January 1, 2015

Re: Declaration for Ryton® PPS or Xtel® PPS Alloy Products, EC Directive 2002/96/EC (WEEE)

To Whom It May Concern:

With the exceptions noted below, the substances mentioned in Annex II of EC Directive 2002/96/EC are not normally expected to be present in any Ryton® PPS or Xtel® products in amounts exceeding 1 ppm. Mercury, PCBs, PCTs, asbestos, processed mineral fibers, and radioactive substances are not intentionally introduced as additives into any Ryton® PPS or Xtel® products. Ryton® PPS and Xtel® products also do not utilize any low molecular weight CFCs, HCFCs, HFCs, HCs, or other suspected ozone-depleting substances as additives or in the manufacturing process. These substances may only be present as adventitious trace impurities in the products.

- Xtel® XK2040 and XK2140 compounds utilize a brominated hydrocarbon flame retardant additive. Other Ryton® PPS and Xtel® products do not utilize any brominated flame retardant additives.

Sincerely,

John Bankston
Regulatory Affairs & Product Stewardship Manager – Aromatic Polymers