



February 26, 2026

**Re: TSCA & PFAS Reporting Declaration**

Dear Customer,

Please accept this notification as confirmation that Rotor Clip Company products are compliant with U.S. Environmental Protection Agency (EPA) Toxic Substances Control Act (TSCA) regulations. We maintain records for all chemicals subject to risk management under Section 6 and export notification under Section 12(b).

**PFAS Reporting and De Minimis Compliance (Section 8(a)(7)):** Rotor Clip acknowledges that specific painted hose clamps and band clamps identified by finishing suffixes CK, CN, CS, CG, FK, FS, and FT utilize coatings containing fluoropolymers, specifically **PVDF (CAS 24937-79-9)** and **PTFE (CAS 9002-84-0)**.

However, in accordance with the **de minimis provisions** established for finished articles, we certify that the concentration of these PFAS substances is **less than 0.1% by weight of the total finished article**. Consequently, these products are exempt from the federal one-time PFAS reporting requirements under TSCA Section 8(a)(7). All other Rotor Clip products remain PFAS-free.

**PBT and Risk Management:** After a thorough review of our product materials, we can assure you that no chemicals subject to risk management under TSCA Section 6 or those requiring export notification under TSCA Section 12(b) are present in any of our products. Rotor Clip products also do not include any substances defined as Persistent, Bioaccumulative, and Toxic (PBT) in the five final rules published January 6, 2021.

Rotor Clip regularly reviews TSCA regulations and is committed to maintaining the highest standards of regulatory compliance and ensuring the safety and environmental responsibility of our products.

Please feel free to contact us if you require any further information or have any additional questions.

Best Regards,

Chris Gray  
Environmental Management Representative  
Rotor Clip Company