

STANDARD PP TECHNICAL TEXTILES PRODUCT REGULATORY INFORMATION DOCUMENT

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1. Scope

PP Technical Textiles manufactured by Beaulieu Technical Textiles Belgium.

2. Absence of substances

At present we do not use or intentionally incorporate substances as listed below in our production process. However, since we do not systematically do specific tests to verify the potential presence of these substances, we cannot guarantee that no trace amount of such a substance, as impurity or otherwise, is present in above-mentioned products.

- Arsenic
- Asbestos
- Benzene (CAS N° 123-77-3)
- Bisphenol A (BPA) (CAS N° 80-05-7); Bisphenol S (CAS N° 80-09-1); Bisphenol F (CAS n° 620-92-8)
- Cyanuric acid (CAS N° 108-80-5)
- Dimethylfumarate (DMF) (CAS N° 624-49-7)
- Dioxin
- Formaldehyde (CAS N° 50-00-0)
- Genetically Modified Organism (GMO)
- Hexabromocyclododecane (HBCD) (CAS n° 25637-99-4 / 3194-55-6)
- Latex
- Melamine (CAS N° 108-78-1)
- Mycotoxins (aflatoxins or others including DON, Othratoxin and Furomusin)
- Nickel
- Nonylphenol and Nonylphenolethoxylate (CAS N° 25154-52-3 and 84852-15-3)
- Organotin compounds
- Pathogenic Microorganisms
- Perfluorinated hydrocarbons
 - o Perfluorooctanesulfonic acid (PFOS) (CAS N° 1763-23-1)
 - Perfluorooctanoic acid (PFOA) (CAS N° 335-67-1)
- Pesticides
- Phthalates
- Polychlorinated Biphenyls (PCB)
- Short chained chlorinated paraffins

3. REACH Regulation 1907/2006/EC

Our technical textiles are "articles" and are therefore not submitted to any registration obligations, except for the intended released chemical substances (not included in our article range).

At present we do not use or intentionally incorporate

- any substances subject to restriction according to REACH regulation [Annex XVII]
- any substances subject to authorization according to REACH regulation [Annex XIV]

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- any substances of Very High Concern (SVHC) listed on the REACH Candidate list, dated January 21th, 2025, above $0.1\,\%$ (w/w)

in our production process.

4. 3TG Dodd-Frank-Walls Street Reform and Consumer Protection Act 2010 US legislation Section 1502 (e) (4) (3TG) - Conflict Minerals 2016 report

At present we do not use or intentionally incorporate conflict minerals (cassiterite (tin), columbite-tantalite (tantalum), wolframite (tungsten), gold and their derivates) in our production process.

- 5. Proposition 65 (California Safe Drinking Water and Toxic Enforcement Act)
 At present we do not use or intentionally incorporate any of the chemicals listed in the Proposition 65, California Safe Drinking Water and Toxic Enforcement Act of 1986, dated January 3, 2020 in our production process.
- 6. Directive 2015/863/EU (amending Annex II to Directive 2011/65/EU ROHS)

 At present we do not use or intentionally incorporate any of the RoHS restricted substances (lead (Pb), mercury (Hg), cadmium (Cd), hexavalent chromium (Cr VI), Polybromobiphenyl (PBB),

 Polybromodiphenylether (PBDE), Bis(2-ethylhexyl) phthalate (DEHP), Butyl benzyl phthalate (BBP),

 Dibutyl phthalate (DBP) and Diisobutyl phthalate (DIBP)) above the maximum concentration value allowed according to the European Directive 2015/863/EU amending Annex II to Directive 2011/65/EU (0,01% by weight for cadmium / 0,1% by weight for other mentioned substances) in our production process.
- 7. Directive 2002/61/EC relating to restrictions on the marketing and use of certain dangerous substances and preparations (azocolourants)

At present we do not use or intentionally incorporate any azocolourants as listed in Regulation 1907/2006 Annex XVII Appendixes 8 and 9., which repealed Directive 2002/31/EC, in our production process.

8. Decision 2002/525/EC (amending Directive 2000/53/EC on end-of life vehicles (EoL Vehicles, ELV)

At present we do not use or intentionally incorporate lead (Pb), mercury (Hg), cadmium (Cd), hexavalent chromium (Cr VI) above the maximum concentration defined in the Decision 2002/525/EC amending Annex II of Directive 2000/53/EC (0,01% by weight for cadmium / 0,1% by weight for other mentioned substances) in our production process.

- 9. Regulation 2019/1021/EU on persistent organic pollutants (POPs) (Stockholm Convention) At present we do not use or intentionally incorporate any of the persistent organic pollutants mentioned in Regulation (EU) 2019/1021, which repealed Regulation 850/2004/EC, and its amendment Commission Delegated Regulation (EU) 2020/784, in our production process.
- 10. Regulation 1272/2013/EU on PAH restriction (amending Annex XVII to Regulation 1907/2006/EC)

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At present we do not use or intentionally incorporate any Polycyclic Aromatic Hydrocarbons (PAH) as listed in Regulation 1907/2006/EC Annex XVII (1272/2013/EU) in our production process.

11. Biocidal Products Regulation 528/2012/EU

At present we do not use or intentionally incorporate any biocidal products that do not comply to the Biocidal Products Regulation (BPR, Regulation 528/2012/EU) in our production process.

12. Regulation 1257/2013/EU on Ship Recycling (amending Regulation 1013/2006/EC and Directive 2009/16/EC) (Hong Kong Convention)

At present we do not use or intentionally incorporate any of the hazardous materials mentioned in Regulation (EU) 1257/2013 on ship recycling and amending Regulation (EC) 1013/2006 and Directive 2009/16/EC in our production process.

13. CONEG Legislation

At present we do not use or intentionally incorporate lead (Pb), mercury (Hg), cadmium (Cd), hexavalent chromium (Cr VI) in our production process. The sum of incidental trace impurities lead, mercury, cadmium and hexavalent chromium is below the maximum of 100 ppm as defined in the CONEG Legislation.

14. Directive 94/62/EC on packaging and packaging waste

At present we do not use or intentionally incorporate lead (Pb), mercury (Hg), cadmium (Cd), hexavalent chromium (Cr VI) in our production process. The sum of incidental trace impurities lead, mercury, cadmium and hexavalent chromium is below the maximum of 100 ppm as defined in Directive 94/62/EC.

15. CMR substances (1272/2008/EC Classification, Labelling and Packaging of substances and mixtures (CLP) based on Global Harmonized System (GHS) on Classification and Labelling of Chemicals)

At present we do not use or intentionally incorporate any chemical classified as a CMR (Carcinogenic, Mutagenic, or Reproductive Toxin) as defined in the CLP Regulation (1272/2008/EC) according to GHS Category 1A, 1B, 2 / GHS Hazard Statement H350 or H351 / GHS Hazard Statement H340 or H341 / GHS Hazard Statement H360, H361, or H362, above 100 ppm in our production process.