



**Summary for Customers on the European Union REACH Regulation (EC) No 1907/2006**  
**14 June 2023**

Materion Corporation is committed to making our customers' transition into REACH as simple and straight forward as possible for all of our products you purchase from us, so that you, and all downstream customers, can continue to take advantage of the beneficial properties, high performance and reliability you have come to expect. We will participate in the preparation and submission of the information and documentation as required by the REACH Directive, including Registration, Communication, and Authorization of substances contained in our range of products.

We have determined that most of our metal products imported into the EU e.g., targets, frame lids, coils, rods, strip etc. are articles. This determination is based on the [Guidance Document on Substances in Articles](#), classifying metals in massive or wrought form as articles. According to this Guidance Document, substances in articles do not need to be registered unless a substance exceeds 1 metric tonne per year per manufacturer or importer and the substance is intentionally released from the article. Normal processing of our products such as: machining, grinding, welding, etc., as well as, normal wear and tear are not considered as intentional releases. *The Guidance Document also states: A release of substances from articles is intended when: "The release contributes to a (accessory) function of the article, or, in other words the, release contributes to the 'added value' of the article, which is not directly connected to the end use function. If the release would not happen, that function could not be fulfilled. Example: Intended release in this sense is: Release of perfume from a perfumed eraser."*

**Communications:** For articles containing a substance that is listed by the REACH Agency as a "Substance of Very High Concern" (SVHC) in concentrations above 0.1% by weight, the manufacturer or importer is required to inform the recipients of the article about the substance and how the article can be safely used. *If any of our products contain a listed substance, you will be advised accordingly and we will ensure that your use is included in the substance registration dossier. **With the listing of Lead metal (CAS# 7439-92-1) as an SVHC, a few of the articles produced by Materion Corporation do contain this SVHC in concentrations above 0.1% by weight which will be communicated as appropriate to recipients of the article in the EEA. None of the other 234 substances listed on the most recent Candidate Listing of SVHCs are contained in the articles produced by Materion Corporation for use in the EEA.***

If you have any questions regarding the information provided above, would like a copy of any of the documents described in this summary or wish to provide feedback, please contact Ted Knudson, Senior Director Regulatory Affairs and Product Stewardship via phone at +1 (216) 383-4040 or e-mail at [Theodore.Knudson@materion.com](mailto:Theodore.Knudson@materion.com) or call the Product Safety Hotline at +1 (800) 862-4118.