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2715 Columbia Street  
Torrance California 90503

March 17, 2017

**Subject: Safety Data (SDS) and Material Safety Data Sheets (MSDS's)  
Meme's and Messer's,**

This letter is in response to your request for a Safety Data Sheet (SDS) or Material Safety Data Sheet (MSDS). The following is information concerning the Occupational Safety and Health Administration (OSHA) Hazard Communication Standard.

SDSs (Formerly known as MSDSs) are required under the OSHA Hazard Communication Requirements (29 CFR 1910.1200). Products manufactured and distributed by Pentel of America, LTD. are considered "articles" and are not considered hazardous materials as defined under either the OSHA Hazard Communication Standard (29CFR Section 1910.1200 or the Toxic Chemical Release Reporting; Community Right-to-Know (40 CFR, Part 372) commonly referred to as SARA Section 313 rule.

Requirement 29CFR 1910.1200 (b)(6)(iv) exempts "articles" from SDS requirements and other communication requirements of OSHA Law.

The term "article" is defined in 29 CFR 1910.1200 (c)(i), Federal Register citation 52 FR 31852 (August 24, 1987) and SARA Section 313.

*"Article" Means a manufactured item: (i) which is formed to a specific shape or design during manufacture; (ii) which has end use function(s) dependent in whole or in part upon its shape or design during end use; and (iii) which does not release, or otherwise result in exposure to, a hazardous chemical under normal conditions of use.*

In February of 1994, OSHA amended the Hazard Communication Standard and Modified part 3 to read:

*Does not release more than very small quantities of a hazardous chemical under normal conditions of use.*

Thus the current definition of an Article is:

*“Articles” by definition of the standard, “means a manufactured item other than a fluid or particle (i) which is formed to a specific shape or design during manufacture; (ii) which has end use function(s) dependent in whole or in part upon its shape or design during end use; and (iii) which under normal conditions of use does not release more than very small quantities, e.g., minute or trace amounts of a hazardous chemical (as determined under paragraph (d) of this section), and does not pose a physical hazard or health risk to employees.*

OSHA has indicated that Pens and Pencils are considered Articles. Further most office materials are not considered to require an SDS.

Pentel considers its products as Articles and marketed as consumer goods. Consumer Goods as such, office, Art and Writing Instruments in the US must conform to CPSC guidelines in accordance with LHAMA and ASTM D 4236 and must be labeled properly to protect the consumer and do not require an SDS or MSDS for this purpose as these are documents used under guidance of OSHA for workplace safety and raw chemical transportation.

Pentel products are tested to be safe for consumer use and provide the consumer with any labeling that would be contrary. When used as intended they release only trace amounts of chemicals required to fulfil the purpose of the product. These products are tested in accordance with LHAMA and ASTM D 4236 by Duke University. CPSC Approved Independent labs such as A. E. Kirby Memorial Health Center to certify that Pentel's Products meet the requirements of CPSC/LHAMA in the ACMI and WIMA Product Programs. These programs insure that Pentel Products are labeled properly and are determined to be Non-Toxic to humans in the product systems provided to our customers.

### **Canadian Law**

Canada has been refining the exemptions, but it appears that consumer products and articles remain exempt from Hazcom in Canada also. Here is the history:

An old version of H-3 - Hazardous Products Act - 2009 had this:

12. This Part does not apply in respect of the sale or importation of any  
(f) Product, material or substance included in Part II of Schedule I and packaged as a consumer product;

- Part II Schedule I → 1. Chemical products as defined in the Consumer Chemicals and Containers Regulations, 2001.  
(j) Manufactured article

Another old version of H-3 - Hazardous Products Act - 2013 version had this:

12. This Part does not apply in respect of the sale or importation of any

(f) Consumer product as defined in section 2 of the Canada Consumer Product Safety Act;

(j) Manufactured article

The current version of H-3 - Hazardous Products Act - 2015 has this:

12 This Part does not apply in respect of the sale or importation of any

(f) and (g) [Repealed, 2014, c. 20, s. 113]

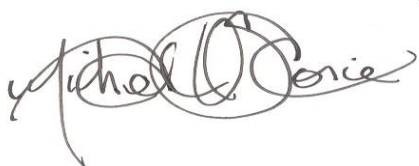
(j) Manufactured article; or

(j) Anything listed in Schedule 1

- Schedule 1 - Non-Application of Part II → 5) Any consumer product as defined in section 2 of the Canada Consumer Product Safety Act
- CCPSA section 2 → consumer products - means a product, including its components, parts or accessories, that may reasonably be expected to be obtained by an individual to be used for non-commercial purposes, including for domestic, recreational and sports purposes, and includes its packaging.

Thus Canadian Law as in the US does not require an SDS or MSDS for Articles or consumer goods where there is minimal exposure regardless of whether used in the workplace or for personal use unless the workplace exposure would be greater than anticipated in normal consumer use.

Respectfully,

A handwritten signature in black ink, appearing to read "Michael Storie". The signature is fluid and cursive, with a long horizontal stroke extending to the right.

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