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## Registration, Evaluation, Authorisation, and Restriction of Chemicals (REACH) Regulations and Restriction of Hazardous Substances Directive (ROHS)

Under the structure of REACH regulations Maher is considered a manufacturer / distributor of Articles (as described in the ECHA guidance for articles dated 2017 and the Eurofer paper dated 28<sup>th</sup> October 2008). Maher do not manufacture substances or preparations and the articles do not involve the intentional release of substances. Accordingly, we foresee no registration or authorization requirements for the products supplied.

Please be advised that, to the best of our knowledge, products and articles supplied by Maher do not contain any of the chemical substances of very high concern as defined in the REACH Regulations.

The steel and alloy articles manufactured and distributed by Maher Ltd comply with European Union Directive EU 2015/863 (RoHS3). They do not contain Asbestos, PBB's, PBDE's, PBBE's, DEHP, BBP's, DBP's, DIBP's, Penta, Octa or Deca-BDE's, brominated flame retardants, organic tin compounds, organophosphate compounds, ethylene glycol ethers or PCB's. The alloys may contain trace amounts of Cd, Pb, Hg and their compounds. Their concentrations are below:

Cadmium 100ppm Mercury 1000ppm Lead 1000ppm Hexavalent Chromium 1000ppm

These are not added intentionally but may be present as a result of raw material impurities. Chromium is present in the alloys but is contained in a zero valance state and as such does not form Chromium VI or its compounds.

Craig Lindley

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Contracts Metallurgist