

## JenCan Ltd

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## **DECLARATION OF CONFORMITY**

In accordance with Council Directive 1907/2006/CEE

## REACH

## (Reduction, Evaluation, Authorisation and restriction of Chemicals)

With the publication in the Official Journal of the European Union, no. L396 of 30.12.06, of Regulation (EC) no.1907/2006 and the subsequent correction on 29.05.2007, concerning the **Registration, Evaluation, Authorisation** and **Restriction** of **Chemicals**, the legislative course of REACH, undertaken almost 19 years ago in February 2001, was concluded with the adoption of the white paper on the "Strategy for a future chemicals policy".

At present, polymers (plastics) are exempt from the REACH registration stage (art.2, point 9, pages 18/19 of the Regulation), even if the European Commission will re-examine their possible future inclusion before June 2020. Therefore, at the moment the transformer of the raw materials (JenCans' supplier) is under no obligation to pre-register.

As regards the components of a metallic nature such as steel, brass, zamak, aluminium, bronze and copper in the form of rods and bars, at the moment these are considered to be articles from which there is no intentional releases of substances and therefore they are not subject to the pre-registration obligation (art.7, par.1, point b).

It is also specified that, again, pursuant to the regulations mentioned above, on the basis of their characteristics, the above-mentioned materials are not subject to the obligations envisaged by art.33 "Duty to communicate information on substances in articles" as the percentage in weight of the substances deemed hazardous, pursuant to these regulations, is less than 0.1% of the total weight of the article.

JenCan confirms that it does not use or produce chemicals and that therefore the articles sold do not require any pre-registration.

In addition, Jencan declares that, up to the date stated on the document, we have collected all the declarations of conformity from all our suppliers of raw materials and packaging and have verified that in no case whatsoever was there any intentional use of substances present in the SVHC list- **update candidate list 211 ECHA/PR/17/14 dated 19/01/2021.** JenCan's manufacturing plant also declares that they do not modify the raw materials used and that they do not add any SVHC components in any of the production processes. The nature of the treated products does not entail the use of such substances. JenCan's manufacturer nor any of it's suppliers carry out dedicated analysis to track any traces of these substances.

- Consequently no product is subject to inclusion in the SCIP database
- Consequently our products do not contain PIP (3:1) Phenol, Isopropylated, Phospahte
- Consequently our products do not contain Deca PBD

Please write to <u>sales@jencan.com</u> if you require further clarification.

Yate, Bristol. 1<sup>st</sup> March 2021.

Legal Representative (Nicholas Cann)