

Sales Development/Product Training
3M Commercial Office Supply Division
Building 230-2S-17, 3M Center
St. Paul, Minnesota 55144-1000

August 1990



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23003-xxxx
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23012-xxxx
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23019-xxxx
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Dick Blick Company
Attn: Mickey Wiscons
M.S.D.S. Coordinator
P.O. Box 1267
Galesburg, IL 61401

Dear Mr. Wiscons:

This letter is to notify you that 3M is complying fully with Federal Occupational Safety and Health Administration (OSHA) "Hazard Communication" standard (29 C.F.R. 1910.1200).

The 3M product(s) listed below is considered an "article" as defined in the Federal Occupational Safety and Health Administration (OSHA) "Hazard Communication" standard (see 29 C.F.R. 1910.1200 [c])..

Scotch™ Brand #665, #810, #811, #230, #232, #235, #616, #2312, #924, #568 PMA, #924 Adhesive Transfer Tape #4016, #845, All Post-it™ Brand Products, including, All Scotch™ Brand & Post-it™ Brand Dispensers, Highland™ Brand #6200 & #5910 Transparent Tape, #760 Labeling Tape

V.2995

The standard does not apply to articles (29 C.F.R. 1910.1200 [b] [5] [iv]). Consequently, as articles, these 3M products are exempt from the Material Safety Data Sheet (MSDS) provisions of 29 C.F.R. 1910.1200 (g) (6).

These product(s) are considered to be non-hazardous when used according to label directions or their intended use; however, since it is impossible to anticipate all possible applications and situations in which the products may be used, we urge you to determine that your use of the products is in accordance with the Federal Standard definition of an article. Thus, we base the information in this letter on your utilizing these products for the intended end-use function.

We thank you for your continued interest in 3M products. If you have any further questions, please do not hesitate to contact me.

Sincerely,

Roger L. Jentink
COSD Technical Support