RESTRICTED SUBSTANCE LIST (RSL) PROGRAM

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JUNE 2023

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INTRODUCTION

INTRODUCTION

Since our founding in 2006, YETI has strived to bring more people into the WILD by providing highly durable gear for any situation. We decided early on that product innovation would come from necessity and firsthand experience. Today, YETI products deliver exceptional performance and durability - whether on an excursion into the remote wilderness, at the beach, or just getting together with friends in the backyard.

No matter where our products are used, we are committed to the safety and quality standards that help protect our customers and the environment. This commitment is a partnership between YETI and our supply chain members, backed by the support of our internal teams and leadership.

This Restricted Substance List (RSL) Program provides clear and concise guidance to enable responsible product development and chemical management within our supply chain. This document specifies the chemical restrictions applicable to substances used in manufacturing YETI components, products, and packaging. In addition, it outlines the responsibilities of suppliers to YETI and identifies resources available for support.

All raw material, component, and finished good suppliers to YETI must meet the expectations detailed in the RSL Program. We expect suppliers to implement or maintain management processes to comply with these expectations and to communicate this information to internal teams and business partners.

YETI will ensure that this Program is updated annually or as needed.

We appreciate your partnership in supporting YETI's legacy of safe, highperforming, and durable goods for our consumers.

For information on YETI's Safer Chemistry goals and our broader Sustainability strategy, please visit <u>yeti.com/esg.</u>





CONTACT INFORMATION

PLEASE CONTACT THE YETI RSL TEAM AT <u>RSL@YETI.COM</u> WITH ANY QUESTIONS OR ISSUES.

TRANSPARENCY

YETI will provide training and guidance for all requirements in this RSL Program. Suppliers are encouraged to request additional guidance if they need help understanding these requirements.

To ensure sustained compliance with applicable law, the supplier code of conduct, and this RSL Program, YETI expects its suppliers to be transparent about their organization and management systems. Suppliers shall allow an authorized representative of YETI to assess the chemical management system and facility where YETI products or raw materials are developed, manufactured, or stored. YETI reserves the right to perform this periodic assessment during regular business hours.



DEFINITIONS

YETI

DEFINITIONS

ALLERGEN

A substance that induces an allergy. Common allergens include pollen, grasses, dust, and some medications.

ARTICLE

A complete item such as an article of clothing, a cooler, or finished good.

CARCINOGENIC

A relationship has been established between exposure to the substance and human cancer by a competent authority.

CHEMICAL ABSTRACT SERVICE NUMBER (CAS NO)

A unique number that identifies a specific chemical structure. This number is used to help identify chemical substances which have many different naming conventions.

CHEMICAL SUBSTANCE

A form of matter having homogeneous chemical composition and characteristic properties.

COMPONENT

Any part of an article or finished good; such as a button on an article of clothing, material of a soft cooler, or a drain plug on a hard cooler.

ENDOCRINE DISRUPTER

Endocrine disruptors are natural or man-made chemicals that mimic or interfere with the body's hormones. These chemicals are linked to developmental, reproductive, brain, immune, and other problems.

ENVIRONMENTALLY PERSISTENT

Substances that resist natural processes of degradation through chemical, biological, and photolytic processes and stay in the environmental for many years. They are also referred to as 'forever chemicals'.

EXTRACTABLE

Compounds which are extracted from a material under controlled conditions of solvent, temperature, pH, or another method.

FOOD CONTACT ARTICLE (FCA)

FCA is the finished good that is produced from the FCM. (e.g., bottle, cooler, or bucket)

FOOD CONTACT MATERIALS (FCM)

Materials made with food contact substances. It is often a mixture, such as an antioxidant in a polymer. The composition may be variable.

FOOD CONTACT SUBSTANCE (FCS)

A single substance, such as a polymer or an antioxidant. As a substance, it is reasonably pure. Even though a polymer may be composed of several monomers, it still has a well-defined composition.

HALONS

A group of organohalogen compounds containing bromine and fluorine and one or two carbons.

LOCAL SUPPLIER

Material or Component suppliers chosen by a Finished Good supplier.

METHOD DETECTION LIMIT (MDL)

The minimum measured concentration of a substance that can be reported within 99% confidence that the measured concentration is distinguishable from the method blank results.

MIGRATION

The transfer of substance from one media to another. Example: Food contact materials where substates transfer from the FCM into the food.

PER- AND POLYFLUOROALKYL SUBSTANCES (PFAS)

PFAS are defined as fluorinated substances that contain at least one fully fluorinated methyl or methylene carbon atom. More information can be found in <u>Appendix H</u>.

Definitions continue to next page

DEFINITIONS

PROHIBITED

A substance that is banned or forbidden. No substance can be detected above the specific method detection limit.

PRACTICAL QUANTITATION LIMIT (PQL)

The lowest level at which the method can confidently discern between two different values.

REPORTING LIMIT

Values at or above the method Practical Quantification Limit (PQL). The PQL represents the lowest level at which accurate, precise, and robust data can be reported.

SAFETY DATA SHEET (SDS)

A form containing data regarding the properties of a particular substance. Hazard communication standards require that chemical manufacturers, distributors, or importers provide SDSs for each hazardous chemical to downstream users. They are intended to provide workers and emergency personnel with procedures for handling or working with that substance in a safe manner. The exact format of an SDS can vary from source to source within a country depending on how specific the national requirement is.

SPECIFIC MIGRATION LIMIT

A maximum permitted amount of a substance in food. This limit ensures that the food contact material does not pose a risk to health. Test media is assigned that simulates the transfer of substances from the plastic material into food. The resulting extract is analyzed using various analytical techniques to identify the presence of specific substances in the food simulating solvents.

SUSPECTED CARCINOGEN

A relationship has been established between exposure to the substance and cancer in animals or if there is limited evidence of cancer in human and animals from exposure to the substance.

SUSTAINABLE CHEMISTRY

The design, manufacturing and use of efficient, effective, safe and more environmentally benign chemical products and processes.

FINISHED GOOD SUPPLIER

These suppliers are contracted directly through YETI to manufacture a finished good. These partners are responsible for ensuring compliance of all incoming materials and components that will be utilized within the finished good.

COMPONENT SUPPLIER

These suppliers procure raw materials and are responsible for manufacturing a specific component of the finished good. It is important to note, Component suppliers can also be considered a Finished Good supplier.

RAW MATERIAL SUPPLIER

These suppliers are the foundation of the supply chain. They supply raw, or close to raw materials like metal, plastics, cotton, synthetic materials, etc.

TOXIC

A substance is toxic if inhalation, absorption through the skin, or ingestion causes damage to living tissue, damage to the central nervous system, or death.

TRACES

A nonspecific term for any material or substance found in minute, often barely detectable, amounts.

VOLATILE

A substance is considered volatile if it has a low boiling point at normal atmospheric pressure. Volatile chemicals (e.g., formaldehyde) can cross contaminate products because they can more easily vaporize and travel.

USAGE BAN

Defined as a prohibition of intentional use of the substance during all stages of product manufacturing. However, the RSL may expressly allow a trace amount of the substance to be present as an unavoidable contaminant when the levels detected have been assessed and are within safe limits.



SUPPLIER RESPONSIBILITY

SUPPLIER RESPONSIBILITY

Chemical Hazards and Risk Management

Responsible chemical management is critical to consistent compliance and safety within the YETI supply chain. Suppliers must maintain safety and environmental programs, including documented procedures and training to protect workers and the environment from chemical exposure.

Suppliers shall possess all legally required and valid permits and certificates related to health, safety, and environmental issues, such as those related to the purchase and storage of chemicals, fire safety inspections, and inspection of machinery, wastewater, and (chemical) waste disposal.

All chemicals and hazardous substances shall be appropriately labeled and stored in secure and ventilated areas and disposed of safely and legally in accordance with applicable laws. Suppliers shall provide labels in the local language and the language spoken by workers if different from the local language. Workers shall receive training appropriate to their job responsibilities concerning the hazards, risks, and the safe use of chemicals and other hazardous substances.

Safety Data Sheets (SDS) for all chemicals and hazardous substances used in the workplace must be available at the usage and storage sites of the chemicals and hazardous substances in the local language and the language spoken by workers, if different from the local language. Workers shall have free access to SDS. In addition, we expect suppliers to implement and maintain a Chemical Inventory List (CIL), which includes all processing chemicals present on-site.

Suppliers shall regularly review their management system and document all RSL Program and compliance testing failures.

Sustainable Chemistry Guidance (SCG)

Suppliers are encouraged to collaborate with YETI and other industry experts to reduce the use of hazardous substances through the discovery of new sustainable chemicals and production processes. This includes sourcing from suppliers that follow sustainable chemistry principles and comply with the YETI RSL Program.

Improvements at any stage in the supply chain can help enhance the health of our communities and the environment while continuing to deliver products with best-in-class performance and durability.



Supplier RSL Responsibilities

YETI QUALIFIED RAW MATERIAL AND COMPONENT SUPPLIER RESPONSIBILITIES

When YETI qualifies a specific raw material or component to be used by a finished good supplier, YETI will validate compliance with these raw materials or components within the development stage. Finished Good suppliers are responsible for the compliance of <u>Local Suppliers</u>.

YETI expects:

- Suppliers to become familiar with this document and certify that all raw materials, components, and finished goods manufactured for YETI meet or exceed the standards listed herein;
- Suppliers to comply with all applicable legal requirements, regardless of whether they are listed within this manual;
- Suppliers to request clarification where a requirement or a standard appears unclear;
- Complete transparency from suppliers. YETI will work with suppliers to drive compliance and improvements;
- Suppliers must not engage in altering preapproved materials. Any modification to material composition, including changes in local suppliers, must be approved by YETI;
- Suppliers to use accredited 3rd party labs for all testing and certification processes. YETI's primary testing partner is UL. Contact information can be found on pg. 70-71;
- Qualified raw material and component suppliers to confirm acceptance of these terms by completing the attached <u>Supplier RSL</u> <u>Acknowledgement on pg. 79</u>.

FINISHED GOODS SUPPLIER RESPONSIBILITIES

Finished Good suppliers are responsible for standardizing an internal process to collect compliance information from the raw material or component suppliers to review and ensure ongoing compliance. YETI strives to ensure compliance with all qualified raw materials and components within the development stage.

YETI expects:

- Finished Good suppliers will be responsible for annually certifying the ongoing compliance of all materials, regardless of where the raw materials or components are sourced;
- Finished Good suppliers must inform raw material and component suppliers of the RSL Program, its expectations, restrictions and verify its compliance;
- Finished Good suppliers will be responsible for sharing the annual updates with all YETI partners within their supply chain;
- Finished Good suppliers are required to certify material compliance with this RSL Program no less than once per calendar year or at YETI's reasonable request;
- Suppliers to become familiar with this document and certify that all materials, components, and finished goods manufactured for YETI meet or exceed the standards listed herein;
- Suppliers to review the RSL Program annually;
- Suppliers to comply with all applicable legal requirements, regardless of whether they are listed within this manual;
- Suppliers to request clarification where a requirement or a standard appears unclear;
- Complete transparency from suppliers. YETI will work with suppliers to drive compliance and improvements;
- Suppliers must not engage in altering preapproved materials. Any modification to material composition, including changes in local suppliers, must be approved by YETI;
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- Suppliers to confirm acceptance of these terms by completing the attached <u>Supplier RSL Acknowledgement on pg. 79.</u>

Suppliers must provide YETI with materials that meet the YETI RSL Program requirements through contractual obligation. All materials used to make YETI products should be tested in accordance with the RSL Program. Materials that fail to comply with the RSL Program are prohibited from being used in finished goods. **The Finished Good supplier is responsible for the compliance of Local Suppliers.**

Safer Chemistry

ΥΕΤΙ

While all chemicals referenced in the RSL Program are regulated, YETI feels that certain chemicals should be treated with even more caution. Suppliers are expected to regularly review these chemicals and work to eliminate them from all YETI production within the communicated timeframe identified herein. These chemicals, along with the restriction or removal plan, can be found on pg. 24.

Supplier Declarations of Conformity

All suppliers must carefully review the regulatory requirements section beginning on pg. 17 to determine what declarations they will be responsible for providing to YETI. It is important to note that raw material, component, and finished goods suppliers will all be responsible for providing signed declaration(s) depending on the end use of the materials, components and finished goods being supplied.



TRAINING

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TRAINING

RSL Training is mandatory and provided to all suppliers. This includes members of the supplier's product safety/compliance team, and anyone involved with making decisions related to purchasing new chemicals. It is encouraged to review training materials with the release of each RSL Program update.

YETI RSL Training is available on the <u>Supplier Portal</u>. All trainings are performed in both English and Mandarin. The recordings and presentations can be found in the portal for both languages. Please contact the YETI RSL Team at <u>rsl@yeti.com</u> for login information.

The following topics can be found in the portal:

- YETI Supplier RSL General Training (2021)
- YETI Supplier Food Contact Material (FCM) Training (2021)
- YETI Supplier RSL Updates Training (2022)
- YETI Supplier PFAS Training (2022)
- YETI Supplier RSL Updates Training (2023)



REGULATORY REQUIREMENTS & DECLARATIONS



REGULATORY REQUIREMENTS & DECLARATIONS

This section details regulatory requirements, which are associated with declarations. The chart below should be used to determine for whom, what and when a declaration is required. Declarations provided in the supplier's own format can be approved by YETI. Otherwise, YETI's own declaration templates can be found in <u>Appendices</u> A-F. All declarations should be sent to <u>RSL@yeti.com</u> for review and approval.

Declaration	Required for individual substance (Raw Material Supplier)	Required for Component (Component Supplier)	Required for Finished Product (Finished Goods Supplier)	Required for all Packaging Materials	Renewal of Document
EU Food Safety Declaration*	~	~	~		
US Food Safety Declaration*	✓	✓	✓		
CA Prop 65	✓	~	✓	✓	When changes to
REACH SVHC	✓	✓	✓	✓	materials occur
CHCC (Children's Products)			~		
CARB/Montreal Protocol (Foamed Products)		✓	~		

*Note: Any colorants, processing aids, stabilizers, mold release agents, adhesives, etc. added to raw material, components, and finished goods will need to be food safe.



Food Contact Substance Requirements

Food contact materials are defined as materials and articles that come into contact with food during normal end-use.

It is important to understand that all raw materials, colorants, processing aids, stabilizers, mold release agents, adhesives, etc., comply with food contact requirements to ensure YETI product's food contact material compliance. Food contact materials and substances used within these materials must meet the requirements of the General Product RSL and the Food Contact RSL.

POSITIVE LISTS FOR FOOD CONTACT SUBSTANCES

Most countries regulate food contact materials based on the individual chemical substance found on a positive list of substances. As these lists are not globally harmonized, manufacturers will need to base approval of substances on each country's or region's positive lists.

It is extremely important that when sourcing materials, the raw material supplier understands not only that the material is food safe but ensures they meet the regulations of the countries of distribution for the intended end use of the finished good. This takes into account food type and expected conditions of use.

Information regarding location of positive lists can be found below:

Country/Region	Positive List
Australia	No Positive List for Food Contact Substances
Canada	No Positive List for Food Contact Substances
Japan	Utensils, containers and Packaging
EU	Positive List of Food Contact Substances for Plastics
United States	Search for Food Ingredient and Packaging Inventories



DECLARATIONS REQUIRED FOR FOOD CONTACT SUBSTANCES

Europe

To confirm food contact materials meet applicable regulations, the European Union requires that a Declarations of Conformity (DoC) is provided at all stages in the supply chain.

- At the Raw Materials stage, the raw material must be listed on the DoC;
- At the Component stage, any additional additives to the material must be listed on the DoC, such as, but not limited to; colorants, processing aids, stabilizers, and mold release agents;
- At the Finished Good stage, if additional substances are added to assemble the product, which may migrate into the food, such as an adhesive, this too will need a DoC.

These materials include plastics, ceramics, regenerated cellulose film, and active and intelligent packaging. The legislation requires documentation to support the statements made in the DoC.

The Plastic Regulation outlines that the following information be included in the DoC.

- · Identity and address of business operator issuing the DoC;
- · Identity of material or article;
- · Date of declaration;
- Confirmation of compliance with relevant requirements of the Framework Regulation;
- Adequate information regarding substances used or their degradation products subject to specific restrictions/specifications;
- Adequate information regarding dual use additives, which are subject to a restriction in food;
- Specifications regarding use of material (e.g., types of food that it may be used in contact with, times and temperatures covered, the highest food contact surface area to volume of food ratio covered by the DoC or equivalent information);
- · Conformity of functional barrier with applicable requirements (if used).

The EU Declaration of Conformity for Plastic Food Contact Materials can be found in <u>Appendix A</u>.

United States

In the United States, the overall regulatory status of a food contact material is dictated by the regulatory status of each substance that comprises the component. Substances that are reasonably expected to migrate from the food contact material because of its intended end use must be covered in the following:

- A regulation listed in Title 21 Code of Federal Regulations;
- · Meeting the criteria for GRAS status;
- A prior sanction letter;
- A Threshold of Regulation (ToR) exemption;
- Or an effective Food Contact Substance Notification (FCN).

The FDA puts the responsibility on the manufacturer to ensure that food contact materials comply with applicable regulations based on intended end use. To comply with this regulation, DoCs from suppliers certifying that the component is acceptable for the intended food contact use are required.

- At the Raw Materials stage, the raw material must be listed on the DoC;
- At the Component stage, any additional additives added to the material must be listed on the DoC, such as, but not limited to; colorants, processing aids, stabilizers, and mold release agents;
- At the Finished Good stage, if additional substances are added to assemble the product, which may migrate into the food, such as an adhesive, this too will need a DoC.

The US Declaration of Conformity for Food Contact Substances can be found in <u>Appendix B</u>.

Below is a short summary of resources that can be used when determining compliance in accordance with the requirements of the FDA.

- Consult 21 CFR 174-179 to see if the use of the component is an appropriately regulated indirect additive;
- Consult 21 CFR 182-186 and the list of GRAS Notices to see if the use of the component is Generally Recognized as Safe;
- Consult 21 CFR 181 to see if the substance's use is Prior Sanctioned;
- · Consult the Effective Food Contact Substances Notification (FCN) listing.

YETI

US FDA FOOD CONTACT NOTIFICATION PROGRAM

In addition to the food positive list many food contact substances are approved through the FDA's Food Contact Notification Program (FCN).

- The FCN is specific to the manufacturer who has received approval.
- It is also specific to the approved applications.
- Manufacturers of finished products must have documentation tracing the substances used to the manufacturer listed in the applicable FCN.

An example of an FCN can be found below.

What does this FCN tell us?	FCN No. 1041 Eastman Chemical Company	
 This FCN is specific to Eastman Chemical Company and will only 	According to Section 409(h)(1)(C) of the Federal Food, Drug, and Cosmel customers. Other manufacturers must submit their own FCN for the same	ic Act, food contact substance notifications (FCNs) are effective only for the listed manufacturer and its food contact substance and intended use.
 apply to their product. If a manufacturer is producing the same product, they must apply for their own FCN. 	Notifier:	Control of dimetry tereprinalate, 1,4-cyclonexanedimetrianol, and 2,2,4,4-tetrametry[-1,3- cyclobutanediol (CAS Reg. No. 261716-94-3) containing repeat units consisting of terephthalate esters of 2,2,4,4-tetramethy[-1,3-cyclobutanediol at up to 40 mole percent (expressed as mole percent of the glycol component of the finished copolyesters) and 1,4- cyclohexanedimethanol at no less than 60 mole percent, and, optionally, ≤0.5 percent (by weight of the finished resin) trimellitic anhydride (CAS Reg. No. 552-30-7) as a branching agent. REPLACES FCN 729 Eastman Chemical Company
• This material can be used as a component of repeated use food contact article for all food types at temperatures up to and including 100°C.	Manufacturer/Supplier: Intended Use: Limitations/Specifications*: Effective Date: National Environmental Policy Act (NEPA)** Submission: FDA Decision:	Eastman Chemical Company The FCS will be used as a component of repeat-use food-contact articles. The FCS may be used in contact with all food types at temperatures up to and including 100°C. Apr 9, 2011 Categorical Exclusion 25.32(i) Categorical Exclusion Memo

If you are not purchasing directly from the manufacturer noted on the FCN, a declaration from your supplier guaranteeing they are using only the material applicable to this FCN will be required by YETI.

An example of the letter is to the right:

Dear whom it may concern,

This letter will serve as your notification that [insert supplier] will guarantee the use of Eastman Tritan[™] Copolyester TX1001 in manufacturing [insert product].

If further information is needed, please contact me at [insert supplier contact].

Sincerely, [insert supplier name]



California Proposition 65

The State of California enacted the Safe Drinking Water and Toxic Enforcement Act of 1986, now referred to as California Proposition 65. The State is required to publish an annual list of chemicals known to cause cancer, birth defects, or other reproductive harm.

Businesses are required to inform Californians if their products contain chemicals listed on the Proposition 65 list above the significant risk level. Notifying consumers must be in the form of warning labels on the product. Website sales also require warnings of chemicals in products.

Additional information can be found below: <u>https://oehha.ca.gov/proposition-65</u>.

A signed declaration is required by raw material, component and finished good suppliers. The California Proposition 65 Declaration can be found in <u>Appendix C</u>.

EU REACH Substances of Very High Concern (SVHC)

EU REACH is based on potentially hazardous chemicals to human health and the environment. It is up to the member states to propose substances for placement on the European Chemicals Agency (ECHA) "Candidate List of Substances of Very High Concern for Authorization."

ECHA periodically updates the Candidate List. The most current version of this list can be found below: https://www.echa.europa.eu/candidate-list-table.

Note: REACH defines an article as "an object which during production is given a special shape, surface or design which determines its function to a greater degree than its chemical composition." This differs from the definition for Article provided on pg. 8. The identification of a substance as a SVHC and its inclusion in the Candidate List can trigger certain legal obligations for importers, producers and suppliers of an article that contains such a substance.

According to REACH, article examples include coolers, drinkware, bags, etc. Producers and importers of an article containing substances on the Candidate List must notify ECHA if both of the following conditions are met:

- 1. The substance is present in their article above a concentration of 0.1% weight by weight.
- 2. The substance is present in the articles in quantities totaling over one ton per year.

However, YETI will not register components that contain a SVHC greater than 0.1% weight by weight. Therefore, YETI expressly prohibits using any component or finished good that contains an SVHC at a level greater than 0.1% weight by weight. The raw material and/or component supplier is responsible for confirming compliance to REACH (SVHC) at their own cost and providing a signed declaration to YETI for a specific component and/or finished good.

Notification is not required when the producer or importer of an article can exclude exposure of humans and the environment during the use and disposal of the article. In such cases, the producer or importer must supply appropriate instructions to the recipient of the article.

The Annex XVII of the EU REACH regulation contains a list of restrictions of certain hazardous substances, mixtures and articles for their marketing and use on the European market. A restriction can apply to any substance on its own, in a mixture or in an article, including those that do not require registration. A list of substances that are restricted under the EU REACH and REACH Annex XVII can be found below:

https://echa.europa.eu/substances-restricted-under-reach

A signed declaration is required by component and finished good suppliers. The REACH & Annex XVII Declaration can be found in <u>Appendix D</u>.

US State Chemicals of High Concern to Children (CHCC)

In the United States, Maine, Oregon, Vermont and Washington have reporting laws that require manufacturers to report the presence and use of chemicals listed as CHCC in children's products for sale within these states. Intentionally added substances above the PQL level and contaminants above 100 ppm must be reported to each state.

Since each state has specific reporting requirements, please see additional details below:

Maine

Reporting to the State of Maine's Department of Environmental Protection can be found at:

http://www.maine.gov/dep/safechem/.

Oregon

Reporting to the Oregon Health Authority (OHA) is required, even for inaccessible component parts. Additional information can be found at: <u>https://public.health.oregon.gov/HealthyEnvironments/HealthyNeighborhood s/ToxicSubstances/Pages/Toxic-Free-Kids.aspx</u>.

Vermont

Reporting to Vermont's Department of Health is required, and additional information can be found at: <u>http://www.healthvermont.gov/enviro/chemical/cdp.aspx</u>.

Washington

The current list of chemicals is available through the State of Washington's Department of Ecology at:

https://ecology.wa.gov/Regulations-Permits/Reporting-

requirements/Reporting-for-Childrens-Safe-Products-Act/Chemicals-ofhigh-concern-to-children.

A signed declaration is required by finished good suppliers of children's products. The Chemicals of High Concern to Children (CHCC) Declaration can be found in <u>Appendix E</u>.

CARB & Montreal Protocol

The Montreal Protocol is a global agreement to protect the stratospheric ozone layer by phasing out the production and consumption of ozone-depleting substances (ODS).

This protocol provides global investment in alternative technologies to help repair the damaged ozone layer and focuses on phasing out the production and consumption of ODS such as chlorofluorocarbons (CFCs) and halons.

The full text of the Protocol, information on its institutions and past actions, and related publications are available through the UN Environment Montreal Protocol Ozone Secretariat website.

In addition to the Montreal Protocol, the State of California has a similar regulation referred to as CARB. Due to differences between Montreal Protocol and CARB, suppliers must review both the Montreal Protocol and CARB to ensure they comply with both regulations.

Additional information for the Montreal Protocol and CARB can be found below:

Montreal Protocol - https://ozone.unep.org/

CARB - <u>https://ww2.arb.ca.gov/resources/fact-sheets/hydrofluorocarbon-hfc-prohibitions-california</u>

A signed declaration is required by finished good suppliers. The CARB & Montreal Protocol Declaration can be found in <u>Appendix F</u>.

SAFER CHEMISTRY



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SAFER CHEMISTRY



YETI prioritizes the identification, evaluation and elimination of hazardous chemicals and strives to replace them with safer alternatives. YETI may require the involvement of suppliers when determining these chemicals and their priority for replacement.

The recommended guidance for suppliers includes:

- 1. An initial evaluation to determine if these chemicals are being used.
- 2. Identification of the alternative(s).
- 3. Evaluation of the alternative(s):
 - Are the hazards associated with these chemicals greater than that of the alternative? (Choose candidates with the lowest hazards)
 - Do the alternative chemicals pose a greater exposure risk to human health or the environment?
 - Are the alternative chemicals technically feasible for the desired applications; will they meet the desired performance?
 - Are the alternatives competitively prices and available for the manufacturing needs?

Polyvinyl chloride - PVC

YETI has taken the initiative to eliminate PVC from its products due to worker wellbeing and environmental concerns including the release of toxic chlorinated dioxins during raw material and end-of-live processing. Released toxic chemicals are bio accumulative, persistent, and harmful to both worker health and environmental health. The removal of PVC can be challenging because cost competitive and safer alternatives are not always commercially available at scale. However, through partnership and deep collaboration with our suppliers, we are transitioning away from PVC and to high performing alternatives that ensure safe raw material production and end of life processing.

YETI will eliminate PVC from the entirety of our supply chain by 2025.

Per- and Polyfluoroalkyl Substances - PFAS

In 2021, YETI and its suppliers successfully eliminated the use of all longchain PFAS from production in all product categories. These notably include PFOS, PFOS related substances, PFOA, PFOA salts, and PFOA related substances.

Per- and polyfluoroalkyl substances (PFAS) are a large class of chemicals containing carbon-fluorine bonds, one of the strongest chemical bonds known. PFAS are widely used in the industry as they are chemically and thermally stable and highly resistant to degradation and oxidation. Many also have surfactant properties and functions that make them ideal as water and grease repellents. However, as science unfolds, it is now known that PFASs resist degradation and are highly persistent as they break down very slowly in the environment. Scientific studies have also linked high-level and prolonged exposure to some PFASs to potentially harmful health effects in humans and animals, and more research is ongoing to understand adverse health outcomes from exposure to PFAS. More information about PFAS can be found in <u>Appendix H</u>.

YETI is committed to the removal or substitution of intentionally added PFAS. YETI will work diligently with its supplier partners to maintain the quality, durability, and performance that YETI customers have come to expect.

To date, YETI has traced its supply chain and identified business areas where PFAS are present. The process has begun to identify safe, suitable alternatives that will meet YETI's high-performance standards where water repellency is required. Any PFAS identified in areas where functional water repellency is not required will be judiciously removed.

RESTRICTED SUBSTANCE LISTS & GUIDANCE

RESTRICTED SUBSTANCE LISTS & GUIDANCE

The following table identifies YETI product categories by intended end use. General products, Food Contact products, and Packaging have different requirements which are determined by material composition.

Food contact substances must meet the requirements of both the General Product RSL and the Food Contact RSL.

RSL Product Category Guidance

General Products	Food Contact Product	Packaging
Backpacks/Bags	Hard Coolers	Labels
Can Insulators	Soft Coolers	Packaging
Cargo Box	Lunch Bags/Boxes	Hang Tags
Camp Chair	Tumblers	
Blanket	Bottles	
Apparel	Jugs	
Dog Beds	Mugs	
Bottle Sling	Bowls/Dog Bowls	

Examples of Materials within the Scope of YETI RSL

The lists below provides examples of materials within each category but is not all-inclusive. If you are unsure what category your material falls under, please contact YETI or the UL lab contacts on pg. 70-71 for clarification. It is important to ensure the correct category is identified as this determines what tests should be conducted to provide a final declaration stating compliance to YETI RSL.

Natural Fibers	Synthetic Fibers	Blended Fibers	Artificial Leather	Leather	Natural Materials
 Cotton Wool Silk Hemp Cashmere Linen Fur Hair Rayon (Semi-synthetic) Lyocell (Semi-synthetic) 	 Polyester Acrylic Nylon Polyamide 	 Cotton-Polyester Wool-Nylon Ramie-Polyester 	 Polyurethane (PU) Polyvinyl Chloride (PVC) 	 Leather Fur Skin 	 Wood Paper Stone Cork Horn Bone
Feather & Down	Coatings & Prints	Glues / Adhesives	Polymers, Pla Natural Rubber &	astics, Foams, Synthetic Rubber	Metals
FeathersDown	 Coatings such as: Polyurethane (PU) UV-Cure Printing Techniques such as: Heat Transfers Dye Submission Printing Screen printing Discharge printing Plastisol transfers 	 Hot melt adhesive Powdered adhesive Flock adhesive Contact adhesive Latex glue Polyurethane glue Neoprene cement 	 Ethylene vinyl acetate (EVA) Polystyrene (PS) Polyethylene (PE) Acrylonitrile butadiene styrene (ABS) Neoprene Polypropylene (PP) Polycarbonate (PC) Polyamide (PA) Polyurethane (PU) 	 Polyvinyl chloride (PVC) Thermoplastic polyurethane (TPU) Thermoplastic elastomer (TPE) Styrene ethylene butylene styrene (SEBS) Silicone 	 Stainless Steel Aluminum Brass Copper Gold Silver Alloys



General Products: Material Risk Matrix

The General Products Material Risk Matrix outlines the risk associated with chemicals commonly found in specific material types. The matrix table separates out certain polymer types from the general category noted in the YETI materials table. This has been done as various substances are associated with various types of polymers/plastics.

Substance	Natural Fibers	Synthetic Fibers	Natural & Synthetic Blend	Artificial Leather	Natural Leather	Natural Materials	Metal	Feathers & Down	EVA	PU Foams	All other PU & TPU	Rubber (excluding Latex and Silicone)	Polycarbonate	ABS	All Other Foams, Plastics & Polymers (including Silicone)	Coatings & Prints	Glues / Adhesives
Acetophenone & 2-Phenyl-s- Propanol																	
Acidic and Alkaline Substances (pH)																	
Alkylphenol (AP) and Alkylphenol Ethoxylates (APEOs) all isomers																	
Azo-amines and Aryl Amine salts[1]																	
Asbestos																	
Bisphenols																	
Chlorinated Paraffins																	
Chlorophenols																	
Chlororganic Carriers																	
P Priority Chemical High Risk		High	n Risk			Low Risk			Lov	est Risk				Table o	continue	s to nex	t page











Restricted Substance List – General Products

This section outlines chemicals and their restricted limits within materials utilized for general use products.

Acetophenone and 2-Phenyl-2-Propanol										
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit					
98-86-2	Acetophenone		Potential breakdown products in EVA foam	Extraction in acetone or						
617-94-7	2-Phenyl-2-Propanol	50 ppm	when using certain cross-linking agents, including Dicumyl Peroxide.	methanol GC/MS, sonication for 30 minutes at 60°C	25 ppm					

Currently, acetophenone and 2-phenyl-2-propanol have no legal regulations in finished products, but the industry does restrict these chemicals. The German Federal Institute for Risk Assessment (BfR) has commented on these chemicals, stating they can potentially cause allergenic reactions.

Acid and Alkaline Substances									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
Various	pH Value	Textiles: 4.0-7.5	pH can control the	ISO 3071:2020	N/A				
		Leather:	availability of microbial activity and behavior of						
		Chrome-tanned: 3.2-4.5	chemicals.	ISO 4045:2018	N/A				
		Other: 3.5-7.0							

pH value ranges from pH 1 to pH 14. This value helps to indicate the presences of acidic or alkaline substances in a product. pH values less than 7 indicate sources of acidic substances, and values greater than 7 indicate sources of alkaline substances. A pH that is too low or too high may cause irritation or chemical burns to the skin. The limits stated above encompasses regulations for all products. China, South Korea and Egypt regulate the pH of textiles and leather. Egypt, Morocco, and the Gulf Cooperation Council (GCC) require pH for leather not lower than 3.5. This is to minimize the chances of Chromium VI formation during tanning and processing of leather.



Alkylphenol and Alkylphenol Ethoxylates (AP & APEOs) including all isomers										
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit					
Various	Nonylphenol (NP)	Total APs: 10 ppm Total APs + APEOs: 100 ppm	APEOs can be used as or found in detergents, scouring agents, spinning oils, wetting agents, softeners, emulsifying/ dispersing agents for dyes and prints, impregnating agents,		Total of NP + OP: 3					
Various	Octylphenol (OP)		 de-gumming for silk production, dyes and pigment preparations, polyester padding and down/feather fillings. APs are used as intermediaries in the manufacture of APEOs and antioxidants used to protect or stabilize polymers. Biodegradation of APEOs into APs is the main source of APs in the environment. 	sonication for 60 minutes at 70 degrees C, analysis according to EN ISO 21084:2019	ppm					
Various	Nonylphenol ethoxylates (NPEO)			All materials except Leather: EN ISO 18254-1:2016 with determination of APEO using LC/MS or LC/MS/MS	Total of NPEO &					
Various	Octylphenol ethoxylates (OPEP)		Recycled products: Contact your brand customer for information about potential exemptions from the limit on NPEOs in recycled textile products.	Leather: Sample prep and analysis using EN ISO 18218-1:2015 with quantification according to EN ISO 18254- 1:2016	OPEO: 20 ppm					

APEOs and APs are restricted in the European Union, Taiwan (for children's textiles products <12 years of age only) and Turkey. Certain APs are toxic to aquatic life and are suspected to reproductive toxins to humans and unborn children. As APEOs can degrade into APs, they are also restricted.

Azo-amine and	Azo-amine and Arylamine Salts								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
92-67-1	4-Aminobiphenyl								
92-87-5	Benzidine								
95-69-2	4-Chloro-o-toluidine								
91-59-8	2-Naphthylamine				5 ppm each				
97-56-3	o-Aminoazotoluene			All materials except Leather: EN ISO 14362- 1:2017 Leather: EN ISO 17234-1:2015 p- Aminoazobenzene: All materials except Leather: EN ISO 14362- 3:2017 Leather: EN ISO 17234-2:2011					
99-55-8	2-Amino-4-nitrotoluene		Azo dyes and pigments are colorants that incorporate one or several azo groups (-						
106-47-8	p-Chloraniline								
97-56-3	o-Aminoazotoluene	20 ppm each							
119-90-4	3,3'-Dimethoxybenzidine		aromatic compounds.						
119-93-7	3,3'-Dimethylbenzidine								
838-88-0	3,3'-dimethyl-4,4'- Diaminodiphenylmethane								
120-71-8	p-Cresidine								
101-14-4	4,4'-Methylen-bis (2-chloraniline)								
101-80-4	4,4'-Oxydianiline								

Azo-amine ar	Azo-amine and Arylamine Salts (Continued)									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit					
139-65-1	4,4'-Thiodianiline									
95-53-4	o-Toluidine									
95-80-7	2,4-Toluenediamine									
137-17-7	2,4,5-Trimethylaniline									
95-68-1	2,4 Xylidine			All materials except						
87-62-7	2,6 Xylidine			Leather: EN ISO 14362- 1:2017 or GB/T 17592						
90-04-0	2-Methoxyaniline (= o-Anisidine)		Azo dyes and pigments are colorants that incorporate one or several azo groups (-	Leather: EN ISO 17234- 1:2015 or GB/T19942 p-Aminoazobenzene: All materials except Leather: EN ISO 14362- 3:2017						
60-09-3	p-Aminoazobenzene	20 ppm each			5 ppm each					
3165-93-3	4-Chloro-o-toluidinium chloride		N=N-) bound with							
553-00-4	2-Naphthylammoniumacetate									
39156-41-7	4-Methoxy-m-phenylene diammonium sulphate			2:2011						
21436-97-5	2,4,5-Trimethylaniline hydrochloride									
615-05-4	2,4-Diaminoanisole									
101-77-9	4,4'-Diaminodiphenylmethane									

There are many azo dyes, but only a small percentage which degrade to form the listed cleavable amines in the table above are restricted. These aromatic amines are potentially dangerous to human health and have been regulated. They are considered to be carcinogenic.



91-94-1

3,3'-Dichlorobenzidine

Asbestos											
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit						
77536-66-4	Actinolite										
12172-73-5	Amosite			REM/EDX BGI 505-46 or US EPA/600/R-93/116	N/A						
77536-67-5	Anthophyllite		etected Because of its heat resistant properties and fibrous nature, asbestos has been used as insulation for electrical components, oven mitts, pot holders, ironing board covers.								
12001-29-5	Chrysotile	None detected									
12001-28-4	Crocidolite										
77536-68-6	Tremolite										

The use of asbestos has been banned in more than 50 countries, including the United Kingdom, Australia, Canada and all 28 countries of the European Union. It is known to cause mesothelioma, lung cancer and other chronic respiratory conditions.

Bisphenols					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
80-05-7	Bisphenol A (BPA)	Prohibited when a Bisphenol Claim is made. 1 ppm for powder coatings	Used in the production of epoxy resins, polycarbonate plastics, flame retardants, PVC.	All materials: Extraction: 1 g sample/20 ml THF, sonication for 60 minutes at 60° C, analysis with LC/MS	0.1 ppm each
80-09-1	Bisphenol S (BPS)		BPA alternatives with known or suspected similar hazards are used in the production of epoxy resins, polycarbonate plastics, flame retardants, and PVC.		
620-92-8	Bisphenol F (BPF)				
77-40-7	Bisphenol B (BPB)				
1478-61-1	Bisphenol AF (BPAF)				

Bisphenol A is restricted in several countries including Europe, the Americas and Asia for use in infant products, such as baby bottles. Bisphenols may be found in recycled polymeric and paper materials due to polycarbonate plastic and thermal receipt paper made with Bisphenols entering waste streams. It is an endocrine disrupter associated with many health risks including impact to the reproductive system. Bisphenol restrictions apply to accessible and inaccessible components when a Bisphenol Free claim is made on the product. Bisphenols are also discussed in the Food Contact RSL.


Chlorinated Paraffins								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
85535-84-8	Short-chain chlorinated Paraffins (SCCP) (C10-C13)		May be used as softeners, flame	Leather: ISO 18219-1:2021 (SCCP); ISO 18219-2:2021				
85535-85-9	Medium-chain chlorinated Paraffins (MCCP) (C14-C17)	1000 ppm	retardants, or fat-liquoring agents in leather production; also, as a plasticizer in polymer production.	(MCCP) Textiles and all other materials: ISO 22818:2021 (SCCP + MCCP)	100 ppm			

SCCPs are restricted in the European Union, Switzerland, South Korea and Canada. They are toxic to aquatic organisms. MCCPs are considered toxic by some agencies due to their similar chemical and physical properties to SCCPs. SCCPs and MCCPs are considered as low toxicity to humans, repeated exposure may cause skin dryness or cracking and eye irritation.

Chlorophenols								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
15950-66-0	2,3,4-Trichlorophenol (TriCP)							
933-78-8	2,3,5-Trichlorophenol (TriCP)							
933-75-5	2,3,6-Trichlorophenol (TriCP)		Chlorophenois are polychlorinated compounds used as preservatives or					
95-95-4	2,4,5-Trichlorophenol (TriCP)	pesticides. Pentachlorophenol (PCP), Tetrachlorophenol (TeCP), and Trichlorophenols (TriCP) areProhibitedsometimes used to prevent mold and A	All materials: DIN 50009:2021	0.5 ppm each				
88-06-2	2,4,6-Trichlorophenol (TriCP)							
609-19-8	3,4,5-Trichlorophenol (TriCP)							
4901-51-3	2,3,4,5-Tetrachlorophenol (TeCP)		kill insects when growing cotton and when storing/transporting fabrics.					
58-90-2	2,3,4,6-Tetrachlorophenol (TeCP)		PCP, TeCP, and TriCP can also be used as in-can preservatives in print					
935-95-5	2,3,5,6-Tetrachlorophenol (TeCP)		pastes and other chemical mixtures.					
87-86-5	Pentachlorophenol (PCP)							

Chlorophenols are restricted globally in finished products. Some chlorophenols are endocrine disruptors, some are probable carcinogens and some at certain exposure levels are highly toxic by inhalation or skin contact.



Chlororganic Carriers- Chlorinated Benzenes and Toluenes								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
95-49-8	2-Chlorotoluene							
108-41-8	3-Chlorotoluene	1						
106-43-4	4-Chlorotoluene	1						
32768-54-0	2,3-Dichlorotoluene	1						
95-73-8	2,4-Dichlorotoluene							
19398-61-9	2,5-Dichlorotoluene							
118-69-4	2,6-Dichlorotoluene							
95-75-0	3,4-Dichlorotoluene							
2077-46-5	2,3,6-Trichlorotoluene							
6639-30-1	2,4,5-Trichlorotoluene							
76057-12-0	2,3,4,5-Tetrachlorotoluene							
875-40-1	2,3,4,6-Tetrachlorotoluene		Chlorobenzenes and Chlorotoluenes (Chlorinated Aromatic					
1006-31-1	2,3,5,6- Tetra chlorotoluene							
877-11-2	Penta chlorotoluene	Total: 1 ppm	Hydrocarbons) can be used as	All materials:	0.2 ppm each			
541-73-1	1,3-Dichlorobenzene		carriers in the dyeing process of	EN 17137:2018				
106-46-7	1,4-Dichlorobenzene		polyester or wool/ polyester fibers.					
87-61-6	1,2,3-Trichlorobenzene		They can also be used as solvents.					
120-82-1	1,2,4-Trichlorobenzene							
108-70-3	1,3,5-Trichlorobenzene							
634-66-2	1,2,3,4-Tetrachlorobenzene							
634-90-2	1,2,3,5-Tetrachlorobenzene							
95-94-3	1,2,4,5-Tetrachlorobenzene							
608-93-5	Pentachlorobenzene							
118-74-1	Hexachlorobenzene							
5216-25-1	p-Chlorobenzotrichloride							
98-07-7	Benzotrichloride							
100-44-7	Benzyl Chloride							
95-50-1	1,2-Dichlorobenzene	10 ppm*			1 ppm			

Chlororganic carriers (COC) are restricted globally in finished products. Some COCs are toxic by inhalation or skin contact. COCs above a certain level with long tern exposure, may be carcinogenic. *The Gulf Cooperation Council (GCC) maintains a limit of 1 ppm for 1,2-Dichlorobenzene in textiles.

Dimethyl Fumarate (DMFu)								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
624-49-7	Dimethylfumarate (DMFu)	0.1 ppm	DMFu is an anti-mold agent that may be used in sachets in packaging to prevent the buildup of mold, especially during shipping.	All materials: ISO 16186:2021	0.05 ppm			

Dimethyl fumarate is a biocide that has been used in many consumer products such as shoes and cushions. It is known to caused severe allergic reactions. Consumers exposed to products containing DMF, have experienced serious health problems including skin itching, irritation, redness, burns and, in some cases, acute respiratory difficult.

Dyes (Forbidden and Disperse)								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
2475-45-8	C.I. Disperse Blue 1							
2475-46-9	C.I. Disperse Blue 3							
3179-90-6	C.I. Disperse Blue 7				15 ppm each			
3860-63-7	C.I. Disperse Blue 26			DIN 54231:2022				
56524-77-7	C.I. Disperse Blue 35A		Disperse dyes are a class of water- insoluble dyes that penetrate the fiber system of synthetic or manufactured fibers and are held in place by physical					
56524-76-6	C.I. Disperse Blue 35B							
12222-97-8	C.I. Disperse Blue 102	30 ppm each						
12223-01-7	C.I. Disperse Blue 106		forces without forming chemical bonds.					
61951-51-7	C.I. Disperse Blue 124		(e.g., polyester, acetate, polyamide).					
23355-64-8	C.I. Disperse Brown 1							
2581-69-3	C.I. Disperse Orange 1							
730-40-5	C.I. Disperse Orange 3							
82-28-0	C.I. Disperse Orange 11							





Dyes (Forbidden and Disperse (Continued)								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
12223-33-5								
13301-61-6	C.I, Disperse Orange 37/76/59							
51811-42-8								
85136-74-9	C.I. Disperse Orange 149							
2872-52-8	C.I. Disperse Red 1							
2872-48-2	C.I. Disperse Red 11				15 ppm each			
3179-89-3	C.I. Disperse Red 17							
61968-47-6	C.I. Disperse Red 151			DIN 54231:2022				
119-15-3	C.I. Disperse Yellow 1		Disperse dyes are a class of water- insoluble dyes that penetrate the fiber system of synthetic or manufactured fibers and are held in place by					
2832-40-8	C.I. Disperse Yellow 3							
6300-37-4	C.I. Disperse Yellow 7	20 ppm ooob						
6373-73-5	C.I. Disperse Yellow 9	SU ppili each	physical forces without forming					
6250-23-3	C.I. Disperse Yellow 23		used in synthetic fiber (e.g.,					
12236-29-2	C.I. Disperse Yellow 39		polyester, acetate, polyamide).					
54824-37-2	C.I. Disperse Yellow 49							
54077-16-6	C.I. Disperse Yellow 56							
3761-53-3	C.I. Acid Red 26							
569-61-9	C.I. Basic Red 9							
569-64-2								
2437-29-8	C.I. Basic Green 4							
10309-95-2								
548-62-9	C.I. Basic Violet 3							



Dyes (Forbidden and Disperse (Continued)								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
632-99-5	C.I. Basic Violet 14							
2580-56-5	C.I. Basic Blue 26				15 ppm each			
1937-37-7	C.I. Direct Black 38		Disperse dyes are a class of water- insoluble dyes that penetrate the fiber system of synthetic or manufactured fibers and are held in place by physical forces without forming chemical bonds. Disperse dyes are used in synthetic fiber (e.g., palwater, castate, palwamide)	DIN 54231:2022				
2602-46-2	C.I. Direct Blue 6							
573-58-0	C.I. Direct Red 28	30 ppm each						
16071-86-6	C.I. Direct Brown 95	50 ppm each						
60-11-7	4-Dimethylaminoazobenzene (Solvent Yellow 2)							
6786-83-0	C.I. Solvent Blue 4							
561-41-1	4,4'-bis(dimethylamino)-4''- (methylamino)trityl alcohol							

Certain Dyes are restricted globally in finished products. Disperse dyes are suspected of causing allergic reactions. Some disperse dyes may cleave to form carcinogenic amines.

Dye - Blue Colorant								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
118685-33-9	Component 1: C39H23ClCrN7O12S.2Na	50 mm coch	ch Navy blue colorants are regulated and prohibited from use for dyeing of textiles.	DIN 54231:2005	15 ppm cach			
Not allocated	Component 2: C46H30CrN10O20S2.3Na	50 ppm each			15 ppm each			

The listed dyes are restricted globally in finished products due to toxicity concerns and potential for skin sensitization.



Flame Retardants					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
84852-53-9	Decabromodiphenyl ethane (DBDPE)	With very			
32534-81-9	Pentabromodiphenyl ether (PentaBDE)		limited exceptions,		
32536-52-0	Octabromodiphenyl ether (OctaBDE)		substances,		
1163-19-5	Decabromodiphenyl ether (DecaBDE)		including the		
various	All other Polybrominated diphenyl ethers (PBDE)]	entire class of organohalogen		
79-94-7	Tetrabromobisphenol A (TBBP A)		should no longer		
59536-65-1	Polybromobiphenyls (PBB)	be applied to			
3194-55-6	Hexabromocyclododecane (HBCDD)	Prohibited	materials during		
3296-90-0	2,2-bis(bromomethyl)-1,3-propanediol (BBMP)	(10 ppm	flame retardants	EN 17881-	C many a sail
13674-87-8	Tris(1,3-dichloro-isopropyl) phosphate (TDCPP)	each for incidental	not applicable to this industry are	17881-2:2016	5 ppm each
25155-23-1	Trixylyl phosphate (TXP)	impurities)	regulated		
126-72-7	Tris(2,3,-dibromopropyl) phosphate (TRIS)		stockholm		
545-55-1	Tris(1-aziridinyl) phosphine oxide) (TEPA)		Convention and		
115-96-8	Tris(2-chloroethyl) phosphate (TCEP)		the Aarhus		
5412-25-9	Bis(2,3-dibromopropyl) phosphate (BDBPP)		have been		
446255-22-7, 207122-16-5, 68928-80-3	Heptabromodiphenyl ether (HeptaBDE)		implemented in		
5436-43-1, 40088-47-9	Tetrabromodiphenyl ether (TetraBDE)		the European Union under the		
68631-49-2, 207122-15-4, 36483-60-0	Hexabromodiphenyl ether (HexaBDE)		POPs Regulation		

Flame retardants are restricted globally in finished products. Certain flame retardants are associated with various health impacts, cancer, fertility, and toxicity impact. The 10 ppm limit is established to account for incidental impurities, byproducts, and contaminants. Flame retardants should not be used for any other purpose, e.g., as softeners or plasticizers.



Fluorinated Greenhouse Gases								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
Various	See Regulation (EC) No 842/2006 for a complete list.	Prohibited	May be used as foam blowing agents, solvents, fire retardants, and aerosol propellants.	Sample preparation: Purge and trap — thermal desorption or SPME Measurement: GC/MS	0.1 ppm each			

Fluorinated greenhouse gases are restricted in major markets around the world in finished products. These gases contribute to global warming. See <u>Appendix G</u> for additional information.

Formaldehyde								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
50-00-0	Formaldehyde	Adults: 75 ppm Children: 20 ppm Babies: 16 ppm Towels, bedding, and handkerchiefs: 16 ppm	Used in textiles as an anti-creasing and anti-shrinking agent. It is also often used in polymeric resins.	All materials except Leather: JIS L 1041-2011 A (Japan Law 112) or EN ISO 14184-1:2011 Leather: EN ISO 17226-2:2019 with EN ISO 17226-1:2021 confirmation method in case of interferences. Alternatively, EN ISO 17226-1:2021 can be used on its own.	16 ppm			

Formaldehyde is restricted globally in apparel, footwear and accessories. Formaldehyde is a probable carcinogen and is an irritant to the skin, eyes, nose and throat. United Arab Emirates Cabinet Resolution No. (54) restricts Formaldehyde in children's textiles to 20 ppm. Indonesia Ministerial Regulation No. 18 limits Formaldehyde to "not detected" (16 ppm) in the following products towels, bedding, and handkerchiefs.



Heavy Metals (Extractable and Total)									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
7440-36-0	Antimony (Sb)	Extractable 30 ppm	Found in or used as a catalyst in polymerization of polyester, flame retardants, fixing agents, pigments, and alloys.	All materials except Leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072-1:2019	3 ppm				
7440-38-2		Extractable 0.2 ppm	Arsenic and its compounds can be used in preservatives, pesticides,	Extractable: All materials except Leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072-1:2019	Extractable: 0.1 ppm				
	Arsenic (As)	Total 100 ppm	and defoliants for cotton, synthetic fibers, paints, inks, trims, and plastics.	Total: All materials except Leather: DIN EN 16711-1:2016 Leather: DIN EN ISO 17072-2:2019	Total: 10 ppm				
7440-39-3	Barium (Ba)	Extractable 1000 ppm	Barium and its compounds can be used in pigments for inks, plastics, and surface coatings, as well as in dyeing, mordants, filler in plastics, textile finishes, and leather tanning.	All materials except Leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072-1:2019	100 ppm				
		Extractable 0.1 ppm	Cadmium compounds may be used as pigments (especially in red,	Extractable: All materials except Leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072-1:2019	Extractable:				
7440-43-9	Cadmium (Cd)	Total 40 ppm	orange, yellow and green); as a stabilizer for PVC; and in fertilizers, biocides, and paints.	Total: All materials except Leather: DIN EN 16711-1:2016 Leather: DIN EN ISO 17072-2:2019	Total: 10 ppm				
7440-47-3	Chromium (Cr)	Extractable Textiles Babies: 1 ppm Adults and Children: 2 ppm	Chromium compounds can be used as dyeing additives; dye-fixing agents; colorfastness aftertreatments; dyes for wool, silk, and polyamide (especially dark shades); and leather tanning.	Textiles: DIN EN 16711-2:2016 Leather: EN ISO 17072-1:2019	0.05 ppm				



Heavy Metals (Extractable and Total, Continued)									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
18540-29-9	Chromium VI	Extractable Textiles 1 ppm	Though typically associated with leather tanning, Chromium VI also may be used in the "after-	Textiles: DIN EN 16711-2:2016 with EN ISO 17075-1:2017 if Cr is detected Leather: EN ISO 17075-1:2017 and EN ISO 17075-2:2017 for confirmation in case the extract causes interference.	Leather: 3 ppm				
		Extractable: leather 3 ppm	chroming" process for wool dyeing (Chrome salts applied to acid- dyed wool to improve fastness).	Alternatively, EN ISO 17075-2:2017 may be used on its own. Ageing test: ISO 10195:2018 Method A2 is used at brand discretion. GB/T22807 - Spectrophotometric method GB/T38402 - Chromatography method	Textiles: 0.5 ppm				
7440-48-4	Cobalt (Co)	Extractable: Adults 4 ppm	Cobalt and its compounds can be used in alloys, pigments, dyestuff,	All materials except Leather:	0.5				
		Extractable: children and babies 1 ppm	and the production of plastic buttons.	Leather: DIN EN ISO 17072-1:2019	0.5 ppm				
7440 50 0	Copper (Cu)	Extractable: Adults 50 ppm	Copper and its compounds can be found in alloys and pigments, and	All materials except Leather:					
7440-50-8		Extractable: children and babies 25 ppm	agent. Copper is exempt from restriction limits in Metal parts.	Leather: DIN EN ISO 17072-1:2019	5 ppm				
		Extractable: Adults 1 ppm	May be associated with alloys,	Extractable: All materials except Leather: DIN EN 16711-2:2016	Evtractable				
7439-92-1	Lead (Pb)	Extractable: children and	plastics, paints, inks, pigments and surface coatings. Crystal or "lead	Leather: DIN EN ISO 17072-1:2019 Total:	0.1 ppm				
		babies 0.2 ppm Total 90 ppm	restrictions.	Mon-metal: CPSC-CH-E1002-08.3 Metal: CPSC-CH-E1001-08.3 Lead in paint and surface coatings: CPSC- CH-E1003-09.1	Total: 10 ppm				



Heavy Metals (Extractable and Total, Continued)									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
7439-97-6	Mercury (Hg)	Extractable 0.02 ppm	Mercury compounds can be present	Extractable: All materials except Leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072-					
		Total 0.5 ppm	in pesticides and as contaminants in caustic soda (NaOH). They may also be used in paints.	1:2019 Total: Non-metal: CPSC-CH-E1002-08.3 Metal: CPSC-CH-E1001-08.3 Lead in paint and surface coatings: CPSC-CH-E1003-09.1	Extractable: 0.02 ppm Total: 0.1 ppm				
7440-02-0	Nickel (Ni)	Extractable 1 ppm		Extractable: All materials except Leather:					
		Release (metal parts with prolong skin contact) 0.5 ug/cm2/week	Nickel and its compounds can be used for plating alloys and improving corrosion-resistance and hardness of alloys. They can also occur as	DIN EN 16711-2:2016 Leather: DIN EN ISO 17072- 1:2019 Release: EN 12472:2020 and	Extractable: 0.1 ppm Release: 0.5 µg/cm²/week				
		Eyewear frames 0.5 ug/cm2/week	impurities in pigments and alloys.	EN 1811:2011+A1:2015 Release (eyewear frames): EN 16128:2015					
7782-49-2	Selenium (Se)	Extractable 500 ppm	May be found in synthetic fibers, paints, inks, plastics and metal trims.	All materials except leather: DIN EN 16711-2:2016 Leather: DIN EN ISO 17072- 1:2019	Extractable: 50 ppm				

Heavy metals are regulated globally in finished products. They are associated with human and environmental toxicity. Some heavy metals are carcinogenic. Egypt restricts extractable Chromium to 2 ppm in leather products for babies and 200 ppm in leather products for other ages. Indonesia Ministerial Regulation No. 18 limits copper to 25 ppm the following products: towels, bedding, and handkerchiefs. Indonesia Ministerial Regulation No. 18 limits extractable Lead to 0.2 ppm in the following products: towels, bedding, and handkerchiefs.



Monomers									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
100-42-5	Styrene	500 ppm	Styrene is a precursor for polymerization and may be present in various Styrene copolymers like plastic buttons. Free styrene is restricted, not total styrene.	Extraction in Methanol GC/MS, sonication at 60 degrees C for 60 minutes	50 ppm				
75-01-4	Vinyl Chloride	1 ppm	Vinyl Chloride is a precursor for polymerization and may be present in various PVC materials.	EN ISO 6401:2008	1 ppm				

Monomers are restricted globally in finished products. Styrene and vinyl chloride monomers are concerned to be carcinogenic.

N-Nitrosamines								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
62-75-9	N-nitrosodimethylamine (NDMA)							
55-18-5	N-nitrosodiethylamine (NDEA)							
621-64-7	N-nitrosodipropylamine (NDPA)	Prohibited	Can be formed as by-product in the production of rubber.	EN ISO 19577:2019 with LC/MS/MS verification if positive. Alternatively, GB/T 24153- 2009 Determination using GC/MS, with LC/MS/MS				
924-16-3	N-nitrosodibutylamine (NDBA)							
100-75-4	N-nitrosopiperidine (NPIP)				0.5 ppm each			
930-55-2	N-nitrosopyrrolidine (NPYR)							
59-89-2	N-nitrosomorpholine (NMOR)							
614-00-6	N-nitroso N-methyl N-phenylamine (NMPhA)			verification if positive.				
612-64-6	N-nitroso N-ethyl N-phenylamine (NEPhA)							

Nitrosamines are restricted globally in finished children's products. Nitrosamines are suspected carcinogens.



Organotin Compounds								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
Various	Dibutyltin (DBT)				0.1 ppm each			
Various	Dioctyltin (DOT)	1 ppm each	Class of chemicals combining tin and organics such as butyl and phenyl groups. Organotins are predominantly found in the environment as antifoulants in marine paints, but they can	All materials: CEN ISO/TS 16179:2012 or EN ISO 22744-1:2020				
Various	Monobutyltin (MBT)							
Various	Tricyclohexyltin (TCyHT)							
Various	Trimethyltin (TMT)							
Various	Trioctyltin (TOT)		also be used as biocides					
Various	Tripropyltin (TPT)		catalysts in plastic and glue					
Various	Tributyltin (TBT)	0.5	production, and heat stabilizers in plastics/rubber.					
Various	Triphenyltin (TPhT)	0.5 ppm each	·					

Organotins are restricted globally in finished products. Some organotins may act as immunotoxins.

Ortho-Phenylphenol									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
90-43-7	Ortho-phenylphenol (OPP)	1000 ppm	OPP is used for its preservative properties in leather or as a carrier in polyester dyeing processes.	All materials: DIN 50009:2021	100 ppm				

Ortho-phenylphenol is regulated by some voluntary standards in finished products. OPP is found to cause discoloration of the skin and irritation to the mucous membranes of the eyes.

Ozone-depleting Substances									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
Various	See Regulation (EC) No 1005/2009 for a complete list.	Prohibited	Ozone-depleting substances have been used as a foaming agents in PU foams as well as a dry-cleaning agents.	All materials: GC/MS headspace 120 degrees C for 45 minutes	5 ppm				

Ozone-depleting substances are regulated globally in finished products. This is an international effort to protect the ozone layer.



Perfluorinated and Polyfluorinated Chemicals (PFAS)									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
Various	All PFAS as measured by total organic fluorine	Soft goods only: 100 ppm by 2025 50 ppm by 2027	PFAS may be used in commercial water-, oil-, and stain-repellent	EN 14582:2016 or ASTM D7359:2018	50 ppm total				
Various	Perfluorooctane Sulfonate (PFOS) and related substances		membranes that remove moisture, e.g., PTFE.		1 μg/m2 total				
Various	Perfluorooctanoic Acid (PFOA) and its salts		Refer to Appendix B in <u>AFIRM's</u> <u>RSL</u> for a list of PFAS substances	All materials: EN ISO 23702-1 or EN 17681-1:2022 & 17681-2:2022	25 ppb total				
Various	PFOA-related substances		testing can be conducted to indicate whether PFAS chemistry is		1000 ppb total				
Various	Perfluorohexane-1-sulphonic acid (PFHxS) and its salts	Drobibitod	Prohibited An update to AFIRM's PFAS Chemical Information Sheet will		25 ppb total				
Various	PFHxS-related substances	FIGHIBILED			1000 ppb total				
Various	C9-C14 Perfluorocarboxylic acids (PFCAs) and their salts		the entire class of PFAS, with a recommended testing approach to		25 ppb total				
Various	C9-C14 PFCA-related substances		regulations using the methods included in this section.		260 ppb total				
Various	Other Perfluoroalkyl Carboxylic Acids (PFCAs)				100 ppb total				

Regulations around the world ban the use of PFAS in apparel and footwear, with partial or full exemptions for personal protective equipment and outdoor apparel for severe wet conditions.

See <u>Appendix H</u> for additional information about PFAS.



Pesticides								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit			
Various	Pesticides	Prohibited	May be found in natural fibers, primarily cotton.	All materials: ISO 15913/DIN 38407 F2 or EPA 8081/EPA 8151A or BVL L 00.00- 34:2010-09	0.5 ppm each			

Pesticides are regulated globally in finished materials products. The listed pesticides are classified as either Class A1 (extremely hazardous) or Class 1B (highly hazardous). See <u>Appendix I</u> for additional information.

Phthalates									
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
28553-12-0	Di-Iso-nonyl phthalate (DINP)		Esters of ortho-phthalic acid (Phthalates) are a class of organic						
117-84-0	Di-n-octyl phthalate (DNOP)		compound commonly added to						
117-81-7	Di(2-ethylhexyl)-phthalate (DEHP)		They are sometimes used to						
26761-40-0	Diisodecylphthalate (DIDP)		facilitate the molding of plastic by decreasing its melting	Sample preparation for all	50 ppm each				
85-68-7	Butylbenzylphthalate (BBP)		n each	materials: CPSC-CH-C1001- 09.4 Measurement: Textiles: GC/MS, EN ISO 14389:2022 (7.1 Calculation based on weight of print only; 7.2 Calculation based on weight of print and textile if print cannot be removed). All materials except textiles: GC/MS					
84-74-2	Dibutyl phthalate (DBP)								
84-69-5	Diisobutyl phthalate (DIBP)	500 ppm each							
84-75-3	Di-n-hexylphthalate (DnHP)	Total 1000 ppm	Polymeric coatings Listed here						
84-66-2	Diethyl phthalate (DEP)		as well as those included on the						
131-11-3	Dimethyl phthalate (DMP)		REACH substances of very high concern (SVHC) candidate list at						
131-18-0	Di-n-pentyl phthalate (DPENP)		the time of publication. Suppliers						
84-61-7	Dicyclohexyl phthalate (DCHP)	shc RS SVI or r free	RSL includes all phthalates on the SVHC list—whether itemized here or not— since the list is updated frequently.						

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Phthalates (C	Phthalates (Continued)								
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit				
71888-89-6	1,2-Benzenedicarboxylic acid, di- C6-8-branched alkyl esters, C7-rich								
117-82-8	Bis(2-methoxyethyl) phthalate		Esters of ortho-phthalic acid						
605-50-5	Diisopentyl phthalate (DIPP)		(Phthalates) are a class of organic compound commonly added to						
131-16-8	Dipropyl phthalate (DPRP)		plastics to increase flexibility.		50 ppm each				
27554-26-3	Diisooctyl phthalate (DIOP)		facilitate the molding of plastic by						
68515-50-4	1,2-Benzenedicarboxylic acid, dihexyl ester, branched and linear		600 ppm each Fotal 1000 ppm Fotal 1000 ppm are all legally restricted phthalates as well as those included on the REACH substances of very high concern (SVHC) candidate list at the time of publication. Suppliers should assume that the AFIRM RSL includes all phthalates on the SVHC list—whether itemized here or not— since the list is updated	Sample preparation for all materials: CPSC-CH-C1001- 09.4 Measurement: Textiles: GC/MS, EN ISO 14389:2022 (7.1 Calculation based on weight of print only; 7.2 Calculation based on weight of print and textile if print cannot be removed). All materials except textiles: GC/MS					
71850-09-4	Diisohexyl phthalate (DIHxP)	500 ppm each							
68515-42-4	1,2-Benzenedicarboxylic acid, di- C7-11-branched and linear alkyl esters (DHNUP)	Total 1000 ppm							
68648-93- 1 68515-51-5	1,2-Benzenedicarboxylic acid, di- C6-10-alkyl esters or mixed decyl and hexyl and octyl diesters with ≥ 0.3% of dihexyl phthalate; 1,2- Benzenedicarboxylic acid, mixed decyl and hexyl and octyl diesters; 1,2-Benzenedicarboxylic acid, di- C6-10-alkyl esters								
84777-06-0	1,2-Benzenedicarboxylic acid								
776297-69-9	n-Pentyl-isopentylphthalate (nPIPP)								

Phthalates are regulated globally in finished materials and products. Phthalates are linked to health impacts such as hormone disruption and reproductive and development issues.

Polycyclic Aromatic Hydrocarbons (PAHs)									
CAS No.	Substance Name	Restriction		Potential Uses	Test Method	Reporting Limit			
		Individual	Sum of all PAHs						
83-32-9	Acenaphthene			PAHs are natural components					
208-96-8	Acenaphthylene			of crude oil and are common					
120-12-7	Anthracene			residues from oil refining. PAHs have a characteristic smell					
191-24-2	Benzo(g,h,i)perylene			similar to that of car tires or					
86-73-7	Fluorene	No individual		PAHs are added to rubber and					
206-44-0	Fluoranthene	restriction		plastics as a softener or extender and may be found in rubber, plastics, lacquers and coatings, PAHs are often found					
193-39-5	Indeno(1,2,3-cd)pyrene		Total 10 ppm						
91-20-3	Naphthalene			All Materials:					
85-01-8	Phenanthrene			in printing pastes for screen prints. PAHs can be present as impurities in Carbon Black.	AFPS GS 2019 or EN 17132 or ISO	0.2 ppm each			
129-00-0	Pyrene		Total TO ppm						
56-55-3	Benzo(a)anthracene*			thermal decomposition of	16190				
50-32-8	Benzo(a)pyrene			recycled materials during reprocessing **Naphthalene:					
205-99-2	Benzo(b)fluoranthene*	1 ppm each		Dispersing agents for textile					
192-97-2	Benzo[e]pyrene*	Childeore		naphthalene concentrations					
205-82-3	Benzo[j]fluoranthene*	products		Naphthalene derivatives (e.g.,					
207-08-9	Benzo(k)fluoranthene*	0.5 ppm each		poor quality Naphthalene Sulphonate Formaldehyde					
218-01-9	Chrysene*			condensation products).					
53-70-3	Dibenzo(a,h)anthracene*								

PAHs are regulated globally in finished materials and products. They are highly toxic to aquatic organisms and may have long term effects on the environment. Some PAHs may be carcinogenic and/or reproductive toxins.



Polymers					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
9002-86-2	Polyvinyl Chloride (PVC)	Prohibited		FTIR	N/A

Due to the toxic impact PVC has on humans and the environment, many governments around the world are banning the use of PVC. Governments are encouraging the phase out of PVC products that cannot easily be recycled.

Quinoline					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
91-22-5	Quinoline	50 ppm	Found as an impurity in polyester and some dyestuffs. Quinoline can be included with disperse dye testing, as the same method is used for both.	All materials: DIN 54231:2022 with methanol extraction at 70 degrees C	10 ppm

Quinoline is classified as a carcinogenic substance. It has a high solubility in water and is toxic to aquatic life. In manufacturing presses where the dyed textiles are wasted there is potential for harm to downstream aquatic life.



Solvents					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
68-12-2	Dimethylformamide (DMFa)	500 ppm	Solvent used in plastics, rubber, and polyurethane (PU) coating. Water based PU does not contain DMFa and is therefore preferable.		
75-12-7	Formamide		Byproduct in the production of EVA foams.		
127-19-5	Dimethylacetamide (DMAC)	1000 ppm each	Solvent used in the production of elastane fibers and sometimes as substitute for DMFa.		50 ppm each
872-50-4	N-Methyl-2-pyrrolidone (NMP)		Industrial solvent used in production of water-based Polyurethanes and other polymeric materials. May also be used as a surface treatment for textiles, resins, and metal-coated plastics, or as a paint stripper.	All other materials: ISO 16189:2021	
2687-91-4	N-Ethy-2-pyrrolidone (NEP)		Solvent used in lithographic printing, jet print ink.		10 ppm Next to the skin use and Occasional skin contact 100 ppm No Skin contact
75-09-2	Dichloromethane	Prohibited	Blowing agent used in PU foams, aerosol sprays.	Headspace GCMS	5 ppm
120-82-1	1,2,4-trichlorobenzene		Solvent, also used as a precursor to dyes and pesticides.	ISO 17881-1:2016	1 ppm

The listed substances are restricted in the EU under REACH as substances of very high concern (SVHC). DMFa is a reproductive toxin.

UV Absorbers / Stabilizers						
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit	
2440-22-4	Drometrizole		Used as UV Absorbers for Plastics (PVC, PET, PC, PA, ABS, and other Polymers), Rubber, and Polyurethane.			
3846-71-7	UV 320	1000 ppm	PU foam materials such as open cell foams for padding. Used as UV- absorbers for plastics (PVC, PET, PC, PA, ABS, and other polymers), rubber,	ISO 24040 with extraction in THF, analysis by GC/MS	100 ppm each	
3864-99-1	UV 327	each				
25973-55-1	UV 328					
36437-37-3	UV 350		polyurethane.			

The listed substances are restricted in the EU under REACH as substances of very high concern (SVHC). The substances may cause damage to organs through prolonged exposure and are suspected to be carcinogenic.

Volatile Organic Compounds						
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit	
71-43-2	Benzene	Prohibited				
67-66-3	Chloroform		These VOCs should not be used	For general VOC screening: GC/MS headspace 45 minutes at 120 degrees C	Benzene: 5 ppm Other: 20 ppm each	
75-35-4	1,1-Dichloroethylene	1000 ppm coch	in textile auxiliary chemical preparations. They are associated with solvent based processes such as solvent based polyurethane coatings and glues/adhesives. They should not be used for any kind of facility cleaning or spot cleaning.			
76-01-7	Penta chloroethane	rooo ppm each				
630-20-6	1,1,1,2- Tetrachloroethane					
75-15-0	Carbon Disulfide	Total 1000 nam				
56-23-5	Carbon tetrachloride					
108-94-1	Cyclohexanone	(continues on next page)				

Volatile Organic Compounds					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
107-06-2	1,2-Dichloroethane				
100-41-4	Ethylbenzene			For general VOC screening: GC/MS headspace 45 minutes at 120 degrees C	Benzene: 5 ppm Other: 20 ppm each
79-34-5	1,1,2,2- Tetrachloroethane		These VOCs should not be used in textile auxiliary chemical preparations. They are associated with solvent based processes such as solvent based polyurethane coatings and glues/adhesives. They should not be used for any kind of facility cleaning or spot cleaning.		
127-18-4	Tetrachloroethylene (PER)				
108-88-3	Toluene	Total 1000 ppm			
71-55-6	1,1,1- Trichloroethane				
79-00-5	1,1,2- Trichloroethane				
79-01-6	Trichloroethylene				
1330-20-7	Xylenes (meta-, ortho-, para-)				

VOCs are regulated globally in finished materials and products. The listed VOCs have adverse health effects on humans and the environment.

Food Contact: Material Risk Matrix

The Food Contact Material Risk Matrix outlines the risk associated with chemicals commonly found in specific material types which will come into direct and indirect contact with food.

Suppliers should utilize this matrix to support their understanding of what chemicals are of highest concern based on the material type being supplied to YETI.

Food contact materials must meet the requirements of both the General Product RSL and the Food Contact RSL.

Substance	Ceramic	Glass	Metal	Plastics	Rubbers	Silicone
Bisphenols (BPA, BPF, BPS)				Р	Р	Р
Formaldehyde						
Heavy metals, Extractable						
Heavy metals, Extractable						
Heavy metals, Total						
Monomers						
N-nitrosamines						
Phthalates						
Polycyclic Aromatic Amines (PAA)						
P Priority Chemical High Risk		High Ris	k			

Lowest Risk

Low Risk

Restricted Substance List – Food Contact Materials

This section outlines chemicals and their restricted limits within materials and substances that will come into direct and indirect contact with food.

Bisphenols (S	Bisphenols (Specific Migration)					
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit	
80-05-7	Bisphenol A (BPA)	0.05 ppm Drinking cups or bottles intended for infants and young children up to 3 years of age (also applies to varnishes and coatings): Prohibited	Found in polycarbonate materials and coatings/varnishes.	Food simulant extraction followed by LC- DAD-FLD, LC-MS-MS or equivalent	0.01 ppm	

Bisphenols (Total)						
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit	
80-05-7	Bisphenol A (BPA)			1 g sample/20 mL THF or other appropriate solvent that will dissolve the plastic, sonication for 60 minutes at 60°C, analysis with LC/MS		
80-09-1	Bisphenol S (BPS)		Found in polycarbonate materials and epoxy coatings for cans.		0.1 ppm each	
620-92-8	Bisphenol F (BPF)	0.1 ppm				
77-40-7	Bisphenol B (BPB)					
1478-61-1	Bisphenol AF (BPAF)					

Bisphenol A is restricted in several countries in Europe, the Americas and Asia for use in infant products, such as baby bottles. It is an endocrine disrupter associated with many health risks including impact to the reproductive system. Bisphenol restrictions apply to food contact articles, or when a Bisphenol Free claim is made on the product.



Specific Mig	gration Limits of Heavy M	letals			
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
7429-90-5	Aluminum	1 mg/Kg			
7440-39-3	Barium	1 mg/Kg			
7440-48-4	Cobalt	0.05 mg/Kg			
7440-50-8	Copper	5 mg/Kg			
7439-89-6	Iron	48 mg/Kg			0.01 mg/Kg
7439-93-2	Lithium	0.6 mg/Kg			
7439-96-5	Manganese	0.6 mg/Kg		Extraction followed by analysis of each element using ICP-MS	
7440-02-0	Nickel	0.02 mg/Kg			
7440-66-6	Zinc	5 mg/Kg	Can be found in colorants, stabilizers		
7440-36-0	Antimony	0.04 mg/Kg	and other additives used in the		
7440-38-2	Arsenic	Prohibited	formulation of plastic materials.		
7440-47-3	Chromium	Prohibited			
7440-53-1	Europium	0.05 mg/Kg			
7440-54-2	Gadolinium	0.05 mg/Kg			
7439-91-0	Lanthanum	0.05 mg/Kg			
7439-92-1	Lead	Prohibited			
7439-97-6	Mercury	Prohibited			
7440-27-9	Terbium	0.05 mg/Kg			
7440-43-9	Cadmium	Prohibited			

For the following substances "Ammonium, calcium, potassium, magnesium, sodium" the migration is subject to Article 11(3) and Article 12 so they shall be evaluated through overall migration (limitation 60 mg/Kg).

Specific Migration Limits of Monomers						
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit	
Various	General SML	Refer to Positive List for food contact materials	Various monomers are used to polymerize polymeric substances. The monomer used is dependent on the polymer type.	Depends on the SML	Depends on SML	

Links to the food positives lists can be found below:

Country/Region	Positive List
Japan	Utensils, containers and Packaging
EU	Positive List of Food Contact Substances for Plastics
United States	Search for Food Ingredient and Packaging Inventories

Specific Mi	gration Limits of Poly Aromatic Amines				
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
92-67-1	4-Aminobiphenyl (4-ABP)	0.002 mg/Kg			
90-04-0	o-Anisidine (o-ASD)	0.002 mg/kg			
92-87-5	Benzidine (BNZ)	0.002 mg/Kg			
106-47-8	4-Chloro-Aniline (4-CA)	0.002 mg/kg			
95-69-2	4-Chloro-o-Toluidine (4-CoT)	0.002 mg/Kg			
101-80-4	4,4-Diaminodiphenylether (4,4'-DPE)	0.002 mg/kg			
101-77-9	4,4'-Methylenedianiline (4,4'-MDA)	0.002 mg/Kg			
838-88-0	4,4-Methylenedi-o-toluidine (4,4'-MDoT)	0.002 mg/kg			
120-71-8	2-Methoxy-5-Methylaniline (2-M-5-MA)	0.002 mg/Kg	Intermediate	Extraction in 3%	
615-05-4	4-Methoxy-m-phenylenediamine (4-M-mPDA)	0.002 mg/kg	manufacturing of	based on	0.002 mg/Kg
95-53-4	o-Toluidine (o-T)	0.002 mg/Kg	plastics, rubbers and adhesives.	condition of use	
95-80-7	2,4-Toluenediamine (2,4-TDA)	0.002 mg/kg			
119-93-7	3,3-Dimethylbenzidine (3,3-DMB)	0.002 mg/Kg			
137-17-7	2,4,5-Trimethylaniline (2,4,5-TMA)	0.002 mg/kg			
101-14-4	2,2'-dichloro-4,4'-methylenedianiline (MOCA)	0.002 mg/Kg			
119-90-4	3,3'-dimethoxybenzidine o-dianisidine	0.002 mg/kg			
139-65-1	4,4'-thiodianiline	0.002 mg/Kg			
60-09-3	4-Aminoazobenzene	0.002 mg/kg			
91-59-8	2-naphthylamine	0.002 mg/Kg			



Specific Migration Limits of Poly Aromatic Amines (Continued)							
CAS No.	Substance Name	Potential Uses	Test Method	Reporting Limit			
91-94-1	3,3'-dichlorobenzidine 3,3'-dichlorobiphenyl-4,4'-ylenediamine	0.002 mg/Kg		Extraction in 3% acetic acid based on condition of use	0.002 mg/Kg		
97-56-3	o-aminoazotoluene,4-amino-2',3-dimethylazobenzene,4-o-tolylazo-o- toluidine	0.002 mg/kg	Intermediate used in the manufacturing of plastics, rubbers and adhesives.				
99-55-8	5-nitro-o-toluidine	0.002 mg/Kg					
62-53-3	Aniline (ANL)	0.002 mg/kg (Sum of all					
95-68-1	2,4-Dimethylaniline (2,4-DMA)						
87-62-7	2,6-Dimethylaniline (2,6-DMA)						
108-45-2	m-Phenylenediamine (m-PDA)						
823-40-5	2,6-Toluenediamine (2,6-TDA)						

Primary aromatic amines ('PAA') are a family of compounds, some of which are carcinogenic, while others are suspected carcinogens. PAA may arise in food contact materials from authorized substances, from the presence of impurities or from breakdown products as well as the use of azo dyes to color materials. Annex II of Regulation (EU) No 10/2011 sets out that such PAA shall not migrate from plastic materials and articles into food or food simulant.

Examples of Materials within the Scope of YETI Packaging RSL

The list below provides examples of packaging materials within each category but is not all-inclusive. If you are unsure what category your material falls under, please contact YETI or the lab for clarification. It is important to ensure the correct category is identified as this determines what tests should be conducted to provide a final declaration stating compliance to YETI Packaging RSL.

Paper & Wood	Plastic & Wrap	Finishing, Dyes, Inks & Coatings	Metal	Textiles	Other Items
 Boxes/cartons Corrugated shipping boxes/cartons Gift boxes Hang Tags J board Stuffing Tissue paper UPC paper Stickers Tape Thermal receipt paper 	 Boxes, single pack and multi-pack Hang tags Plastic cases Poly bags Poly bags, zippered Price tags Retail carry bags Stickers Tape 	 & Coatings Cellulose laminates Coatings containing heavy metals Foil stamping Hot-stamp printing Lamination, matte or gloss Soft-touch coatings Spot UV Uncoated UV coatings Varnish coatings Water-based 	 Magnets Bead chain Eyelets/grommets Pins Zippers 	 Synthetic textiles Plant based textiles Natural fibers (i.e., silk, wool) 	 Silica gel/desiccant sachets Antimicrobial stickers Stuffing materials, expanded foam materials
		coatings			

Packaging: Material Risk Matrix

The Packaging Risk Matrix outlines the risk associated with chemicals commonly found in specific material types. YETI defines packaging as any product made to be used for the containment, protection, handling, delivery, and presentation of goods, from raw materials to processed goods or from the producer to the user or the consumer. Packaging is not restricted to any material type.

Substance	Paper & Wood	Plastic & Wrap	Finishing, Dyes, Inks & Coatings	Metal	Textiles	Other Items
Alkylphenol (AP) and Alkylphenol Ethoxylates (APEOs), including all isomers						
Azo-amines and Arylamine Salts						
Bisphenols						
Butylhydroxytoluene (BHT)						
Dimethylfumarate (DMFu)						
Formaldehyde						
Heavy Metals, Chromium VI1						
Heavy Metals, Cadmium Total1						
Heavy Metals, Lead Total1						
Heavy Metals, Mercury Total1						
Organotin Compounds						
Perfluorinated and Polyfluorinated Chemicals (PFAS)			Р		Р	
Phthalates						
PVC		Р	Р		Р	
P Priority Chemical High Risk High Risk Moderate Risk		Low R	isk		Lowest Ri	sk



Restricted Substance List – Packaging

This section outlines chemicals and their restricted limits within packaging materials.

CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
Various	Alkylphenol (AP) and Alkylphenol Ethoxylates (APEOs), including all isomers	Total 100 ppm	APEOS are used as surfactants in the production of plastics, elastomers, paper, and textiles. These chemicals can be found in many processes involving foaming, emulsification, solubilization, or dispersion. APEOs can be used in paper pulping, lubrication oils, and plastic polymer stabilization. APs are used as intermediaries in the manufacture of APEOs and antioxidants used to protect or stabilize polymers. Biodegradation of APEOs into APs is the main source of APs in the environment.	NP & OP Textiles: EN ISO 21084:2019 Polymers and all other materials: 1 g sample/20 mL THF, sonication for 60 minutes at 70°C, analysis according to EN ISO 21084:2019 NPEO & OPEO All materials EN ISO 18254-1:2016 with determination of APEO using LC/MS or LC/MS/MS	Sum of NP & OP 10 ppm Sum of NPEO & OPEO 20 ppm
Various	Azo-amines and Arylamines	20 ppm each	Azo dyes and pigments are colorants that incorporate one or several azo groups (-N=N-) bound with aromatic compounds.	All materials: EN ISO 14362-1:2017 p-Aminoazobenzene: All materials: EN ISO 14362-3:2017	5 ppm each
128-37-0	Dibutylhydroxytoluene (BHT)	25 ppm	Used as an antioxidant in plastics to prevent aging. Can cause phenolic yellowing in textiles.	ASTM D4275	5 ppm
80-05-7	Bisphenol A	1 ppm	Used in the production of epoxy resins, polycarbonate plastics, flame retardants, and PVC. It is often used as a coating in thermal receipt paper as a developer.	Extraction: 1 g sample/20 ml THF, sonication for 60 minutes at 60 degrees C, analysis with LC/MS	1 ppm



CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
50-00-0	Formaldehyde	150 ppm	Formaldehyde can be found in polymeric resins, binders, and fixing agents for dyes and pigments, including those with fluorescent effects. It is also used as a catalyst in certain printing, adhesives, and heat transfers. Formaldehyde can be used in antimicrobial applications for odor control. Formaldehyde found in packaging can off-gas directly onto product. Composite wood materials (e.g., particle board and plywood) must comply with California and U.S. formaldehyde emission requirements (40 CFR 770). Though formaldehyde legislation does not specifically apply to packaging, suppliers are advised to refer to brand-specific requirements for these materials.	Wood: EN 717-3 Paper: EN 645 and EN 1541 Finishing's, Dyes, Inks & Coatings: JIS L 1041-2011 A (Japan Law 112) or EN ISO 14184-1:2011 Textiles: JIS L 1041-2011 A (Japan Law 112) or EN ISO 14184-1:2011 Alternatively, GB/T 2912.1	16 ppm
7440-43-9	Cadmium			All materials: Total heavy metals (Cd, Cr, Pb &	1 ppm
7439-92-1	Lead		Used in colorants, pigments, in inks, paints, plastics. Found in metals, leathers, glass, ceramic etc.	Hg): EN ISO 16711-1 If total of four heavy metals exceeds 100 ppm and Cr is detected, test for CrVI	10 ppm
7439-97-6	Mercury	Total Sum ≤100 mg/kg			5 ppm
18540-29-9	Chromium (VI)			Metal: IEC 62321-7-1:2015 All other materials: IEC 62321-7- 2:2015	3 ppm



CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
Various	Organotin	1 ppm each DBT, DOT, MBT, TCyHT, TMT, TOT and TPT 0.5 ppm each TBT and TPhT	Organotins are predominantly found in the environment as antifoulants in marine paints, but they can also be used as biocides (e.g., antibacterials), catalysts in plastic and glue production, and heat stabilizers in plastics/rubber. In textiles and apparel packaging, organotins are associated with plastics/ rubber, inks, paints, metallic glitter, polyurethane products and heat transfer material.	CEN ISO/TS 16179:2012	0.1 ppm each
9002-86-2	PVC	Prohibited	Used in soft and clam shell packaging.	FTIR	NA
624-49-7	Dimethyl Fumarate	Prohibited (< 0.1 mg/kg)	Used as an anti-mold agent that may be used in sachets in packaging to prevent the buildup of mold, especially during shipping.	Textiles: EN 17130:2019 All other materials: CEN ISO/TS 16186:2012	0.05 ppm
Various	Phthalates*	≤100 mg/kg	Used to soften plastics, also found in paints.	All materials: CPSC-CH-C1001-09.4, analysis by GC/MS	50 ppm each
Various	PFOS, PFOS related substances, PFOA, PFOA salts, PFOA related substances	None Detected	Used in coatings as a resistance to	All Materials: EN ISO 23702-1	1 μg/m2 each or 100 ppb total depending on PFAS
Various	PFAS	100 ppm	water, oil and stain repellent.	EN 14582:2016	20 ppm

*A full list of restricted phthalates can be found in Appendix J.



TESTING SCHEME

Marage HPX

Bairs

AN-084-66

TESTING SCHEME

Suppliers are responsible for ensuring the initial and ongoing compliance of materials being supplied to YETI. It is the supplier's responsibility to ensure compliance to applicable laws, the YETI RSL Program, and all other legally binding compliance requirements.

YETI requires all Finished Good suppliers to conduct an annual RSL Program review on materials supplied to YETI to validate continued compliance at the material state. Finished Good suppliers will be responsible for annually certifying the ongoing compliance of all materials being used to manufacture YETI products, regardless of where the raw material or components are sourced. These suppliers must inform sub suppliers of the RSL Program requirements to verify compliance. All Finished Good suppliers are required to certify material compliance with this RSL Program no less than once per calendar year or at YETI's reasonable request.

YETI highly encourages all material, component and finished goods suppliers to utilize the Material Testing Matrices provided on the following pages to confirm compliance to the YETI RSL Program. Please Refer to <u>Appendix K</u> for the Test Request Form (TRF) which can be downloaded from our Supplier Portal. YETI will be notified when materials are sent to the lab with the RSL TRF and YETI will also be sent the final report. Please note, YETI's preferred 3rd party testing agency is UL; however, a report from an alternate accredited 3rd party testing lab other than UL may be accepted by YETI.

YETI reserves the right to randomly test materials, components and/or finished goods in any stage of production. The purpose of random testing is to validate consistency of RSL Program compliance.



UL Laboratory Contacts

Testing to confirm compliance to the YETI RSL Program can be conducted at any accredited 3rd party laboratory. YETI has a partnership with UL Laboratories and is happy to extend our testing discount to our valued suppliers. UL contact information can be found below:

Laboratory	Shipping Information	Contact Information
Hong Kong	UL VS HK 16/F, Tower B, Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, New Territories, Hong Kong.	Winnie Tang Tel: +8524188087 shuetyeewinnie.tang@ul.com Andy Li Tel: +852241880861 Andy.Li@ul.com
Italy	UL Italy Via Europa 28 22060 Cabiate (CO), Italy	Samantha Tontodonati Tel: 39.031.8125194 Email: <u>Samantha.Tontodonati@ul.com</u>
Shenzhen	UL VS SZ Address: 3F, Building B, Sino-Geman(Europe) Industrial Park, South side of Hangcheng Avenue, Xixiang Subdistrict, Bao'an District, Shenzhen City	Ava Liu Tel: (+86) 755 8120 2758 Email: <u>Ava.Liu@ul.com</u> Backup: Lingling Zhong Tel: (+86) 755 8120 2757 Email: <u>Lingling.Zhong@ul.com</u> Ju, Irene (TOF Testing Only) Tel: (+86) 755 8120 2553 Irene.Ju@ul.com



Laboratory	Shipping Information	Contact Information
Shanghai (Hardline)	UL VS SH 2/F, Block C, Building #1, Caohejing Hi-tech Park, 188 Pingfu Road, Shanghai 200231, China	Tina Le Tel: +86.21.24228281 Tina.le@ul.com Back Up: Jenny Pan Tel: +86.21.24228289 Jenny.pan@ul.com
Shanghai (Softline)	UL VS SH 2/F, Block C, Building #1, Caohejing Hi-tech Park, 188 Pingfu Road, Shanghai 200231, China	Tina Le Tel: +86.21.24228281 Email: <u>Tina.le@ul.com</u> Backup: Jenny Pan Tel: +86.21.24228289 Email: <u>Jenny.pan@ul.com</u> Sunny Sun Tel: +86.21.24228331 Email: <u>Sunny.sun@ul.com</u>
Vietnam	UL VS Vietnam Address: Lot C5, Conurbation 2, Street K1, Cat Lai Industrial Zone. Thanh My Loi Ward, District 2, HCMC	Hardline & Softline: Tracy Pham Tel :+84 2862564438 Email: <u>tracy.pham@ul.com</u> Back up : Emily Le Tel :+84 2862564436 Email: emily.le <u>@ul.com</u>



MATERIAL SPECIFIC TESTING GUIDANCE

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MATERIAL SPECIFIC TESTING GUIDANCE

Plastics, Rubbers and Polymers

Each unique plastic, rubber and/or polymer should be tested to confirm RSL Program compliance. Uniqueness is assessed based on material chemistry, color, thickness and material vendor location. A difference or change in any of these properties indicates the material has changed and may be subject to further testing.

Textiles: Natural, Synthetic and Blends

Each unique textile should be tested to confirm RSL Program compliance. Uniqueness is assessed based on material composition, color, applied chemistries or finishes, and material vendor location. A difference or change in any of these properties indicates the textile has changed and may be subject to further testing.

Inks and Paints

YETI considers inks and paints to be high risk for RSL Program noncompliance. These materials must be tested in an "as applied" state for example:

- · Ink that has cured;
- · Paint that has dried;
- If ink or paint has a toner, it must be sent in with the toner added, etc.

Suppliers should submit material test samples in a ready-to-use state with no changes to the formulation. All products must be dried and cured on a substrate representative of production material and consistent with the manufacturer's recommendations. Laboratories will not accept composite ink samples (more than one pigment in a base color).

Glues and Adhesives

YETI considers adhesives, glues and bonding agents to be high risk for RSL Program non-compliance. Testing is required once per year and prior to using any new adhesive material in production to confirm RSL Program compliance. All test samples must be in an "as applied" state, following the same curing process that would be used in production. Samples should be cured and dried on a material that allows the adhesive to be removed for testing at the laboratory.

Natural Leather, Coated Leather and Synthetic Leather

Each unique leather type should be tested to confirm RSL Program compliance.

- Natural leather is defined as animal hide without a plastic or polymer coating;
- Coated leather is defined as animal hide with any plastic or polymer coating, or composite leather made of natural leather and a polymer additive;
- Synthetic leather is a material intended to be substituted for leather; marketed as "leatherette", "faux leather", "PU leather" and "pleather."

General Products Material Testing Matrix

Testing is required based on the component level for accessible components only.

YETI RSL TEST MATRIX – General Products	Natural Fibers	Synthetic Fibers	Natural & Synthetic Blend	Artificial Leather	Natural Leather	Natural Materials	Metal	Feathers & Down	EVA	PU Foams	All other PU & TPU	Rubber (excluding Latex and Silicone)	Polycarbonate	ABS	All Other Foams, Plastics & Polymers	Coatings & Prints	Glues and Adhesives
Acetophenone & 2-Phenyl-s-Propanol									0								
Acidic and Alkaline Substances (pH)	•	•	•	•	•				0	0	0	0	0	0	0		
Alkylphenol (AP) and Alkylphenol Ethoxylates (APEOs) all isomers	•	•	•	•	•	•		•	•	•	•	•	•	•	•	•	•
Azo-amines and Aryl Amine salts	•	•	•	•1	•	•1		•1								•	
Asbestos																	
Bisphenols		•12	•12	•12	•12					●12	●12	●12	●12	●12	●12	●12	•12
Chlorinated Paraffins				•	•				•	•	•	•	•	0	0		
Chlorophenols	0	0	0		0												
Chlororganic Carriers		0	•	•													
Dimethylfumarate (DMFu)					•												
Dyes (forbidden and Disperse)		•	•	•												0	
Dyes, Navy		0	0														
Flame Retardants									0 ²								
Formaldehyde	•	•	•	0	•	•3						0				•	•
Heavy metals, Chromium VI	0 ⁴	○ ⁵			•												
Heavy metals, Extractable	•	•	•	0	•		0		0	0	0	0	0	0	0	0	
Heavy metals, Nickel Release							•										

• Core Testing • Optional Testing

Table continues to next page



YETI RSL TEST MATRIX – General Products	Natural Fibers	Synthetic Fibers	Natural & Synthetic Blend	Artificial Leather	Natural Leather	Natural Materials	Metal	Feathers & Down	EVA	PU Foams	All other PU & TPU	Rubber (excluding Latex and Silicone)	Polycarbonate	ABS	All Other Foams, Plastics & Polymers	Coatings & Prints	Glues and Adhesives
Heavy metals, Total	⊖ 6		_ 6	•	•		•		•	•	•	•	•	•	•	•	0
Monomers, Styrene and Vinyl Chloride				•7									8 ○	0	●8	•7	
N-nitrosamines												●13					
Organotin compounds		0	0	•	0					•	•	•			•	•	٠
Ortho-phenylphenol (OPP)	0	0	0	0	0											0	
Perfluorinated and Polyfluorinated chemicals									●9								
(PFAS)																	
Phthalates				•					•	•	•	•	•	•	•	•	•
Phthalates Polycyclic Aromatic Amines (PAH)				• •10					• •10	• •10	• •10	•	•	•	• •10	• •10	• •10
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC)				• •10					• •10	• •10	• •10	•	•	•	• •10	• •10	• •10
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC) Quinoline		•	•	• •10 •					• •10	• •10	• •10	•	•	•	• •10 •	• •10	• •10
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC) Quinoline Solvents, Residual DMFa		•	•	• •10 •					• 10	• •10	• •10	•	•	•	• 10 •	• •10	• •10
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC) Quinoline Solvents, Residual DMFa Solvents, Residual DMAC and NMP		•	•	• •10 •					• 10	• •10 • •	• •10 • •	•	•	•	• •10 •	• •10 •11 ○	• •10 •11 ○
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC) Quinoline Solvents, Residual DMFa Solvents, Residual Formamide		•	•	• • 10 • • • • • • • • • • • • • • • • •					• •10	• •10 • •	• •10 • •	•	•	•	• 10 •	• •10 •11 •11 •	• •10 •11 •
Phthalates Polycyclic Aromatic Amines (PAH) Polymers (PVC) Quinoline Solvents, Residual DMFa Solvents, Residual DMAC and NMP Solvents, Residual Formamide UV Absorbers / Stabilizers		•	•	• • 10 • •					• •10 0 0	• •10 • • •	• •10 • • •	•	•	•	• 10 • 10 • 0 0 0	• •10 •11 •11 •	• •10 •11 •

• Core Testing

Optional Testing

¹ Specific to dyed and/or colored material

² Specific to material where flame retardants are applied

³ Specific to wood, paper and straw

⁴ Specific to Wool

⁵Required when the results obtained from extractable chromium are greater than 1 mg/kg

⁶ Specific to plant-based fibers only

⁷ Specific to PVC materials

 $^{8}\,\mbox{Specific to SBR}$ (styrene but adiene rubbers) and Polystyrene polymers

only

⁹ Specific to materials where a fluorinated finish is applied

¹⁰ Specific to rubber or black polymeric materials

¹¹ Specific to polyurethane-based material

 $^{12}\,\mathrm{Applies}$ to accessible and inaccessible components when a Bisphenol

free claim is made on the product

¹³ Specific to Children's products



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Food Contact Product Material Testing Matrix

Testing is required based on the component level for accessible components only.

YETI RSL TEST MATRIX – Food Contact Products	Ceramic	Glass	Metal	Plastics	Rubbers	Silicone
Specific Migration of BPA				●1		
Bisphenols (BPA, BPF, BPS)				•5	•5	•5
Formaldehyde				•2		
Heavy metals, Extractable	●3	●3	•	•	•	•
Heavy metals, Total	0	0	0	•	0	•
Monomers				•4		•
N-nitrosamines					•	
Phthalates				•	0	
Polycyclic Aromatic Amines (PAA)				•	0	•
Polymers (PVC)				•	•	
Volatile Organic Substances (VOC)				•	•	•

• Core Testing

• Optional Testing

¹ Specific to Polycarbonates and specific resinous coatings

² Specific to Melamine Formaldehyde articles

³ Specific to glaze ceramicware, decorations found in the lip and rim area and externally decorated ceramicware and glassware

⁴ Monomers are specific based on the plastic identification; example styrene monomer found in polystyrene

⁵ Applies to accessible and inaccessible components



Packaging Material Testing Matrix

Testing is required based on the component level for accessible components only.

Substances	Paper & Wood	Plastic & Wrap	Finishing, Dyes, Inks & Coatings	Metal	Textiles	Other Items
Alkylphenol (AP) and Alkylphenol Ethoxylates (APEOs), including all isomers	•	•	•		•	● ¹
Azo-amines and Arylamine Salts	•				•	
Bisphenols	•2	•3				
Butylhydroxytoluene (BHT)		•4				
Dimethylfumarate (DMFu)						•5
Formaldehyde	•		•		•	
Heavy Metals, Chromium VI	•	•6	•	•		
Heavy Metals, Cadmium Total	•7	•7	•	•		
Heavy Metals, Lead Total	•7	•7	•	•		
Heavy Metals, Mercury Total	•	•	•	•		
Organotin Compounds		0	0		0	
Perfluorinated and Polyfluorinated Chemicals (PFAS)	● ⁸		●8		●8	
Phthalates		•10	•9		•10	
PVC		•				

• Core Testing

- Optional Testing
- ¹ High risk for foams
- ² High risk for thermal receipt paper and recycled paper
- ³ Moderate risk for tape, polycarbonate and recycled plastic
- ⁴ Moderate risk for poly bags
- ⁵ Moderate risk for silica gel packets and foam packaging
- ⁷ Specific to PVC materials
- ⁸ Specific to SBR (styrene butadiene rubbers) and Polystyrene polymers only
- ⁹ Specific to materials where a fluorinated finish is applied
- ¹⁰ Specific to rubber or black polymeric materials



YETI SUPPLIER COMPLIANCE ACKNOWLEDGEMENT FORM



YETI SUPPLIER COMPLIANCE ACKNOWLEDGEMENT FORM

By signing this document, the Supplier acknowledges that complying with by YETI's Restricted Substance List Program (RSL) is an essential aspect of doing business with YETI. We expect every supplier to become familiar with this document and certify that all products manufactured for YETI meet or exceed the standards listed within the RSL.

- We have received, read, and fully understand YETI's RSL requirements, including that all necessary declarations are signed and compliance to food positive lists is understood, as originally published in 2021 and amended annually;
- We agree to not engage in altering preapproved materials. Any modification to material composition, including changes in local suppliers, must be approved by YETI and meet all applicable RSL requirements;
- Compliance with the RSL is a condition of each order placed by YETI. Each shipment confirms that all materials, parts, chemicals and other goods shipped by us fully comply with the RSL;
- YETI reserves the right to randomly test materials, components and/or finished goods in any stage of production to validate RSL compliance;
- We agree to keep all RSL related information regarding all substances used in manufacturing YETI's orders available for at least seven (7) years from the date of delivery to YETI;
- Supplier acknowledges that any failure by Supplier or any of its officers, directors, managers, supervisors, or other employees or workers, or any of Supplier's sub-suppliers or other subcontractors, to comply with the RSL, may have a severe adverse impact upon Supplier's relationship with YETI and may also be considered a breach of contract between the parties.

Company Name:	
Company Address:	
the company representative signing:	
Signature:	
e of company representative signing:	
Date:	



APPENDICES

Appendix A – EU Declaration of Conformity for Plastic Food Contact



EU Declaration of Conformity for Plastic Food Contact Materials YETI-PS&C-316 Rev. B 05-02-2022

Product Name:

Product Description:

Color(s):

□ The product(s) supplied to YETI listed above are manufactured according to good manufacturing practice -Commission Directive EC 2023/2006

□ The product(s) supplied to YETI listed above complies with EC 1935/2004 (materials intended to come into contact with foodstuffs)

□ The product(s) supplied to YETI listed above complies with EU 10/2011 (plastic materials intended to come in contact with foodstuffs) and all amendments

Information about the compliance of substances used that are subject to restrictions:

(Substances used for which restrictions and/or specifications are set out in Annexes I and II of Regulation 10/2011 and further amendments)

Individual Substance	Specific Migration Limits (SMLs)	Test Results (or estimated level of migration from calculation)

Information about the compliance of substances subjected to purity criteria:

Information about the use of "Dual-Use" additives in the material:

Information about the use of a Functional Barrier:

Condition of Use Statement: 1. Type or types of food with which it is intended to be put in contact

2. Time and temperature of treatment and storage in contact with the food

3. The highest food contact surface area to volume ratio for which compliance has been verified

Appropriate overall and specific migration tests on the final material or article will determine the regulatory suitability for contact with different food types and various end-use conditions. These tests are the responsibility of YETI and will be performed to ensure compliance.



EU Declaration of Conformity for Plastic Food Contact Materials YETI-PS&C-316 Rev. B 05-02-2022

I certify the above information is to the best of my knowledge true, correct, and complete:

Printed Name



Authorized Signature

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-

Date

Appendix B – US Declaration of Conformity for Food Contact Substances

YETI	US Declaration of C Food Contact Su	onformity for Ibstances	YETI-PS&C-3 Rev 05-02-20
Product Name:			
Product Description:			
Color(s):			
Drawn up in accordance with 2 with food. The product(s) lister meaning of the Federal Food, section 404, 505, or 512 of the	21 CFR §7.12 and 7.13 on mate d above are hereby guaranteed Drug, and Cosmetic Act, and no e act, be introduced into interstal	rials and articles intended to to be not adulterated or misbr of an article which may not, ur te commerce.	come into contact, anded within the ider the provisions o
The product(s) supplied to ' (FCN). The FCN No. is listed I	YETI listed above is subject to a below:	n effective Food Contact Sub	stance Notification
The product(s) supplied to ' stated below:	YETI listed above is exempt from	n FDA approval. The reason f	or this exemption is
The product(s) supplied to Regulations) sections:	YETI listed above complies with	the following US FDA (Title 2	1 Code of Federal
Information about substances citations on food contact subs	used for which restrictions and/ tances:	or specifications are set out in	the various FDA
	Substance	Limitation	
Citation Reference	Substance	Limitation	
Citation Reference	Substance	Limitation	
	Substance		
	Substance		
Information about Food Types	substance	R 176.170 (c) Table 1:	
Information about Food Types	s Restrictions according to 21 CFR 176	R 176.170 (c) Table 1: .170 (c) Table 2:	
Information about Food Types Information about Conditions (Appropriate overall and specific suitability for contact with differ of YETI and will be performed	substance	R 176.170 (c) Table 1: .170 (c) Table 2: aterial or article will determine -use conditions. These tests a	the regulatory ire the responsibility
Information about Food Types Information about Conditions of Appropriate overall and specific suitability for contact with diffe of YETI and will be performed I certify the above information	substance	FR 176.170 (c) Table 1: .170 (c) Table 2: .true, correct, and complete:	the regulatory re the responsibility
Information about Food Types Information about Food Types Information about Conditions of Appropriate overall and specifi suitability for contact with diffe of YETI and will be performed I certify the above information	substance	TR 178.170 (c) Table 1: .170 (c) Table 2: .170 (c) Table 2: .170 conditions. These tests a true, correct, and complete:	the regulatory re the responsibility
Information about Food Types Information about Food Types Information about Conditions of Appropriate overall and specific suitability for contact with differ of YETI and will be performed I certify the above information Printed Name	substance	TR 176.170 (c) Table 1: TR 176.170 (c) Table 1: 170 (c) Table 2: aterial or article will determine use conditions. These tests a true, correct, and complete: ob Title	the regulatory are the responsibility
Information about Food Types Information about Conditions (Appropriate overall and specif suitability for contact with diffe of YETI and will be performed I certify the above information Printed Name	a Restrictions according to 21 CFR 176 of Use according to 21 CFR 176 fic migration tests on the final me erent food types and various end to ensure compliance. is to the best of my knowledge to Ju	FR 176.170 (c) Table 1: .170 (c) Table 2: aterial or article will determine -use conditions. These tests a true, correct, and complete: ob Title ompany	the regulatory re the responsibility
Information about Food Types Information about Conditions of Appropriate overall and specific suitability for contact with diffe of YETI and will be performed I certify the above information Printed Name	substance	TR 176.170 (c) Table 1: .170 (c) Table 2: .170 (c) Table 2: .170 (c) Table 2: .170 c) Table 2: .1	the regulatory re the responsibility

YETI

Appendix C – California Proposition 65 Declaration



California Proposition 65 Declaration YETI-PS&C-313 Rev. A 10-01-2021

Product Name:

Product Description:

Color(s):

The products supplied to YETI DO NOT contain any chemicals applicable to CA PROP 65.

□ The product specified below contain chemical(s) that appear on the OEHHA Prop 65 Chemical list. This is a chemical that was added to the product during the manufacturing process and creates the possibility of exposure to a consumer. Refer to: <u>http://oehha.ca.gov/proposition-65/proposition-65-list</u>

Please provide below the chemicals used in the manufacture of your product below:

Chemical Name	CAS Number	Concentration*	Do you have an exposure report? **
-			
-			
-			

*If your product contains a chemical on the list but is added at a di Minimis value below the amount deemed acceptable by OEHHA, please provide your explanation below.

**If you have an exposure report please provide

I certify that the above information is to the best of my knowledge true, correct and complete.

Printed Name	Job Title
×	Company
Authorized Signature	Date

Appendix D – REACH & Annex XVII Declaration



Declaration of Conformity for Substances or Preparations Provided – REACH Annex XVII

This product does not contain any chemicals on the REACH Annex XVII List.

□ This product contains substances that appear on the REACH Annex XVII List. I declare that all products provided to YETI are compliant to the restrictions listed in Annex XVII. Refer to: <u>https://echa.europa.eu/substances-restricted-under-reach</u>.

Please provide below the chemicals in your product:

Chemical Name	CAS Number / ES Number	Concentration	Entry Number

I certify that the above information is to the best of my knowledge true, correct and complete.

Printed Name	Job Title
	Company
Х	
Authorized Signature	Date

YETI

Appendix E – Chemicals of High Concern to Children (CHCC) Declaration

YETI-PS&C-317

YETI Chemicals of High Concern to Rev. A Children (CHCC) Declaration 10-01-2021 Product Name: Product Description: NOTE: A separate declaration form is required for each unique product supplied. For information on the individual state regulation, please see the links below: Maine's Toxic Chemicals in Children's Products http://www.maine.gov/dep/safechem/ Washington's Children's Safe Products Act https://ecology.wa.gov/Regulations-Permits/Reporting-requirements/Reporting-for-Childrens-Safe-Products-Act/Chemicals-of-highconcern-to-children Oregon Toxic-Free Kids Act https://public.health.oregon.gov/HealthyEnvironments/HealthyNeighborhoods/ToxicSubstances/Pages/Toxic-Free-Kids.aspx Vermont's Act Relating to the Regulation of Toxic Substances http://www.healthvermont.gov/enviro/chemical/cdp.aspx Check One: 1. No CHCC has been intentionally added to any component within this product. CHCC(s) have been intentionally added within this product. Details are listed below: Affected Component CHCC & CAS Number Function of CHCC, if any Amount (PPM) 2. Check One: No CHCC contaminant in present in any component in this product at any concentration above 100 PPM. CHCC(s) are present as contaminant(s) in one or more components in this product above 100 PPM. Details listed below:

Affected Component	CHCC & CAS Number	Function of CHCC, if any	Amount (PPM)

I certify that the above information is to the best of my knowledge true, correct and complete. I certify that supporting documentation sis available upon request. Supporting documentation includes, but is not limited to, test reports, Bills of Materials, Bills of Substances and Material Data Sheets.

YETI	Chemicals of High Concern to Children (CHCC) Declaration	YETI-PS&C-317 Rev. A 10-01-2021
Printed Name	loh Title	
Authorized Signature	Company	
	Date	



Appendix F – CARB & Montreal Protocol Declaration

		Declaration	F 10-01-
Supplier/N	Aanufacturer:		
Name and	address of person that		
has purcha	ased the foaming system:		
Telephone	number:		
Email addr	ress:		
Brand Nan	ne and Model of Foam:		
Type of fo	am end use category:		
Date of ma system:	anufacturer of the foam		
Date of sal	e of the foam system:		
The blowir Foam Syst	ng agent used in the em:		
-		Our company mosts all CADD Compliance and	as of January 1, 2020
2	https://ww2.arb.ca.g	concompany meets an CARB compliance requirements rov/resources/fact-sheets/hydrofluorocarbon-hfc-pro	as or January 1, 2020. hibitions-california
X	MONTREAL PROTOCOL	L – Our company meets all MONTREAL PROTOCOL Compl	iance requirements
NOTE: Su responsil	https://ozone.unep.c	org/sites/default/files/Handbooks/MP-Handbook-202 ensuring compliance to both CARB and The Montreal Proto lost stringent requirement between the two are being adh	20-English.pdf col. It is the supplier's ered to.
NOTE: Su responsit	https://ozone.unep.c	org/sites/default/files/Handbooks/MP-Handbook-202 ensuring compliance to both CARB and The Montreal Proto lost stringent requirement between the two are being adh Job Title	20-English.pdf Icol. It is the supplier's Icol to.
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Appendix G – Lists of Fluorinated Greenhouse Gases

Fluorinated Greenhouse Gases					
CAS No.	Substance	CAS No.	Substance		
2551-62-4	Sulfur hexafluoride – SF ₆	431-63-0	HFC-236ea		
75-46-7	HFC-23 – CHF ₃	690-39-1	HFC-236fa		
75-10-5	HFC-32	679-86-7	HFC-245ca		
593-53-3	HFC-41	460-73-1	HFC-245fa		
138495-42-8	HFC-43-10mee	406-58-6	HFC-365mfc		
354-33-6	HFC-125	75-73-0	Perfluoromethane		
359-35-3	HFC-134	76-16-4	Perfluoroethane		
811-97-2	HFC-134a	76-19-7	Perfluoropropane		
75-37-6	HFC-152a	355-25-9	Perfluorobutane		
430-66-0	HFC-143	678-26-2	Perfluoropentane		
420-46-2	HFC-143a	355-42-0	Perfluorohexane		
431-89-0	HFC-227ea	115-25-3	Perfluorocyclobutane		
677-56-5	HFC-236cb	4901-51-3, 58-90-2, 935-95-5, and others	Tetrachlorphenols (TeCP) and their salts, and tetrachlorophenoxy compounds		



Appendix H – Perfluorinated and Polyfluorinated Chemicals (PFAS) Resources

OECD

The Organization for Economic Co-operation and Development (OECD) is an intergovernmental organization in which representatives of 38 industrialized countries in North and South America, Europe and the Asia and Pacific region, as well as the European Commission, meet to coordinate and harmonize policies, discuss issues of mutual concern, and work together to respond to international problems.

The OECD defines PFAS as fluorinated substances that contain at least one fully fluorinated methyl or methylene carbon atom (without any H/Cl/Br/l atom attached to it), i.e., with a few noted exceptions, any chemical with at least a perfluorinated methyl group (–CF3) or a perfluorinated methylene group (–CF2–) is a PFAS.

A link to the OECD's Portal on Per and Poly Fluorinated Chemicals can be found below:

https://www.oecd.org/chemicalsafety/portal-perfluorinated-chemicals/

A link to the OECD's report "Reconciling Terminology of the Universe of Per- and Polyfluoroalkyl Substances: Recommendations and Practical Guidance" can be found below. The report summarizes recent efforts by the OECD/UNEP Global PFC Group between June 2018 and March 2021 in reviewing the universe and terminology of per- and polyfluoroalkyl substances (PFAS) to provide recommendations and practical guidance to all stakeholders regarding the terminology of PFAS. https://www.oecd.org/chemicalsafety/portal-perfluorinated-chemicals/terminology-per-and-polyfluoroalkyl-substances.pdf

EPA

The Environmental Protection Agency (EPA) is committed to providing meaningful, understandable, and actionable information on per- and polyfluoroalkyl substances – known as PFAS – to the American public. The information provided here is intended to explain some of the important background information needed to understand the details of specific actions EPA takes to address PFAS, and other emerging events related to PFAS.

A link to the EPA's PFAS home page can be found below: <u>https://www.epa.gov/pfas</u>

ECHA

The European Chemicals Agency (ECHA) is an EU agency that implements the EU's chemicals legislation to protect health and the environment. Their work also contributes to a well-functioning internal market, innovation and the competitiveness of Europe's chemicals industry.

A link to ECHA's information on PFAS can be found below: <u>https://echa.europa.eu/hot-topics/perfluoroalkyl-chemicals-pfas</u>

AFIRM

The Apparel and Footwear International RSL Management (AFIRM) Group is a membership organization of apparel and footwear companies collaborating to promote chemicals management in the global supply chain.

A link for the AFIRM RSL can be found below: <u>https://www.afirm-group.com/</u>

Appendix I – Lists of Pesticides

Pesticides			
CAS No.	Substance	CAS No.	Substance
93-72-1	2-(2,4,5-trichlorophenoxy) propionic acid, its salts and compounds; 2,4,5-TP	56-38-2	Ethylparathione; Parathion
93-76-5	2,4,5-Trichlorophenoxyacetic acid, salts and compounds	51630-58-1	Fenvalerate
94-75-7	2,4-Dichlorophenoxyacetic acid, its salts and compounds	Various	Halogenated naphthalenes, including polychlorinated naphthalenes (PCNs)
309-00-2	Aldrine	76-44-8	Heptachlor
135410-20-7, 160430-64-8	Acetamipirid	1024-57-3	Heptachloroepoxide
86-50-0	Azinophosmethyl	608-73-1	Hexachlorocyclohexane (HCH), all isomers
2642-71-9	Azinophosethyl	319-84-6	a-Hexachlorocyclohexane with & without Lindane
4824-78-6	Bromophos-ethyl	319-85-7	b-Hexachlorocyclohexane with & without Lindane
2425-06-1	Captafol	319-86-8	g-Hexachlorocyclohexane with & without Lindane
63-25-2	Carbaryl	118-74-1	Hexachlorobenzene
510-15-6	Chlorbenzilate	105827-78-9 138261-41-3	Imidacloprid
57-74-9	Chlordane	465-73-6	Isodrine
143-50-0	Chlordecone	4234-79-1	Kelevane
6164-98-3	Chlordimeform	143-50-0	Kepone
470-90-6	Chlorfenvinphos	58-89-9	Lindane
1897-45-6	Chlorthalonil	121-75-5	Malathione
210880-92-5	Clothianidin	94-74-6	МСРА
56-72-4	Coumaphos	94-81-5	МСРВ
68359-37-5	Cyfluthrin	93-65-2	Месоргор
91465-08-6	Cyhalothrin	10265-92-6	Metamidophos
52315-07-8	Cypermethrin	72-43-5	Methoxychlor

Table continues to next page

Pesticides (Continued)						
CAS No.	Substance	CAS No.	Substance			
78-48-8	S,S,S-Tributyl phosphorotrithioate (Tribufos)	298-00-0	Methyl parathion			
53-19-0		7786-34-7	Mevinophos			
72-54-8		2385-85-5	Mirex			
3424-82-6		6923-22-4	Monocrotophos			
72-55-9	DDE	150824-47-8 120738-89-8	Nitenpyram			
50-29-3		298-00-0	Parathion-methyl			
789-02-6	וטט	1825-21-4	Pentachloroanisole			
52918-63-5	Deltamethrin	7786-34-7	Phosdrin/Mevinphos			
333-41-5	Diazinone	72-56-0	Perthane			
1085-98-9	Dichlofluanide	13171-21-6	Phosphamidon			
120-36-5	Dichloroprop	31218-83-4	Propethamphos			
115-32-2	Dicofol	41198-08-7	Profenophos			
141-66-2	Dicrotophos	13593-03-8	Quinalphos			
60-57-1	Dieldrine	82-68-8	Quintozene			
60-51-5	Dimethoate	8001-50-1	Strobane			
88-85-7	Dinoseb and salts	297-78-9	Telodrin			
165252-70-0	Dinotefuran	111988-49-9	Tiacloprid			
959-98-8	Endosulfan, α-	153719-23-4	Thiamethoxam			
33213-65-9	Endosulfan, β-	8001-35-2	Toxaphene			
72-20-8	Endrine	78-48-8	Tribufos (DEF)			
66230-04-4	Esfenvalerate	1582-09-8	Trifluralin			
106-93-4	Ethylendibromid					



G

Appendix J – Phthalates Restricted in Packaging

Phthalates Re	estricted in Packaging				
CAS No.	Substance Name	Restriction	Potential Uses	Test Method	Reporting Limit
28553-12-0	Di-Iso-nonylphthalate (DINP)				
117-84-0	Di-n-octylphthalate (DNOP)	7	Esters of ortho-		
117-81-7	7 Di(2-ethylhexyl)-phthalate (DEHP)		phthalic acid		
26761-40-0	Diisodecylphthalate (DIDP)	7	(Phinalates) are a		
85-68-7	Butylbenzylphthalate (BBP)]	compound		
84-74-2	Dibutylphthalate (DBP)	7	commonly added		
84-69-5	Diisobutylphthalate (DIBP)		to plastics to		
84-75-3	Di-n-hexylphthalate (DnHP)	7	increase		
84-66-2	Diethylphthalate (DEP)	7	flexibility. They		
131-11-3	Dimethylphthalate (DMP)	7	are sometimes		
131-18-0	Di-n-pentyl phthalate (DPENP)	7	the moulding of		
84-61-7	Dicyclohexyl phthalate (DCHP)	500 ppm	plastic by	All materials:	
71888-89-6	1,2-Benzenedicarboxylic acid, di-C6-8-branched alkyl esters, C7-rich	each	decreasing its	CPSC-CH-	50
117-82-8	Bis(2-methoxyethyl) phthalate	Total: 1000	melting	C1001-09.4,	50 ppm each
605-50-5	Diisopentyl phthalate (DIPP)	ppm	temperature.	GC/MS	
131-16-8	Dipropyl phthalate (DPRP)		Phthalates can be		
27554-26-3	Diisooctyl phthalate (DIOP)		Tound in:		
68515-50-4	Diisohexyl phthalate, branched and linear (DHxP)				
71850-09-4	Diisohexyl phthalate (DIHxP)		Components		
68515-42-4	1,2-Benzenedicarboxylic acid, di-C7-11-branched and linear alkyl esters (DHNUP)		(e.g., PVC) • Plastisol print		
84777-06-0	1,2-Benzenedicarboxylic acid Dipentyl ester, branched and linear		pastes		
68648-93-1	1,2-Benzenedicarboxylic acid, di-C6-10-alkyl esters or mixed decyl		Adhesives		
	and hexyl and octyl diesters with $\geq 0.3\%$ of dihexyl phthalate; 1,2-		Plastic sleeves		
68515-51-5	Benzenedicarboxylic acid, mixed decyl and hexyl and octyl diesters;		Polymeric		
776297-69-9	n-Pentyl-isopentylphthalate (nPIPP)	-	coatings		



Appendix K – UL Testing Request Form

UL	TESTING APPLICA	RSL TION FORM FOR	YETI	UL	TESTING APPLICAT	ION FO	ORM FOR YETI	
*IS THE SAMPLE(S) FI *PART I - GENERAL APPLICANT ## A02: CONTACT PERSON # TEL NO. ## *PART II - INFORM: ADDRESS: IEL NO. ELECTRONIC REPORT	OR RE-TESTING? (مجمع الله الله الله الله الله الله الله الل	S & Previous Report (1988 2014) EMAIL 1988: FAX NO 1832: CONTACT PERSON: EM	₩) \ \\Q.g AIL:	Important note: • roat HIL CONTRACT CLENN I HIST • roat HIL CONTRACT CLENN I HIST • roat HIL CONTRACT CLENN I HIST • roat HIL CONTRACT AND ALL REPORT • roat HIL CONTRACT AND ALL REPORT • roat HIL HILD HILL HILL HILL HILL HILL HILL	REQUEST, UL V9 HAS THE FULL DESCRETION IN CARANT ED WITH OFFAIL TEST FROCEDURES AND THE CLEWT DOE INTER TESTING WILL BE PERFORMED ON THE LATIST EDIT SATIST HE HOUT TO CHE PART OF CON ALL PART DATA STATES THE HOUT TO CHE PART OF CON ALL PART DATA TO THE HOUSE TO CHE PART OF CON ALL PART DATA TO THE HOUSE TO CHE PART OF CON ALL PART DATA TO THE HOUSE TO CHE PART OF CON ALL PART DATA TO THE HOUSE TO CHE PART OF CON ALL PART OF THE DATA OF CONTACT OF CONTACT OF CONTACT OF THE ASSO TO THE HOUSE TO CHE PART OF THE ASSO FOR	NG OUT THE TEST S NOT HAVE SPEC SON OF THE TEST D ANNED SAMPLES I PERIOD OF 3D BA OR THE INSTRUM A TERMS JUL VS S 3.4/F Q Langshis Dist. Sh 代力服器	T ONCLUDING SELECTION OF APPROPRIAT ITTLE REQUIREMENTS, IN-HOUSE DEVELOPED METHODAS, WHICH IS DETERMINED BY THE WHEN RESERVANCE WHEN TO ANY HEAAL LANELTY AGAINST HERTFOR, PAPERSIL, SHILL AND DESTROM, PAPERSIL, SHILL AND DESTROMANT, AND AND AND AND AND DESTROMANT AND AND AND AND AND DESTROMANT AND	E TEST METHODOS AND SUB- STEST METHODOS WOLLD BE LABORATORY. IL VS. IL VS. IL VS. Subliding No.8 Subliding No.8 Subliding No.8 Subliding No.8
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ADDRIC LIMITS ADDRICOLL NETWORK ADDRICOLL NFORM REQUIRED RSL TES Ceneral Products Natural Fibers Synthetic Fibers Natural & Synthetic Attificial Leather Natural Leather Natural Materials Metal Feathers & Down EVA PU Frams	Image: State) 展示 (当(中国)) NO: , Lab will advise RSL test requ Food Contact Products 〇 Cranic 〇 Cranic 〇 Plastics 岡 Rubbers ⑤ Silicone	Texture Packaging Material Paper & Wood Plastic & Wrap Finishing, Dyes, Inks & Coatings Metal Textiles Other material:	AUTHORISED SIGNATURE AND COMPANY STAMP: ctransfactors NAME (IN BLOCK LETTER) ctransfactors DATE 358:		M/DD)	FOR OFFICE USE: RECEIVED DATE:	
Claim on packaging or p Chaim on packaging or p Chaim on packaging or p STORE OF SERVICE: NURNAROUND TIME IS S * MANDATORY FIELD addref We request for the above tests: seen a copy and upon and subje	roduct to be verified by UL: 2278 ECULAR (Sta SHUTTLE (100% SLIRCHARGE): BELL(10%, Fridge) URIECTED TO THE TEST(S) REQUESTED AN and agree that all testing will be carried out s act to the terms and conditions set out in UL	EXPRESS (40% SI DIR40% BTIER) SAME DAY (10% EXAMPLE AT (10% EXAMPLE	IRCHARCEY © SIIRCHARCEY☆ ABORATORY. 激励の受用者言語室理解 as set forth in their latest price list of which we a set forth in their latest price list of which we a Bit Brown 14	sve				90-100 months 12 Billiolar Data Paul (1221



REVISION HISTORY

Revision History

Issue	Reason	Revision	Page
1.0	Initial Release	NA	NA
2.0	Annual Revision	Various	Various
3.0	Annual Revision	Various	Various

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