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This declaration affirms that all products manufactured and/or distributed by American Biltrite Inc., Tape Products Division, Moorestown, NJ, USA and Ideal Tape Company, Lowell, MA USA are articles as defined by 29 CFR 1900.1200 for which hazardous material communication is not required.

Articles produced by American Biltrite, Inc. and Ideal Tape Company do not require registration under REACH (EC 1907/2006) as of December 18, 2006 as they do not release any substances under normal use. We certify that our tape products do not contain any substances of very high concern (SVHC) on the most recent Candidate List of SVHC under REACH regulation (EC 1907/2006) in a concentration above 0.1% by weight. Also, these products and their packaging do not contain any restricted or banned materials, chemical substances or flame retardants as defined by: Directive 2000/53/EU of 18 September 2000 on end-of-life vehicles (ELV), Directive 2015/863/EU as of 31 March 2015, Restriction on Hazardous Substances (RoHS 3), chemicals listed on Annex XVII of the REACH regulation amended 13 June 2017 (EU 2017/1000), the Toxic Substances Control Act (October 1976), Directive 2002/95/EC Annex II of 27 January 2003 on waste electrical and electronic equipment (WEEE), and the CONEG model for packaging. ABI and ITC products and their packaging do not contain materials found on the LBC (Living Building Challenge) Red list. ABI and ITC products are not known to contain PFAS/PFOS chemicals (as defined by the Environmental Protection Agency) and are not knowingly added to the raw materials used to manufacture our products.

ABI and ITC products and their packaging do not contain any of the gold, columbite-tantalite, cassiterite, and wolframite conflict minerals (Au, Ta, Sn or W compounds from central Africa) as defined by H.R. 4173, "Dodd-Frank Wall Street Reform and Consumer Protection Act."

Further, the articles and their packaging provided by American Biltrite, Inc. and Ideal Tape Company do not contain any restricted or banned materials or chemical substances as defined by <u>The Montreal Protocol on</u> <u>Substances that Deplete the Ozone Layer</u> adopted on September 16, 1987 as currently amended, <u>Title VI of the Clean Air Act</u> of the United States of America, and CA Proposition 65, the Safe Drinking Water and Toxic Enforcement Act of 1986 (revision August 2018). All products manufactured, toll coated and outsourced by ABI and Ideal Tape meet RoHs standards. Products manufactured by American Biltrite Inc, Tape Products Division, Moorestown, NJ, USA and Ideal Tape Company, Lowell, MA USA and their packaging do not contain any of the most commonly identified classes of hazardous material. To see a full list of SVHC materials, go to <u>http://echa.europa.eu/candidate-list-table/</u>.

Some ABI products do contain 2,5-Di(tert-amyl) hydroquinone CAS NO. 79-74-3 above the listed 0.1% reporting threshold under GADSL( Global Automotive Declarable Substances List). It is in a quantity less than 0.25%. The affected products are 62xx, 65xx, 66xx, 67xx, 68xx, 69xx, 56xx, 58xx, 59xx, 7xxx, and 99xx paper premasks and 13xx,14xx,and 15xx protective films.

I hereby certify these statements to be true to the best of my knowledge.

John T. Parton

John T. Poulton Vice President, Research & Development *This document with an original signature is on file at American Biltrite, Inc.*