

Environmental Declaration for Dialogic® Products



This Environmental Declaration for Dialogic® products (“Declaration”) is made by Dialogic Inc. with an office at 4 Gatehall Drive, Parsippany, New Jersey 07054, USA (“Dialogic”) to inform customers who purchase products from Dialogic or its affiliates about materials and substances which are excluded from Dialogic® products. This Declaration is based on data which Dialogic holds on its products and on data furnished to Dialogic by third parties related to functional uses and application of materials and substances.

To the best of Dialogic’s knowledge, Dialogic® products are developed and manufactured in compliance with all applicable environmental laws and regulations. Note that not all laws and regulations may be applicable to Dialogic® products and this statement is limited to applicable laws and regulations in those countries where any particular Dialogic® product is approved for sale by Dialogic. In order to ensure continued compliance with this declaration, Dialogic makes reasonable commercial efforts to monitor changes in applicable environmental laws and regulations and puts programs in place to ensure continued compliance of Dialogic® products with such laws and regulations.

Dialogic makes reasonable commercial efforts to design its products in conformity with industry standards. All products are designed to be manufactured using industry standard technology and equipment. The design principles applied include minimization of components, minimization of types of materials and inclusion of energy saving ‘sleep-modes’ where possible and appropriate.

All Dialogic® products manufactured and distributed in the European Union (EU) after 2 Jan 2013 comply with the prevailing requirements of *DIRECTIVE 2011/65/EU OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 8 June 2011 on the restriction of the use of certain hazardous substances in electrical and electronic equipment* (“RoHS recast”). This ‘restricts the use of lead, mercury, cadmium, hexavalent chromium, polybrominated biphenyls (PBB) and polybrominated diphenyl ethers (PBDE)’. The RoHS Directive lists specific exemptions on the use of the restricted substances, currently Dialogic uses some of these exemptions in its products. Dialogic is monitoring the evaluation of these exemptions and publication of EU Directives which extend, change or end them. Dialogic will ensure all products offered for sale in the EU are compliant with the finalized regulations. Dialogic is evaluating the impact of four additional substances which will be restricted under RoHS from the 21 July 2019. All products placed on the EU market will comply with the additional requirements, relating to these substances, at that time.

Dialogic has reviewed *REGULATION (EC) No 1907/2006 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals* (“REACH Regulation”) and is satisfied that it does not apply to Dialogic® products and packaging as they do not store or consume chemicals/substances that are the subject of the regulation. Ongoing, Dialogic reviews European Chemicals Agency (ECHA) publications and the potential use of Substances of Very High Concern (SVHC) in products. Based on lists published by the ECHA between the 28 Oct 2008 and the 15 Jan 2018 and the major uses of these SVHC identified by Dialogic, these substances are not intentionally used in the manufacture of Dialogic® products or added to them during manufacture. Dialogic is evaluating the impact of the European Court of Justice (ECJ) decision of 10 September 2015 requiring SVHC to be evaluated at a ‘simple’ article level rather than a ‘complex’ article level and the ECHA Guidance on requirements for substances in articles (Apr 2017 Draft Version 4.0).

Dialogic has reviewed the substances controlled/restricted under The Montreal Protocol and is satisfied these substances, including Chlorofluorocarbon (CFCs) and Hydrochlorofluorocarbons (HCFCs) are not intentionally used in the manufacture of Dialogic® products and packaging or added to them during manufacture.

The following families of substance are not intentionally added to Dialogic® products and to the best of Dialogic’s knowledge and belief are not used in purchased components or manufacturing processes:

- Polychlorinated Naphthalene (PCN)
- Polychlorinated Biphenyls (PCBs) and Polychlorinated Terphenyls (PCTs)
- Polycyclic Aromatic Hydrocarbons (PAH)
- Perfluorooctane sulfonates (PFOS)
- Tributyl tin (TBT) and Triphenyl tin (TPT)

This Declaration is for information purposes only, additional detail may be obtained from the Dialogic Environmental Team at EnvironmentalTeam@dialogic.com

Parsippany, March 13, 2018