Information regarding the implementation of the REACH Regulation (EC) No. 1907/2006 at Wieland-Werke AG

Dear Sirs,

Please find below information about the implementation of the REACH Regulation at Wieland-Werke AG:

Registration of metals

According to the REACH Regulation, alloys are regarded as special preparations. In this case, not the alloys themselves but their constituent elements, i.e. the alloy elements, are subject to registration. For example Wieland B16 – CuSn6: In this case, the metals copper and tin are to be registered.

Metals, which we import from non-EU countries, have been registered by us. For metals, which we purchase from EU member states, we are regarded as a downstream user. In such cases, we ensure that our suppliers have registered these metals.

Candidate list - List of Substances of Very High Concern (SVHC)

Substances of Very High Concern (SVHC) may become subject to authorisation under the REACH Regulation.

The European Chemicals Agency (ECHA) published on its website a candidate list of Substances of Very High Concern for a possible inclusion in Annex XIV of the REACH Regulation.

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The candidate list was last updated on **15 Januar 2019** and can be viewed at:


Of the substances on the candidate list, lead (Pb) may be present in some of our articles as an alloying element with a content > 0.1% by weight.

In this case, we will inform our customers in accordance with Article 33 of the REACH Regulation.

Information about the chemical composition of the articles, purchased by you, can be found in the relevant product standards or in our information sheets for articles which are available through the following link. There you will also find further information on our materials.


**Annex XIV - List of substances subject to authorisation**

Substances subject to authorisation are listed in Annex XIV of the REACH Regulation.

Annex XIV was last updated by the European Commission with Regulation (EC) No. 2017/999 on **13 June 2017**.

The substances listed in Annex XIV are not contained in our articles!

**Safety data sheets (SDS)**

The REACH Regulation defines the requirements for safety data sheets and under which circumstances there is a legal obligation to prepare safety data sheets. For articles there is no legal obligation to prepare safety data sheets.

The semi-finished and finished products manufactured by us are articles within the meaning of the REACH Regulation!

Therefore, we will no longer issue safety data sheets but instead provide our customers, on a voluntary basis, with an “information sheet for articles” containing the respective information.

Further information on the implementation of the REACH Regulation at Wieland-Werke AG is available from our homepage: [https://www.wieland.com/en/responsibility/copper-materials](https://www.wieland.com/en/responsibility/copper-materials)

Best regards,

Wieland-Werke AG
Policy Affairs & Standardisation

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