

To:

From:

Subject: EU POP Regulation 2019/1021 – Inclusion of PFOA

Dear supplier,

We would like to inform you that within the framework of the EU Regulation 2019/1021 (POPs - persistent organic pollutants) or its amendment (EU) 2020/784 restrictions on perfluorooctanoic acid (PFOA), its salts and PFOA-related compounds (POPs) have come into force. These compounds are used, among other things, in the manufacture of fluoropolymers (e.g. PTFE).

These legal requirements applied on 4 July 2020 and replace the restriction of PFOA under REACH. Article 3 of the POP Regulation prohibits the manufacture, placing on the market and use of the above-mentioned substances.

The IMDS data currently available from your company indicates that PFOA, its salts and PFOA-related compounds are not contained in the components you supply.

Nevertheless, we ask you to check the information in the IMDS and to provide us this letter signed by you by 11.09.2020, in which you either confirm the conformity of your component with the POP Regulation or inform us of any restrictions of use under the POP Regulation.

We would like to point out that you are obliged to us to check and ensure the conformity of your products and to inform us as soon as they no longer comply with the legal requirements.

Best Regards

Arkal Automotive HQ
Lower Galilee, Israel
Purchasing Director

Nitzan Meidan

Arkal Automotive HQ
Lower Galilee, Israel
Vice President Quality

Shahar Kremer

Supplier declaration:

We hereby confirm the conformity of our materials / component with the POP regulation. We will notify for any component / material that are no longer comply with the legal requirements.

Company name: _____

Name: _____

Role: _____

Date: _____

Signature: _____