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RoHS & REACH Compliance

Applicable to all wire products sold by:

Knight Precision Wire Ltd
Precision Metals Ltd

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ROHS & REACH COMPLIANCE STATEMENT

ROHS 3 (EU 2015/863)

Knight Precision Wire Limited (incorporating Omega Resistance Wire, KC Smith Ortho & Rowan Cable Products) comply where applicable and confirm that the following restricted substances referred to in Annex II from DIRECTIVE 2011/65/EU in Article 4(1) are within the maximum concentration values tolerated by weight in homogenous materials.

Lead (F	b)		0.1%
Mercury (Hg)			0.01%
Cadmium (Cd)			0.01%
Hexavalent (Chromium	(Cr6)	0.10%
Polybrominated biphenyls (PBB)			0.10%
Polybrominated diphenyl ethers (PBDE)			0.10%

DIRECTIVE (EU) 2015/863, which was published on 31 March 2015, added Max limits of 0.1% for the following: DEHP, BBP, DBP & DIBP.

REACH - The current list is at 240 substances, updated January 2024.

Under the REACH legislation, substances on their own, in preparations, or substances intentionally released from articles and that are manufactured or imported into the EU/UK in quantities above 1 tonne per year by manufacturer/importer must be registered.

Knight Precision Wire Ltd does not manufacture or distribute, and/or import substances on their own or in preparations. We do manufacture (and/or import) the products listed below:

Stainless steel wire Carbon steel wire Copper wire Phosphor Bronze wire Nickel alloy wire These are all considered to be articles. However, these articles have no intended or foreseeable release, as outlined in the European Chemical Agency's "Guidance on requirements for substances in articles", and therefore, we have no registration obligation under the REACH legislation requirements.

We are "downstream users" (i.e. we use a substance, either on its own or in preparation, in the course of our industrial or professional activities) and recognise that we have certain obligations to satisfy. These are;

- Applying the risk management measures identified by the supplier and communicated via Safety Data Sheets, passing this information down the supply chain, and
- Make the supplier aware of the use of the substance(s) we purchase so that the supplier can include this "intended use(s)" in the risk assessment and management information in the SDS.

We have already identified the substances that we use in the course of our industrial activities and are engaged with our suppliers to seek formal assurance of their intention to comply with the registration requirements of REACH. Where our supplier is reliant on an actor up the supply chain to register for a substance(s) that they provide to us, we have requested that they qualify their intention to comply with REACH legislation so that the substance(s) we use will remain available for us in the future.

Current list available at https://echa.europa.eu/candidate-list-table

Russell Smeaton – Technical Manager