

# Position paper on Iron Ore and Pellets

## **REACH Exemptions**

Article 2(7)(b) of REACH states that "substances covered by Annex V, as registration is deemed inappropriate or unnecessary for these substances and their exemption from these Titles does not prejudice the objectives of this Regulations". The exemption under Annex V allows the substances listed to be removed from the duties of Registration, Downstream Users and Evaluation requirements.

A substance which occurs in nature is defined in Article 3(39) of REACH as; "Substances which occur in nature: means a naturally occurring substance as such, unprocessed or processed only by manual, mechanical or gravitational means, by dissolution in water, by flotation, by extraction with water, by steam distillation or by heating solely to remove water, or which is extracted from air by any means".

Ores are listed under the exemptions of Annex V. Ores such as iron ore can be classed as substances, which occur in nature. Within the <u>guidance document to Annex V<sup>1</sup></u> it does state that, "However, ores are exempted when processed only by means mentioned in Article 3(39) subsequently undergo a chemical process or treatment, or a physical mineralogical transformation, for instance to remove impurities, provided that none of the constituents of the final isolated substance has been chemically modified.".

Substances, which are naturally occurring and are not chemically modified, are exempt as is written above. A definition of a 'Not chemically modified substance' is as follows; "a substance whose chemical structure remains unchanged, even if it has undergone a chemical process or treatment, or physical mineralogical transformation, for instance to remove impurities".

### **Production of Iron Ore Pellets**

Depending on where the iron ore is located and mined, it's mineralogical make-upwill differ. Some ores are predominantly Magnetite ( $Fe_3O_4$ ) and some are Haematite ( $Fe_2O_3$ ). Pellets would ideally be in the form of  $Fe_2O_3$ ; generally, pellets will contain >80%  $Fe_2O_3$  and some small amounts of  $Fe_3O_4$ .

<sup>&</sup>lt;sup>1</sup> https://echa.europa.eu/documents/10162/2324906/annex\_v\_en.pdf/8db56598-f7b7-41ba-91df-c55f9f626545



If the iron ore fines are  $Fe_2O_3$  and processed into pellets, then theoretically, no chemical change will occur as  $Fe_2O_3$  is still there at the end point of the pellet production. However, the temperature in the pelletisation process is very high, so chemical modification can't be excluded.

If the iron ore fines are  $Fe_3O_4$  and processed into pellets (at temperature), then oxidation would almost certainly take place causing a chemical modification to take place, forming  $Fe_2O_3$  at the end point. This, according to the definitions as listed above, is a chemical modification and therefore causes that particular  $Fe_2O_3$  registration under REACH is required.

The additions within the pellets (e.g. olivine and bentonite) will not be chemically modified.

### **Production of Sinter**

Independent from the iron ore (magnetite or haematite), sinter typically contains about 5-15% FeO in the end (besides e.g. Fe, Fe $_2$ O $_3$  and CaO), so reduction will always takeplace. This is defined as a chemical modification and therefore requires registration under REACH.

#### **Conclusions**

- <u>Iron ore pellets:</u> registration is recommended, even if the source is haematite.
- <u>Sinter:</u> chemical modification to form e.g. FeO has taken place, so registration is recommended.

This document was updated according to current legislation in force.

"Important Notice: This position paper is intended as a supplement to the REACH Regulation and the official REACH Technical Guidance Documents published by the European Chemicals Agency (ECHA). It is provided as an advisory document and, as such, has no legal standing. Therefore, in conjunction with this position paper, users are advised to consult Regulation EC 1907/2006 (for the legally binding requirements of REACH) and the official REACH Technical Guidance Documents (for detailed information on REACH implementation). It may also be appropriate to seek independentlegal advice on matters related to pre-registration and registration. While every effort has been made to ensure the accuracy of this document, neither EUROFER nor the authors of this document accept liability for its content or for the use which might be made of the information herein."