

Dear Lin Engineering Valued Customer,

We at Lin Engineering share your concern for product safety and appreciate your interest in our program for compliance with The Safe Drinking Water and Toxic Enforcement Act of 1986 (CA Prop. 65). To meet CA Prop. 65's requirements, Lin Engineering has actively been engaging our raw material and component suppliers in order to identify any declarable substances in our products that would trigger labeling requirements.

To date, we have not identified any substances in product(s) that would require labeling.

As you are undoubtedly aware, CA Prop. 65 is a dynamic regulation that frequently has substances added, new guidance documentation released, and is impacted by frequent changes due to ongoing litigation. Consequently, Lin Engineering intends to conduct ongoing due diligence and invite you to inquire from time to time concerning updates and changes that might have impacted this declaration.

Sincerely,



Wood Smith  
Quality Manager  
05/19/20