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The Restriction of Hazardous Substances in Electrical and Electronic Equipment (RoHS/RoHS2) Directives

The EU Parliament and Council Directives EU Directive 76/769/EEC (amended with EU Directive 2003/11/EC); EU Directive 2005/53/EC (amended with EU Directive 2005/525/EC); EU Directive 2002/95/EC; EU Directive 2002/96/EC; & 2001/65/EU

This statement covers the moulding of PCTFE and the use of brominated flame retardants or heavy metals as restricted by RoHS and RoHS2 Directives, (as above)

Gapi does not use Polybrominated Biphenyls (PBBs) or Polybrominated Diphenyl Ethers (PBDEs), including pentabromodiphenyl ether (pentaBDE) with CAS #32534-81-9 or octabromodiphenyl ether (octaBDE) with CAS #32536-52-0, as intentional ingredients in the manufacture of PCTFE. To the best of our knowledge, none of our raw material suppliers use these substances in the manufacture of their products. However, please note we do not routinely analyse all our products for substances not purposely added.

In addition to the RoHS/RoHS2 restrictions, the European Directive and the Coalition of Northeastern Governors (CONEG 1194) have model legislation, which encourages waste reduction. These discourage the use of compounds of Lead, Cadmium, Mercury and Hexavalent Chromium, or their compounds as intentional ingredients in the manufacture of PCTFE. To the best of our knowledge, none of our raw material suppliers use these substances in the manufacture of their products. However, please note we do not routinely analyse all our products for substances not purposely added.