

REACH Declaration 1907/2006, SVHC Candidate List
Confirmation RoHS according to the Directive 2011/65 / EU
Confirmation CMRT according to the Guideline CMRT
Confirmation of the regulation Radiation Protection Directive 2013/59 / EURATOM
Confirmation of the regulation according to Directive 2019/1021/ POP
Confirmation of the regulation EPA for the PBT and PFAS Chemicals under TSCA (and the EPCRA) section 6(h) and section 8(a)(7).

Dear Ladies and Gentlemen!

The company Breitenfeld Edelstahl AG can be seen as a manufacturer of products in terms of REACH "downstream user". The products you purchase from us are not subject to registration as products within the meaning of REACH.

Furthermore, in accordance with Art. 33 of the REACH Regulation, we are obliged to inform our customers if a product supplied by us contains a substance of very high concern (SVHC) in a mass concentration of > 0.1% (<http://www.echa.europa.eu/web/guest/candidate-list-table>).

We confirm that:

- our products contain no substance of the candidate list in quantities > 0.1%.*
- we will be in close contact with our suppliers and will promptly notify you if a raw material of our products should be included in the candidate list.*
- no hazardous substances within the meaning of Directive 2011/65 / EU (RoHS) are included.*
- no conflict minerals within the meaning of CMRT, are included.*
- we comply with the regulations of the Radiation Protection Directive 2013/59 / EURATOM.*
- no organic pollutants within the meaning of Regulation (EU) 2019/1021 (POP) are used/produced.*
- our products contain no PBT substance in the meaning of the regulation EPA under TSCA section 6(h) or PFAS (listed also in the TRI) substance in the meaning of the regulation EPA under the TSCA (and the EPCRA) section 8(a)(7).*

Yours sincerely,


Andreas Graf
CTO

29.04.2026, St. Barbara