

## **Material Declaration**

TPC-ASM-DDC-424 - Rev 2 - 10.25.2023

## Aerospace Specification Metals (ASM) certifies to the best of its knowledge that our products:

- Do not exceed Joint Industry Guide ("JIG") Ed 4.1 or IEC 62474 dB Regulated Substance thresholds.
- Meet the China Management Methods for controlling Pollution by Electronic Information Products ("China RoHS").
- Do not contain any of the listed substances from the California Proposition 65 list.
- Do not contain any 'weld repairs'
- Do not contain any of the Registration, Evaluation, Authorization and Restriction of Chemicals ("**REACH**") substances of very 'high concern (SVHC) above the regulatory threshold of 0.1%
- That the He content of lead, **mercury**, cadmium, hexavalent chromium, polybrominated biphenyls (PBB), polybrominated diphenyl ethers (PBDE), Bis(2-ethylhexyl) phthalate (DEHP), Butyl benzyl phthalate (BBP), Dibutyl phthalate (DBP) or Diisobutyl phthalate (DIBP) in products supplied do not exceed the maximum concentration values for such substances in homogenous materials of up to 0.01% by weight for cadmium and 0.1% for the other substances. The content of these substances in our products is negligible.
- That in regards to the Restriction of Hazardous Substances Directive (**RoHS**), there are three of those materials/substances that are of concern with regards to product we sell. Lead (Pb) is allowed as an alloying element in; steels up to .35% by weight, aluminum up to .4% by, weight, and copper up to 4.0% by weight. **Mercury** (Hg), and Cadmium (Cd) are either not present or present in such trace amounts that they do not come close to the allowable RoHS limits (.1% and .01% for Cadmium). Our current product selection is compliant to the directive. The remaining materials/substances described in the directive are present only in plastics or used in plating and coating processes. ASM is not engaged in the sale of these items or services.
- We are not aware that any material provided by ASM contains **conflict minerals** from any DRC countries listed Sec. 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act. ASM warrants that it is not required to adopt any provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act Section 1502 as ASM is not a publicly-traded company required to file reports with the SEC under sections 13(a) or 15(d) of the Exchange Act. However, ASM shall flow down the substance of the Dodd-Frank Act to its suppliers which provide goods or perform services under this Order. Such flow down is subject to verification by Buyer. ASM expects its suppliers to be aware of the requirements of the Dodd-Frank Act compliance efforts and provide transparency into its supply chain from the original source to ASM, as applicable. ASM will continue to proactively work with our suppliers to ensure a conflict mineral free sourcing chain.
- To the best of our knowledge, its packing materials (boxes, trays, etc) comply with **EU Directive 2004/12/EC** for Packaging and Packaging Waste Material.

The customer is ultimately responsible for identifying and procuring material the meets the requirements of the intended application. ASM will assist in this aspect, as needed.

ASM bases its material content knowledge on information provided by third parties and has taken and continues to take commercially reasonable steps to provide representative and accurate information but may not have conducted destructive testing or chemical analysis on incoming materials and chemicals. ASM and our suppliers consider certain limited information to be proprietary, and thus other limited information may not be available for release.