnished free of charge, is based on technical data that DuPont believes to be reliable, and represents typical values that fall within the normal range of properties. This information relates only to the specific material designated and may not be valid for such material used in combination with other materials or in other processes. It is intended for use by persons having technical skill, at their own discretion and risk. This information should not be used to establish specification limits nor used alone as the basis of design. Handling precaution information is given with the understanding that those using it will satisfy themselves that their particular conditions of use present no health or safety hazards and comply with applicable law. Since conditions of product use and disposal are outside our control, we make no warranties, express or implied, and assume no liability in connection with any use of this information. As with any product, evaluation under end-use conditions prior to specification is essential. Nothing herein is to be taken as a license to operate or a recommendation to infringe on patents.

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DuPont's sole warranty is that our products will meet our standard sales specifications in effect at the time of shipment. Your exclusive remedy for breach of such warranty is limited to refund of purchase price or replacement of any product shown to be other than as warranted. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, DUPONT SPECIFICALLY DISCLAIMS ANY OTHER EXPRESS OR IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, OR NON-INFRINGEMENT. DUPONT DISCLAIMS LIABILITY FOR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES.

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Electronics & Industrial Experimental Station 200 Powder Mill Road Wilmington, DE 19803



Date:27 February 2024

Subject: EU REACH SVHC Candidate List/ Annex XIV/ Annex XVII status

Dear Customer,

DuPontTM Electronics & Industrials confirms that to the best of our current knowledge all Kalrez® parts, except Kalrez® 3065 do not contain any of the substances currently listed on ECHA's CandidateList of Substances of Very High Concern for Authorization (as published on 23^{rd} January 2024) in an individual concentration of ≥ 0.1 % by weight.

Furthermore, to our current knowledge DuPont Electronics & Industrials all Kalrez® parts do not contain any substance listed on REACH Annex XIV above the applicable declaration limits and for theintended use. All Kalrez® parts, except Kalrez® 3065, do not contain any substance listed on REACHAnnex XVII above the applicable declaration limits and for the intended use.

To fully understand the obligations that you as our customer have under REACH we recommend thatyou consult the REACH ECHA website at https://echa.europa.eu/home

Should you have any question regarding the content of this letter, or any other REACH related subject, please do not hesitate to contact us.

Yours sincerely, AK Chen IK Chen

Product Stewardship & Regulatory Specialist

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