

Codigoro (FE), 10/06/2022

**Subject:** Fulfilment of the REACH Regulation, the Biocidal Products Regulation and POPs Regulation

Regulation (EC) No 1907/2006 (REACH) concerns the registration, evaluation and authorisation of chemicals, and entered into force on 1 June 2008.

In accordance with the provisions of REACH, those who produce (in the European Union \*), or those who import "ARTICLES" (from countries outside the European Union \*), are required to meet the requirements of art. 33(1), relating to the obligation to report the possible presence of hazardous substances (SVHC, Substances of Very High Concern) within them, providing sufficient information for the safe use of the article, including at least the name of the substance.

With reference to the provisions of REACH, as manufacturers we declare that in our products there are not, in quantities >0.1% weight / weight, substances included in the Candidate List published by ECHA (European Chemical Agency).

The updated list can be found at: <https://echa.europa.eu/candidate-list-table>

The items supplied must comply with any applicable restrictions among those listed in Annex XVII of REACH.

In addition, in relation to EU Reg. 528/12 on biocidal products, there is an obligation for suppliers of treated articles (Article 58) to communicate any intentional treatment or additive of biocidal active ingredients.

Therefore, in the event that this obligation applies, the products supplied must comply with the provisions of art. 58 of the aforementioned Regulation.

Finally, in accordance with the obligations provided for by Reg. (EU) 2019/1021, relating to Persistent Organic Pollutants (POPs), we ask you to confirm the absence of the substances listed in Annex I of the aforementioned Regulation within the articles provided by us.

It should be noted that under Article 3 of the POPs Reg., the manufacture, placing on the market and use of substances listed in Annex I, whether in their pure state or in mixtures or articles, are prohibited.

the undersigned ESAT OZOGUZ, Legal Representative of the Company KASTAMONU ITALIA SPA

**STATES**

that the items supplied

They DO NOT contain SVHC (Candidate List) substances;

that the items supplied

shall inspect any applicable restrictions set out in Annex XVII to REACH;

that the items supplied

They are NOT "treated" pursuant to Article 3 paragraph 1, letter l) of EU Reg. 528/12

that the items supplied

DO NOT contain POPs substances listed in Annex I of EU Regulation 2019/1021

Codigoro, 10/06/2022

**Kastamonu Italy S.p. a.**  
Signature of the Legal Representative

and Stamp of the Company

**KASTAMONU ITALIA SpA**  
sotto la direzione ed il coordinamento di KEAS HOLDING B.V.  
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