

## MANUFACTURER'S CERTIFICATE OF CONFORMANCE

Brimar Industries, LLC (d.b.a. www.SafetySign.com)  
64 Outwater Lane  
Garfield, NJ 07026

Brimar Industries' **UL Polyester Safety Labels** are produced 100% in the United States of America using accepted practices and quality assurance procedures to comply with specifications of regulatory agencies.

**Manufacturer's Product Description:** 2 Mil White Polyester with Hi-Performance pressure sensitive Acrylic Adhesive backing overlaminated with 1 Mil Clear Polyester film coated with a clear pressure sensitive acrylic adhesive.

**Inks:** These labels are printed either using thermal transfer process or using UV rated screen printed inks

**Outdoor Durability:** 5 to 8 Years

**HS Tariff Classification Number:** UL White Polyester 3919.90

**Preference Criteria:** B

**Producer:** Yes

**Country of Origin:** USA

• **ECCN:**

This safety tag manufactured and shipped by Brimar Industries, Inc. (d.b.a. www.SafetySign.com), have been determined to be designated EAR99 with a transaction designation authorization of NLR "No License Required" provided no General Prohibitions apply (Part 736 of the EAR).

• **SDS (US OSHA Article):**

This product is an article and therefore is not subject to the requirements of the US Occupational Safety and Health Administration's (OSHA) Hazardous Communications Standard 29 CFR 1910.1200(b)(6)(v) to provide a Safety Data Sheet (SDS).

**Meets Specifications:**

- USR - United States Recognition to Standard UL 969 (PGDQ2.MH48293 - Marking and Labeling Systems - Component)
- CNR - Canadian Recognition to Standard CSA C22.2 No. 0.15 (PGDQ8.MH48293 - Marking and Labeling Systems Certified for Canada - Component)
- ANSI Z535.4 Product Safety Signs and Labels
- ANSI Z535.1 Safety Colors
- ISO 3864-3: Design Principles for Product Safety Labels (some of our labels, not all)

## **REACH SVHC, EU REGULATION (EC) No 1907/2006**

Our suppliers for the raw materials used to produce the above construction(s) indicate that none of the substances found on the 253 REACH SVHC Chemical Substances on the Candidate List as of February 4, 2026, are knowingly used or intentionally added during the manufacturing process.

## **REACH ANNEX XIV**

These products do not contain any of the REACH ANNEX XIV Substances referenced in the 59 Annex XIV entries, as updated by ECHA on July 4, 2022.

## **REACH Annex XVII, Directive 76/769/EEC**

These products do not contain substances restricted under REACH in accordance with Annex XVII above permitted threshold levels under stated consequent restriction conditions.

None of the substances are knowingly used or intentionally added during the manufacturing process.

## **RoHS 3, EU Directive 2015/863/EU**

EU RoHS3 specifies maximum levels for the following 10 restricted substances. None of the materials named in these directives are knowingly used or intentionally added during the manufacturing process.

- Cadmium (Cd): < 100 ppm
- Lead (Pb): < 1000 ppm
- Mercury (Hg): < 1000 ppm
- Hexavalent Chromium: (Cr VI) < 1000 ppm
- Polybrominated Biphenyls (PBB): < 1000 ppm
- Polybrominated Diphenyl Ethers (PBDE): < 1000 ppm
- Bis(2-Ethylhexyl) phthalate (DEHP): < 1000 ppm
- Benzyl butyl phthalate (BBP): < 1000 ppm
- Dibutyl phthalate (DBP): < 1000 ppm
- Diisobutyl phthalate (DIBP): < 1000 ppm

## **CALIFORNIA PROPOSITION 65**

This product falls into the No Significant Risk Level (NSRL) category containing less than Maximum allowable Dose Levels established by Prop 65.

Safe harbor levels, which include No Significant Risk Levels (NSRLs) for cancer-causing chemicals and Maximum Allowable Dose Levels (MADLs) for chemicals causing reproductive toxicity, have been established for many of the chemicals listed under Proposition 65. Exposure levels and discharges to drinking water sources that are below the safe harbor levels are exempt from the requirements of Proposition 65

## CONFLICT MINERAL COMPLIANCE

None of the following substances are knowingly used or intentionally added during the manufacturing process. (**Gold, Tantalum, Tin, Tungsten**). The above-mentioned products are compliant with section 1502 of the Dodd-Frank legislation.

## CONEG TOXIC MODEL LEGISLATION

We have contacted our suppliers for the raw materials used to produce the above construction(s) concerning their compliance with CONEG toxic model legislation. This legislation spells out maximum allowable levels of Lead, Mercury, Cadmium, and Hexavalent Chromium. None of these materials are knowingly used or intentionally added during the manufacturing process.

## Regulation (EU) No 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants (POPs)

We have Conducted an Internal Risk Assessment for the raw materials used to produce the above construction(s) concerning the substances listed in (Annex 1 ), (Annex 2), and (Annex 3), and (Annex 4) listed by the ECHA as Persistent Organic Pollutants (P.O.Ps):

The 31 substances found on the complete POP list, Annex 1, Elimination, Annex 2, Restriction, and Annex 3, Unintentional Production, and Annex 4, waste management provisions are not knowingly used, or intentionally added during the manufacturing process.

## Food Allergen Labeling and Consumer Protection Act (FALCPA)

Concerning Food Allergens. The Following FALCPA Major food allergens are not knowingly used or intentionally added during the manufacturing process.

Milk, Egg, Fish, Crustacean, Tree Nuts, Wheat, Peanuts, Soybeans, and Sesame.

## European Union (EU) Waste Framework Directive (WFD) (2008/98/EC)

The above noted products do not contain SVHCs above the 0.1% w/w threshold.

## **WEEE (Waste Electrical and Electronic Equip. Directive 2012 / 19 / EU)**

We have contacted our suppliers for the raw materials used to produce the above construction(s) concerning WEEE Waste Electrical and Electronic Equipment compliance, none of these substances are knowingly used or intentionally added during the manufacturing process.

- Lead (Pb)
- Mercury (Hg)
- Cadmium (Cd)
- Hexavalent chromium (VI) (Cr (VI))
- Certain brominated flame retardants (BFR's)
- Polybrominated biphenyls (PBB's)
- Polybrominated diphenyl ethers (PBDE's)

We have contacted our suppliers for the raw materials used to produce the above construction(s) None of the following substances are knowingly used or intentionally added during the manufacturing process.

### **NATURAL RUBBER / LATEX CONTENT**

### **BISPHENOL A (BPA) BISPHENOL S (BPS) CONTENT**

#### **Animal and Human Derivatives**

Bovine Spongiform Encephalopathy (**BSE**) and Transmissible Spongiform Encephalopathy (**TSE**).”

#### **HEAVY METALS**

(Antimony, Arsenic, Barium, Cadmium, Chromium, Lead, Mercury, Selenium)

#### **PHTHALATES**

(BBP, DBP, DEHP, DIDP, DINP, DNOP, DNHP, DIDP, DIBP, DCHP).

**Toxic Substances Control Act (TSCA)** Specified Restricted Content.

#### **NITROSAMINES**

#### **FLUORINATED GREENHOUSE GASES**

## GLUTEN

## MELAMINE

### EPA Rule Regarding Persistent, Bioaccumulative, and Toxic (“PBT”) Chemicals TSCA Section 6(h)

Decabromodiphenylether (DecaBDE)  
Phenol, isopropylated phosphate (3:1) (PIP (3:1))  
2,4,6-Tris(tert-butyl) phenol (2,4,6-TTBP)  
Hexachlorobutadiene (HCBD)  
Pentachlorothiophenol (PCTP)

Please be advised that we do not routinely analyze our products and it is, therefore, not possible for us to state categorically that our products are “free” from these substances. Trace amounts may be present in the environment, giving the potential for low-level contamination.

### PFAS Declaration of Compliance

We have contacted our suppliers for the raw materials used to produce the above construction(s) concerning the Fluorinated PFAS content. Fluorinated compounds are not knowingly used or intentionally added during the manufacturing process.

SafetySign.com  
A Division of Brimar Industries, LLC.  
800-274-6271  
[sales@brimar.com](mailto:sales@brimar.com)