Declaration of non use of

Substances listed in California Proposition 65 list of carcinogens and reproductive toxins in a form and a level that pose a significant risk

In the manufacture of all products supplied by Siegwerk¹, substances listed in California Proposition 65 (list issued March 19th 2021) or raw materials² containing such substances, are (besides some exceptions; see below) not used as intentionally added ingredients.

The presence, however, of traces of these substances in the product coming from raw material impurities, from the processes or as adventitious contaminant cannot be fully excluded³.

Carbon black, titanium dioxide, and crystalline silica are listed as "airborne, unbound particles of respirable size" and therefore, as their particles intrinsically remain bound within the matrix of an ink and of a printed layer, they are not in a form which poses a significant risk and have not the status “listed”. Consequently they are not subject to the California Proposition 65 reporting mechanisms.

Concerning Pigment Red 53:1, CAS 5160-02-1 (referred to as D&C Red No. 9) and Pigment Orange 5, CAS 3468-63-1 (referred to as D&C Orange No. 17) please note that these substances are listed only with their denomination used for Drugs and Cosmetics application where the exposure of the consumer is a fact. Please contact Siegwerk if you need a specific assessment.

Benzophenone is used only in some UV curing printing inks and varnishes, which however are offered and sold for specific non-food applications only.

The information in this document reflects Siegwerk’s policy and commitments. This statement is valid without signature.

¹ Formal commitment is taken by Siegwerk companies in North America and with regard to the nonvolatile content in the rest of the world.
² Above the legal disclosure threshold, as reported in suppliers’ safety data sheets according to the European CLP Regulation (EC) No 1272/2008 for carcinogenic and reprotoxic substances classified as toxic, and/or according to the Globally Harmonized System for Classification and Labelling (GHS) as Germ Cell Mutagenic Category 1A or 1B, Carcinogenic Category 1A or 1B, or as Reproductive Toxicant Category 1A or 1B, and/or according to EPA’s Toxics Release Inventory TRI List of Chemicals classified as OSHA carcinogens (thus IARC I, IIA, IIB; NTP K,P; OSHA 29CFR Part 1910, Subpart Z). Said threshold is 0.1% or lower, depending on the substance.
³ However, we proactively monitor and/or retrieve supplier data on impurities of carcinogenic and reprotoxic substances in all raw materials likely to contain such traces. We can assure you that potential traces in our products, if any, are by far below 0,1%. Therefore, no potential exposure whatsoever above the "no significant risk levels" can be perceived.