

## Wisco Products Compliance Declarations

International Hazardous Substances and Conflict Substances Regulations require suppliers to notify recipients of such substances in their products with a written Declaration of these substances. In response to our obligations in identification and notification we:

- review internal and publicly available engineering data in relation to the possible presence of these substances in our products;
- review available safety data sheets for all our input materials; and
- communicate with our suppliers to confirm the presence of possible listed substances in any of our products.

### European REACH Regulations (1907/2006/EC)

REACH Article 33 requires all manufacturers to disclose SVHCs from the Candidate List, found in their products over 0.1% of total weight of the products.

In general, specific Wisco articles may contain Lead (CAS 7439-92-1) at 2-3% / wt. in some Brass parts (actual Lead weight approximately 0.40 ounce total), and Nickel (CAS 7440-02-0) metal at 10% / wt. in some Stainless Steels (actual Nickel weight approximately 0.95 ounce total). These two substances are blended in the alloy mixture of the metal, and cannot be inhaled or ingested, or be released from the articles other than by completely melting the metal articles. Normal use of products greatly limits any direct contact exposure.

### European RoHS Regulations (2011/65/EU)

European RoHS (Restriction of Hazardous Substances) regulations apply to electrical and electronic products. As our products have no control functions regarding electricity, nor are they designed to be mounted in electronic enclosures, Wisco's products do not fall under the purview of RoHS regulations.

### California Proposition-65

California's Safe Drinking Water and Toxic Enforcement Act of 1986 requires businesses to notify Californians of the possible presence of listed chemicals in a manufactured product.

Substance Name	WARNING - Possible Hazard
Lead 2-3% / wt. in some Brass parts	birth & developmental defects
Nickel 10% / wt. in some Stainless Steels	birth & developmental defects

Any danger from these products would be through direct contact only. Direct contact with our products during normal use is very limited. As a component blended into the Brass or Stainless Steel alloy mixture of the metal, these metals cannot be inhaled or ingested, and cannot be released from the articles other than by completely melting the metal parts.

**EPA Persistent, Bioaccumulative and Toxic (PBT) Chemicals**

U.S. Toxic Substances Control Act (TSCA), Section 6, prohibits the use of five chemicals (except under very specific exemption conditions). Wisco Products does not use any of these chemicals in the materials or manufacturing processes of our products.

**Conflict Materials (2017/821/EU)**

This European Regulation adopted on 17th May 2017 sets a duty of care on the supply chain for EU importers that import Tantalum, Tin, Tungsten and Gold (3TGs) coming from conflict or high-risk areas. This Regulation is based on OECD rules and on US law (1502 article of the 2010 Dodd-Frank Wall Street Reform and Consumer Act).

The only 3TG material in Wisco's products is Tin. Tin is a component of some of our steel raw material and solders.

Our CMRT report is available at:

[https://www.wiscoproducts.com/xls/RMI\\_CMRT\\_WISCO\\_210113.xlsx](https://www.wiscoproducts.com/xls/RMI_CMRT_WISCO_210113.xlsx) .

Sincerely,



Kyle Paxson,  
Vice President