# **EPEAT Program Continuous Monitoring Outcomes Report**



Computers and Displays CD-2023-01 November 15, 2023

### 1.0 Background

EPEAT® is a comprehensive voluntary sustainability Type 1 ecolabel that helps purchasers identify sustainable technology products and services. Central to EPEAT are conformity assurance activities that meet the technical rigor and credibility needs of the institutional purchasers who rely upon EPEAT. The EPEAT Program ensures the ongoing conformance of EPEAT-registered products through an ongoing surveillance process known as Continuous Monitoring. Continuous Monitoring activities occur throughout the year and test the ability of Participating Manufacturers to prove conformance with EPEAT Criteria on an ongoing basis.

Some Continuous Monitoring activities require that Investigations be conducted in discrete timeframes called Rounds. The EPEAT Program develops an individual plan for each Continuous Monitoring Round, which specifies the EPEAT Criteria to be investigated, the method of investigation that GEC-approved Conformity Assurance Bodies (CABs) must use and the specific dates when the Investigation activities must be completed. The EPEAT Program also selects the Participating Manufacturers and EPEAT-registered products and assigns Investigations to CABs, which must fully participate in and are responsible for implementing Continuous Monitoring Round activities with their Participating Manufacturer clients. Participating Manufacturers are required to cooperate fully with their GEC-approved CAB during Round activities.

To maintain the level of transparency relied on by purchasers, the EPEAT Program publishes an Outcomes Report at the conclusion of each Round to summarize the activities conducted and to identify the products and Participating Manufacturers that received nonconformances and the actions taken to restore accuracy of the EPEAT Registry.

This document summarizes the activities and results of Continuous Monitoring Round CD-2023-01 conducted for the Computers and Displays category.

# 2.0 Overview of Continuous Monitoring Round CD-2023-01

#### 2.1 Investigation Activities

As per the published Round Plan, Continuous Monitoring Round CD-2023-01 used Level 2 Investigations (laboratory evaluation of products to determine the products' conformance with specific EPEAT Criteria). GEC-approved CABs obtained the products, as identified by the EPEAT Program, from the open market without involvement of the Participating Manufacturers, where possible, and sent them for laboratory evaluation. The laboratories evaluated the products against the specified Criteria and produced reports summarizing the activities conducted and the results. GEC-approved CABs reviewed the reports, made recommendations on conformity, and sent the reports to the EPEAT Program. The EPEAT Program made the final decisions on conformity for the Investigations.

#### 2.2 Criteria Investigated

Continuous Monitoring Round CD-2023-01 focused on chemicals of concern. The production of electronics often involves over 500 chemicals, while electronic devices potentially contain up to 84% of all known stable chemical elements. Chemicals in electronic products and processes serve important technical functions, however they are sometimes used without full knowledge of their environmental or human health hazards. These chemicals can present risks of exposure throughout the product's life cycle—and toxic chemicals used in creating electronics can cause serious health issues, including cancer, nerve damage, and reproductive issues. Once released into the environment, hazardous chemicals can also change soil or water, ultimately leading to the loss of plant or animal life.

In the electronics industry, chemicals of concern remain an on-going challenge as the industry seeks safer and more sustainable alternatives for hazardous chemical substances. Manufacturers can better prepare for and lessen their risk of supply chain interruptions and high switching costs associated with regulatory restrictions by having greater clarity into the contents of their devices. Minimizing the use of hazardous chemicals in electronics and embracing safer alternatives is critical to achieving sustainable consumption and production. Given the global nature of electronics value chains and the potential reach of problematic chemicals, the social and economic burden of chemicals of concern in electronics is not confined to certain people or places related to manufacturing or use—their potential impact can be global in scale, and for this reason, the EPEAT Program selected criteria which address chemicals of concern for investigation in this Round.

Products were randomly selected (using a random number generator) from a list of Participating Manufacturers. Each product was investigated for the criteria identified in the table below, however if a product had not selected a criterion, that criterion was not investigated.

Table 1: Criteria Investigated in Round CD-2023-01					
Criteria Number	Criterion Title				
4.1.1.1	Conformance with European Union RoHS Directive substance restrictions				
4.1.4.1	Restriction of the use of beryllium				
4.1.5.1	Reduction of bromine and chlorine content in plastic parts >25 g				
4.1.5.2	Further reduction of bromine and chlorine content of plastic materials				
4.1.7.1	Compliance with provisions of EU Battery Directive				
4.7.1.1	Elimination of intentionally added heavy metals in packaging				

# 3.0 Summary of Investigations and Final Decisions on Conformity for CD-2023-01

Highlights from this Continuous Monitoring Round are:

- 29 investigations completed
- 26 decisions of Conformance
- 2 decisions of Inconclusive
- 1 decision of Nonconformance Further details provided in Section 4

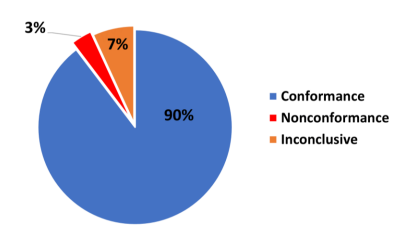


Figure 1: Final Conformity Decisions for CD-2023-01 (shown as percentage of total investigations)

#### 4.0 Further Details on Nonconformances for CD-2023-01

Table 2 below provides a breakdown of the nonconformances by Criterion. All nonconformances must be categorized as either a minor error, nonconformance, or nonconformance due to CAB inaction or delay not attributable to the Participating Manufacturer.

Table 2: Breakdown of Nonconformances by Criterion for CD-2023-01							
Criteria Number	Criterion Title	Completed Investigations	Nonconformances	Nonconformance Rate			
4.1.5.2	Further reduction of bromine and chlorine content of plastic materials	2	1	50%			

There was only one non-conformance in Continuous Monitoring Round CD-2023-01, and it was a demonstrated nonconformance.

#### 4.1 Minor Errors Versus Nonconformances

All nonconformances must be categorized as either a minor error, nonconformance, or nonconformance due to CAB inaction or delay not attributable to the Participating Manufacturer. For Level 2 Investigations, nonconformances may be categorized as minor errors if a GEC-approved CAB is unable to obtain a product from the market and the Participating Manufacturer indicated the product has reached end-of-life and is no longer available on the market. All nonconformances that do not meet the definition of minor errors are categorized as nonconformances (unless they are due to CAB inaction or delay).

In Continuous Monitoring Round CD-2023-01 there were no minor errors or nonconformances.

#### 5.0 Actions to Restore Conformance

Where the final conformity decision is nonconformance (including minor errors and those due to CAB inaction or delay), Participating Manufacturers must make corrections to restore the accuracy of the EPEAT Registry during the Corrective Action Phase. These activities may include providing additional evidence to demonstrate

conformance with the criterion or unselecting the criteria in the EPEAT Registry. Where the product was found nonconformant and is no longer available in the marketplace, the product must be archived.

During the Corrective Action Phase, Participating Manufacturers must also develop Corrective Action Plans for other EPEAT-registered products that may be affected by the same underlying issue causing the nonconformance but were not the subject of investigation (called "similarly affected products").

The following action was taken to restore accuracy to the EPEAT Registry as a result of Continuous Monitoring Round CD-2023-01:

1 investigation Criterion unselected by Participating Manufacturer

Table 3 in Section 7 identifies the Participating Manufacturer and product that received a nonconformance in Continuous Monitoring Round CD-2023-01.

### 6.0 Key Findings

#### 6.1 Correct Registry Selections

Participating Manufacturers are reminded to ensure Registry selections are accurate. For example, products that do not contain batteries should select N/A for compliance with provisions of the EU Battery Directive.

# 6.2 Optical Components for Required Criterion 4.1.5.1 - Reduction of bromine and chlorine content in plastic parts >25 g

Require Criterion 4.1.5.1- Reduction of bromine and chlorine content in plastic parts >25, excludes printed circuit boards, cables and wiring, fans, and electronic components. Optical components are not excluded in the criterion text.

# 6.3 Optional Criterion 4.1.5.2 —Further reduction of bromine and chlorine content of plastic materials

Unlike Criterion 4.1.5.1, Criterion 4.1.5.2 does not include an exemption for printed circuit boards, cables and wiring, fans, and electronic components. Participating Manufacturers are reminded to check their scope of conformance for Criterion 4.1.5.2 (all printed circuit board laminates or all plastic materials >0.5g in the product), and select one or two optional points accordingly.

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## 7.0 Identification of Nonconformances and Corrections Made by Participating Manufacturers

In the interest of transparency, the EPEAT Program identifies the Participating Manufacturers and products that received nonconformances and the actions taken to restore accuracy of the EPEAT Registry. Minor errors are generally clerical in nature and do not materially affect the validity of products in the EPEAT Registry. As such, these are not identified in the table below.

Table 3: Summary of Nonconformances and Corrections Made by Participating Manufacturers								
Participating Manufacturer	Product	Product Type	Country	Criterion Number	Criterion Title	Required or Optional	Underlying Reason for Nonconformance	Corrective Action Taken
Teknoservice	TeknoSlim	Desktop	Spain	4.1.5.2	Further reduction of bromine and	Optional	Demonstrated nonconformance	Manufacturer unselected the
					chlorine content of plastic materials			nonconformant criterion

Issue	Revision	Owner	Approver	Description	Approval Date	Effective Date
1	0	EPEAT Conformity Assurance Manager	Director, EPEAT Program	Initial release		
1	1	EPEAT Conformity Assurance Manager	Director, EPEAT Program		2018 Dec 11	2018 Dec 11
2	0	Senior Manager, Ecolabels and Resources	Senior Director, Ecolabels and Manufacturer Resources	Reformatting of document. Addition of standardized text.	2021 Mar 25	2021 Mar 30
2	1	Senior Manager, Ecolabels and Resources	Vice President, Ecolabels and Manufacturer Resources	Updated terminology for nonconformances to include "nonconformances" and "minor errors", in alignment with revisions to P66.	2022 Sep 15	2022 Sep 30
2	2	Senior Manager, Ecolabels and Resources	Vice President, Ecolabels and Manufacturer Resources	Updated to reflect new nonconformance category for CAB inaction or delay	2023 Mar 24	2023 Mar 24