MEETING APPLICABLE LAWS & REGULATIONS ABOUT THE PROTECTION OF HUMAN HEALTH AND THE ENVIRONMENT

Caring for the environment and respecting health and safety in the work environment are part of the Saint-Gobain Group’s Principles of Conduct and Action.

The supplier undertakes to meet all applicable laws & regulations regarding chemicals sold to customers, regardless of whether these substances are supplied to be used on their own, in preparations (also called mixtures), in articles or in their packaging.

The supplier especially undertakes to comply with the European REACH Regulation n° 1907/2006 concerning the registration, evaluation, authorisation and restriction of chemical substances. It also undertakes to comply with the European Regulation (CE) N° 1272/2008 on the classification, labelling and packaging of substances and mixtures (CLP Regulation).

Therefore, in accordance with the European REACH Regulation, if the substances provided within the framework of the present contract must be registered with the European Chemicals Agency, the supplier especially guarantees to the customer that the substances have been pre-registered and/or have been or will be registered within the deadlines set by the European REACH Regulation, by the supplier itself or, if the supplier is established outside Europe, by one of its affiliates established in Europe or by an Only Representative. The aforementioned registration must cover the uses of these substances, which have been notified by the customer to the supplier. The supplier undertakes to communicate the registration numbers of registered substances.

In the event that the substances supplied to the customer are subject to authorisation or restriction, the supplier undertakes:
- with regard to substances subject to authorisation, to supply only those substances duly authorized for the uses the customer intends to make of these substances,
- with regard to substances subject to restriction, to supply only those substances which comply with the restriction measures imposed by European REACH Regulation,
- to immediately notify the customer about any intended change in the regulation applicable to these substances (especially in the case of a ban on their uses) and about any possibility of substitution for such substances.

The substances, whether supplied to be used on their own, or included in preparations (or mixtures), or articles will have to be delivered:
- in packaging compliant with standards applicable to the labelling and packaging of chemicals, such as those set out by the European Regulation (CE) N° 1272/2008 on the classification, labelling and packaging of substances and mixtures (CLP Regulation),
- accompanied by any necessary information enabling the customer to use them totally safely. Whenever required by the regulations in force, the supplier undertakes to provide the customer with the corresponding safety data sheets (SDSs) written in the language of the country of delivery. The SDSs should comply with the applicable regulations, European regulations as well as national regulations, and especially include the exposure scenarios for the uses made by the customer of the supplied substances when required. The supplier will have to update the SDSs on a regular basis and will have to communicate these updates to the customer when required by the regulations and at least every 3 years. If such SDSs are not mandatory, the supplier undertakes to communicate all the information mentioned in Article 32 of the REACH Regulation (‘Duty to communicate information down the supply chain for substances on their own or in preparations for which a safety data sheet is not required’) to the customer.
- In addition, the supplier undertakes to notify the customer if the articles supplied and their packaging contain any substance of very high concern as soon as they are included in the Candidate List, as defined by the European REACH Regulation (Candidate List of Substances of Very High Concern for Authorisation – Annex XV), above 0.1% weight by weight. As the
Candidate List is subject to regular updates, the supplier must monitor it and immediately inform its customers when necessary.

The supplier undertakes to give the customer at least six (6) months’ notice if, in the course of the present contract, the supplier intends either to modify the ingredients and/or technical characteristics of the substances or mixtures or articles supplied or to stop selling them.

The supplier undertakes to comply with any changes in regulations during the contract period, including in the European REACH and CLP Regulations, and, as a consequence, to adapt its obligations to the customer under these regulations.

The supplier guarantees the customer against any financial consequences of a failure on its part to comply with the obligations imposed upon it by the REACH and CLP Regulations and by this present clause. Any limitation of liability provided elsewhere in this contract does not apply to liability incurred by the supplier in this capacity.