

UK REACH Compliance

26th January 2021

Dear Sir or Madam

As a foundry we provide your company with castings that are classed as “articles” in accordance with article 3.3 of the UK REACH Regulation are not subject to registration. Under normal and reasonably foreseeable conditions of use, these articles are not expected to release any substances.

Casting products that we manufacture as a “downstream user” based in the UK, consist largely of substances that are bulk goods, which were registered by our suppliers. In the rare cases, where we use substances from non EU countries for the manufacture of our products and therefore as an “importer” are subject to registration requirements and we will ensure that these are fulfilled, either by registration via a sole representative in the UK or by registration through us.

As far as article 33 of **REACH** regulation is concerned, we would like to communicate the following information:

The candidate list according to UK REACH regulation is published at the website of the Health and Safety Executive (HSE): <https://www.hse.gov.uk/reach/substance-in-articles-notification.htm>

This requirement is identical to the equivalent provision under EU REACH

Our articles do not contain any substances included in this candidate list in a concentration above 0.1 % weight by weight (w/w).

After each publication of a revised candidate list we will provide the name of any substance that is present with a concentration above 0.1% (w/w) and sufficient information to allow safe use of the article.

The information contained in this correspondence expresses only the intention of the respondent and does not constitute a binding obligation. Whilst the information is provided in utmost good faith, no representations or warranties are made with regards to its completeness or accuracy and no liability will be accepted for damages of any nature whatsoever resulting from the use of or reliance on the information.



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