

## SELFASSSESSMENT COUNCIL REG. (EU) 833/2014, ART. 3G PARA 1(D)

In view of the EU-sanctions currently in force against Russia, we must ensure that our entire supply chain complies with the provisions of Regulation (EU) 833/2014. Regulation (EU) 2022/2474 of December 16, 2022 amended this regulation and extended the sanctions to the import and purchase of steel and iron products originating in Russia (see Art. 3 g para. 1 (d) of Regulation (EU) 833/2014 in its most recent version). As of September 30, 2023, it is prohibited, within the scope of Regulation (EU) 833/2014, to import into the EU or purchase the products mentioned in this section. Violations may result in severe fines and imprisonment, among other penalties. As per Article 3g para. 1 (d), it states that

“....it shall be prohibited to import or purchase, as from 30 September 2023, directly or indirectly, iron and steel products as listed in Annex XVII when processed in a third country incorporating iron and steel products originating in Russia as listed in Annex XVII; with regard to products listed in Annex XVII processed in a third country incorporating steel products originating in Russia of CN code 7207 11 or 7207 12 10 or 7224 90 , this prohibition shall apply as of 1 April 2024 for CN code 7207 11 and as of 1 October 2024 for CN codes 7207 12 10 and 7224 90;..... ”.

To fully comply with this regulation, we must ensure that all processed iron and steel products sold, supplied, delivered or otherwise provided to any entity of the Eberspächer Group do not incorporate any iron or steel products originating in Russia as stated above.

**We, \_\_\_\_\_, after exercising due diligence hereby bindingly declare that all iron and steel products sold and delivered to Eberspächer/Purem by Eberspächer entities are not processed incorporating iron and steel products originating in Russia.**

\_\_\_\_\_  
Place & Date

\_\_\_\_\_  
Name & Function

\_\_\_\_\_  
Signature