



Statement

Per- and polyfluoroalkyl substances (PFAS)

July 7, 2025

NOSHOK, Inc. recognizes that there is increased interest in understanding and minimizing the use of PFAS substances. PFAS substances are commonly used to ensure reliability and safety in high pressure, temperature, and harsh environments. When suitable replacements are found, it is expected that PFAS substance use will decrease. Please note that many PFAS substances do not present significant concern for human health or the environment. When used as intended, NOSHOK products do not pose a danger.

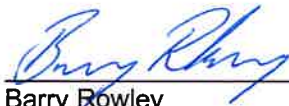
These materials/substances may be present in NOSHOK, Inc. products and may contain PFAS:

- Polytetrafluoroethylene (PTFE), fluoroelastomer (FKM), perfluoroelastomer (FFKM)
 - May be found in seals, diaphragms, thread tape, valve packing option, cables with mating connectors
 - Kalrez material is FFKM (note: DuPont considers composition proprietary and confidential)
- Gasoila (used in 2530, 3510, 5530, and SV series) contains PTFE
- Hydrophobic patch on PT10 and PT30 < 500 psi contains polytetrafluoroethylene 9002-84-0
- Fluorinated Ethylene Propylene (FEP) cable
- Polyvinylidene Fluoride (PVDF) (ex: diaphragm housing materials)
- Loctite products and thread sealants
- Guide bushings on diaphragm type differential gauges contain Teflon
- Pointer hand staff bushings on diaphragm and piston type differential gauges contain PTFE
- HALOCARBON 4.2 fill fluid contains Polychlorotrifluoroethylene PCTFE (9002-83-9)

PFOA or PFOS have not been used in the manufacturing process of PTFE since 2002. PTFE may contain trace amounts of perfluoroalkyl acids (PFAAs) as impurities during manufacturing.

Today PFAS substances may be regulated through several directives including REACH, POPs, and California Prop 65. NOSHOK, Inc. is committed to adhering to all relevant legislation. TSCA Section 8(a)(7) Reporting and Recordkeeping Requirements for Perfluoroalkyl and Polyfluoroalkyl Substances is currently only required for manufactured (including imported) PFAS or PFAS-containing articles in any year 2011 – 2022. **To the best of our knowledge, NOSHOK, Inc. customers as of the date of this statement are not obligated to report PFAS contained in NOSHOK products per TSCA Section 8(a)(7) to the EPA.** This is essentially because NOSHOK, Inc.'s customers are not generating PFAS from these products or importing them into the United States.

NOSHOK, Inc. products are not subjected to analytical testing. NOSHOK, Inc. believes to the best of its knowledge that the above statement is accurate as of the date of this letter and the statements and certifications of suppliers or service providers of NOSHOK, Inc. may have been relied upon in the preparation of this statement.


Barry Rowley
Vice President - Operations


Catherine Morowitz
Compliance Manager

PFAS0424
Rev.: 01