



ELECTRALLOY

AS9100D/EN/ISO 9100:2016
ISO 9001:2015
ANSI/ISO/ASQ Q9001-2015

175 Main Street
Oil City, PA 16301 • 814-678-4100
Office FAX • 814-676-5876
Plant FAX • 814-676-4776
E-mail sales@electralloy.com

G.O. CARLSON PLATE

AS9100D/EN/ISO 9100:2016
ISO 9001:2015
ANSI/ISO/ASQ Q9001-2015

350 Marshallton - Thorndale Road
Downington, PA 19335 • 610-384-2800
Admin FAX • 610-383-6032
Sales FAX • 610-383-3429
E-mail sales@gocarlson.com



Dear Customer:

Electralloy has either shipped or is preparing to ship product to your company. Since August of 2009 we have been associated with Tetra Tech International to serve as our Only Representative for matters regarding the Registration, Evaluation, Authorization and Restriction of Chemicals (REACH) program within the European Union as required by the European Chemicals Agency (ECHA). More specific information regarding Electralloy's long term relationship with Tetra Tech and the appropriate REACH registrations are below.



TETRA TECH INTERNATIONAL, INC.

FUCHSSTRASSE 1, 67688 RODENBACH
TELEPHONE +49 6374-802-380/TELEFAX +49 63704 802 380

Tax ID (Corporate): 19 679 01 0 10
TAN ID: 235 929 5492
WAT ID: DE815002388

23 July 2019

To Whom it May Concern:

Please be advised that Tetra Tech International is the Only Representative acting on behalf of Electralloy and that all imported Electralloy substances meeting the requirements of EU REACH have been registered. The registration numbers are listed in the table below.

Substance	CAS Number	REACH Registration Number	Registration Band
Chromium	7440-47-3	01-2119485652-31-0115	10-100
Copper	7440-50-8	01-2119480154-42-0163	10-100
Iron	7439-89-6	01-2119462838-24-0412	10-100
Manganese	7439-96-5	01-2119449803-34-0148	10-100
Molybdenum	7439-98-7	01-2119472304-43-0068	1-10
Nickel	7440-02-0	01-2119438727-29-0129	10-100

The purpose of this communication is to inform you that these substances are covered by the Tetra Tech International pre-registrations.

Tetra Tech is the REACH importer of record and therefore, per the REACH regulation, and therefore all Electralloy EU-based importers who are customers are considered as Downstream Users of each substance and are removed from REACH liabilities associated with importing such substances into the EU. Those customers do of course retain those liabilities associated with Downstream Users under the REACH regulation.

Please let us know if you have any further questions regarding REACH compliance support of Electralloy.

Kind regards,

Tanya Sagermann
Managing Director
Tetra Tech International, Inc.

Tetra Tech International, Inc. - Germany Branch, Registergericht Katernakadem, HRB 30538, Sitz Pasadena (USA),
Zweig Niederlassung Rodenbach, Vorstand Dan Lee Balbach, Sam Wesley Cox, Richard Lemmon



ELECTRALLOY

AS9100D/EN/JISQ 9100:2016
ISO 9001:2015
ANSI/ISO/ASQ Q9001-2015

175 Main Street
Oil City, PA 16301 • 814-678-4100
Office FAX • 814-676-5876
Plant FAX • 814-676-4776
E-mail sales@electralloy.com

G.O. CARLSON PLATE

AS9100D/EN/JISQ 9100:2016
ISO 9001:2015
ANSI/ISO/ASQ Q9001-2015

350 Marshallton - Thorndale Road
Downington, PA 19335 • 610-384-2800
Admin FAX • 610-383-6032
Sales FAX • 610-383-3429
E-mail sales@gocarlson.com



Additional requirements within the REACH program include communication of information regarding inclusion of a number of chemicals listed on ECHA's website and are identified as Substances of Very High Concern (SVHC's). Our products do not contain any of the chemicals on the most recent list of SVHC's.

Also, recently a number of our customers have asked that we provide information with respect to our compliance with the Restriction of Hazardous Substances (RoHS 3) requirements. The specific requirements which went into effect on July 22, 2019 are as follows:

- Cadmium (Cd): < 100 ppm
- Lead (Pb): < 1000 ppm
- Mercury (Hg): < 1000 ppm
- Hexavalent Chromium: (Cr VI) < 1000 ppm
- Polybrominated Biphenyls (PBB): < 1000 ppm
- Polybrominated Diphenyl Ethers (PBDE): < 1000 ppm
- Bis(2-Ethylhexyl) phthalate (DEHP): < 1000 ppm
- Benzyl butyl phthalate (BBP): < 1000 ppm
- Dibutyl phthalate (DBP): < 1000 ppm
- Diisobutyl phthalate (DIBP): < 1000 ppm

Our products do not contain the above chemicals in quantities exceeding the maximum concentrations permitted by the regulation and we do not intentionally use or add any of the chemicals to our products. As such, we are confident that our products are RoHS 3 compliant.

At this time, we are requesting that you confirm receipt of this correspondence. In order to legally import our product in the EU, we are required to obtain your confirmation of receipt according to EU's REACH regulation (EC1907/2006). Without your confirmation, data gaps could result which could be exposed during audit and customs inspection. Enforcement actions could include fines, penalties and other sanctions. Your response to this request helps us to ensure that we will be able to continue to supply to the EU without the prospect of delays at customs due to incomplete REACH documentation.

It has been a pleasure to do business with your company and look forward to continuing our relationship in the future. If you have any questions or need additional information before you acknowledge receipt, please feel free to contact me or your sales representative.

Regards,

W. Thomas Wood
Sr. Vice President of Operations and Technology
twood@gocarlson.com
011 814 678 4200

Cc: T. Rudolph
A. Guikema (Tetra Tech)
T. Ender
M. Evans
M. Stokes