# The REACH Enforcement (Amendment) Regulations 2013

## Asbestos Exemption for Placing on the Market Railway Vehicles and Components Containing Asbestos

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- RPP
- Policy
- Inspectors
- Admin

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**Summary**
Guidance on the REACH Enforcement (Amendment) Regulations 2013 which make ORR an enforcing authority for the restrictions on the placing on the market of articles containing asbestos in a railway context, and give ORR the authority to issue exemption certificates. REACH stands for the Registration, Evaluation, Authorisation and Restriction of Chemicals.

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**Subsequent consultation**
(reviews only)

* Delete as appropriate
Introduction

1. This RIG provides guidance on the REACH Enforcement (Amendment) Regulations 2013, which came into force on 16 December 2013. These Regulations concern the enforcement arrangements for a European Regulation known as REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals). It also provides guidance on the Exemption Certificate No 2 of 2019 concerning railway vehicles and components for use in railway vehicles at Annex A.

2. As well as making ORR an enforcing authority under REACH with enforcement powers, the REACH Enforcement Amendment Regulations also grant ORR the power to issue exemption certificates. These enforcement powers only relate to the placing on the market of asbestos containing articles in so far as it relates to the operation of a railway. We cannot enforce any other part of the REACH regulations.

3. The REACH Enforcement Amendment Regulations are intended to give ORR powers to protect health and safety by the control of asbestos. They enable ORR to regulate the supply of second-hand railway vehicles containing asbestos, through conditions in the exemption certificate. Note - these enforcement powers are separate from the S.20 powers given to inspectors under the Health and Safety at Work Act 1974 (HSWA).

Criminal Offences

4. The following relevant criminal offences will be prosecutable by ORR. References are to the REACH Enforcement Regulations 2008 (SI 2008/2852):

- Regulation 11(2) – making it an offence to breach Article 67 of the REACH directive, namely to place asbestos containing articles onto the market;
- Regulation 13 – making it an offence to obstruct an authorised person from investigating a REACH offence etc.

5. Both offences are subject to the following penalties:

- Magistrates’ Court – a fine not exceeding the statutory maximum and/or imprisonment not exceeding three months;
- Crown Court – an unlimited fine and/or imprisonment not exceeding two years.

6. Regulation 18 grants ORR the power to prosecute the above offences as an enforcing authority. Note – inspectors do not have the power to prosecute before a court for REACH offences. (This power has been
reserved to persons authorised only by HSE.) Therefore only a solicitor or counsel could present a case to the court on behalf of ORR.

Authorised persons

7. Under Regulation 10 and Schedule 7, Inspectors appointed under S.19 of HSWA are considered to be authorised persons for REACH purposes.

Power to investigate

8. Unlike the Control of Asbestos Regulations 2012 and the Control of Substances Hazardous to Health Regulations 2002, the REACH regulations are not enacted under S.15 of HSWA and therefore an inspector’s powers, normally given to them by S.20 of HSWA, will also not apply. REACH instead sets out the powers to investigate.

9. Part 2 of Schedule 6 sets out the enforcement powers of HSE and ORR. Authorised persons can do the following (which are very much akin to an inspector’s S.20 HSWA powers):

- At a reasonable time, enter non-domestic premises if they deem it necessary;
- Be accompanied by a constable if they apprehend serious obstruction;
- Be accompanied by any other person authorised by an enforcing authority and take any equipment or materials required;
- To examine and investigate as necessary;
- To direct that the premises or any part therein be left undisturbed;
- Take measurements, photographs and recordings;
- To take samples of things found in premises, and of the atmosphere;
- If any item contravenes REACH, to cause it to be dismantled or subjected to testing (not damage or destroy), and to also take possession for as long as necessary in order to examine it, ensure it is not tampered with or for purposes of prosecution;
- To require any person whom it is believed could give relevant information, to answer questions and sign a declaration of truth;
- To require the production of, inspect and take copies of any entry in books or documents; and
- To require any person to provide facilities and assistance with respect to any matters or things to enable investigation.

ORR is excluded from using the following powers set out in REACH:

- To seize and cause to be rendered harmless an article, which is a cause of imminent danger of serious personal injury;
- To use any other power which is necessary for the purpose of carrying out the enforcing duty;
- To use their powers in a domestic premises; or
- To issue a prohibition notice or an improvement notice.

Exemption Certificates

10. ORR is an exempting authority with the power to grant an exemption certificate to a person, or class of persons, from the prohibition of placing asbestos articles onto the market. All certificates must contain conditions ensuring a high level of protection of human health.

11. ORR has granted a general exemption for placing on the market asbestos containing railway vehicles and components of railway vehicles in so far as they relate to the operation of a railway. For any other type of asbestos containing article, a separate application for an exemption certificate would have to be made.

Breaching conditions of an exemption certificate

12. Under Regulation 8A of the REACH Enforcement Amendment Regulations a person who places an asbestos containing article onto the market will not be committing an offence if it is done in accordance with an exemption certificate; and the asbestos containing article was installed or in service before 1 January 2005.

13. Therefore, a person who supplies an asbestos article will not have the protection of an exemption certificate if they have breached the conditions therein or if the article was installed or in service after 1 January 2005.

14. Inspectors will need to establish if a person has supplied any asbestos containing articles and if so, if there is an exemption certificate in place, whether any conditions have been met and if the article was either first installed or in service prior to 1 January 2005.

15. A breach of an exemption certificate is not an offence in itself, but a person may be prosecuted for supplying an asbestos containing article without the cover of an exemption.

16. Where the breach gives rise to health and safety concerns inspectors should consider whether there has been a breach of the Control of Asbestos Regulations 2012. Inspectors should refer to ORR’s Enforcement Policy and the Code for Crown Prosecutors before any decision is made.
Annex A

The REACH Enforcement Regulations 2008 (as amended)

ASBESTOS EXEMPTION CERTIFICATE NO 2 OF 2019

CONCERNING RAILWAY VEHICLES AND COMPONENTS FOR USE IN RAILWAY VEHICLES

1. In pursuance of its powers conferred upon it by Schedule 5A of the REACH Enforcement Regulations 2008 (as amended) and being satisfied as required by paragraph (4) of that Schedule, ORR exempts any person who places on the market a railway vehicle or component for use in a railway vehicle containing asbestos from the prohibition on the placing on the market of any asbestos containing article provided for by Article 67(1) of REACH, subject to the conditions referred to in paragraph 3.

Interpretation

2. In this certificate:

“asbestos” means asbestos fibres listed at entry 6 of Annex XVII to REACH (as amended) as follows:

Asbestos fibres (a) Crocidolite (b) Amosite (c) Anthophyllite (d) Actinolite (e) Tremolite (f) Chrysotile

“ORR” means Office of Rail and Road;

“placing on the market” means supplying or making available, whether in return for payment or free of charge, to a third party. Importation shall be deemed to be placing on the market;

“railway” means any system of transport the operation of which is specified in regulation 3(2) of the Health and safety (Enforcing Authority for Railways and Other Guided Transport Systems) Regulations 2006;


“vehicle” means any vehicle, which for some or all of the time when it is in operation is guided by means of –

a) Rails, beams, slots, guides or other apparatus, structures or devices which are fixed and not part of the vehicle; or
b) A guidance system which is automatic;

and includes a mobile traction unit;

1 SI 2008/2852 amended by SI 2013/2919 and SI 2014/2882
Conditions

3. The conditions referred to in paragraph 1 are that:

i) the railway vehicle and/or any component for use in a railway vehicle was in service or installed before 1 January 2005;

ii) the person is able to demonstrate that any risks to human health arising from the placing on the market of the railway vehicle or component for use in a railway vehicle containing asbestos, have been properly assessed and are adequately controlled;

iii) the person takes any reasonable opportunity to remove asbestos from railway vehicles to be placed on the market, unless it can be demonstrated that the removal of asbestos would increase the risk to human health;

iv) the person replaces asbestos-containing components for use in railway vehicles with non-asbestos equivalent parts, when such parts exist and when reasonable opportunity arises, unless it can be demonstrated that the risks to human health are adequately controlled and the functionality of the railway vehicle would be compromised by replacement of the part with a non-asbestos equivalent.

v) the person makes a record of the location, type and condition of asbestos in the railway vehicle or any component for use in a railway vehicle, before placing it on the market. The record produced for this purpose must be made available to any person to whom the railway vehicle, or component of a railway vehicle, is supplied, or who will be a user of the railway vehicle or component of a railway vehicle. This record must be of sufficient clarity to allow another person to take appropriate precautions to control the risk of any exposure to asbestos.

vi) the person must keep a record of the number of railway vehicles and/or components for use in railway vehicles which are believed to contain asbestos indicating those which are on loan or lease to others and the names and addresses of those persons. These records must be provided to ORR when requested.

vii) all other relevant obligations under The Control of Asbestos Regulations 2012 and REACH as appropriate are complied with.

Duration, variation and revocation

4. Asbestos exemption certificate No 1 of 2014 is hereby revoked.

5. This certificate shall continue in force until 31 December 2023 unless ORR varies or revokes this certificate by notice in writing.

Signed by authority of ORR…………………………………………………………………………………

Dated…………………………..
Guidance on the Asbestos Exemption Certificate No 2 of 2019 Concerning Railway Vehicles And Components For Use In Railway Vehicles

1. The exemption is issued by the Office of Road and Rail and will allow railway vehicles and/or their components which contain asbestos to be sold, loaned, leased or imported so long as the conditions in the exemption are met. The conditions are designed to ensure the protection of human health and apply in addition to more general health and safety controls which require the management of risks arising from asbestos (The Control of Asbestos Regulations 2012).

2. The exemption covers rolling stock and components on the mainline, light rail systems, tramways, underground, heritage systems and other people movers within ORR’s enforcement remit. Static exhibits in museums are not covered as they are regulated by the Health and Safety Executive.

3. Anyone who wishes to take advantage of this exemption must be able to demonstrate to ORR that the conditions are met.

4. Anyone who wishes to place on the market an article containing asbestos which is used in connection with the operation of a railway, but which is not a railway vehicle or a component of a railway vehicle, will need to apply to ORR for a specific exemption.

Guidance on the exemption conditions

5. Condition i) means that a component containing asbestos that was not in service or installed prior to 2005 cannot be supplied under this exemption. In fact, REACH prohibits the use of an article containing asbestos unless it was already installed and/or in service before January 2005, in which case its use is permitted until it is disposed of or reaches the end of its service life.

6. Condition ii) requires the person to identify any particular risks arising from the process of supplying a vehicle or component. For example the vehicle or component may be physically transferred to a different operating environment. The person supplying the vehicle is expected to assess the additional risks of transfer and to highlight details of the asbestos risk to the person receiving the vehicle.

7. Conditions iii) and iv) require a person to consider every reasonable opportunity to remove asbestos and to replace asbestos-containing parts with non-asbestos alternatives where they are available. Wherever possible we would encourage the removal of asbestos before a transfer of ownership takes place. However, in many cases the best opportunity for removal will arise during maintenance of the vehicle. Consideration should be given to the location of the asbestos relative to the modification or maintenance work. In some cases it may be safer to leave it in situ, so long as it is properly managed and there is no increase in risk to anyone maintaining or using the vehicle. The process of removal incorporates a degree of risk because it may potentially disturb asbestos fibres; in many cases it would need to be removed by a licensed contractor.
8. If a vehicle requires a major modification or a maintenance overhaul prior to sale or lease it may be reasonable to remove asbestos at the same time e.g. it would be reasonable to replace an arc chute on a contactor whilst it was removed from a vehicle for overhaul. Whereas, if the asbestos is embedded in the structure of a traction motor it may not be reasonable to remove the asbestos during a light overhaul, and the motor may be refitted so long as any risks from the asbestos continue to be properly managed and there is no increase in the risk to health. In other circumstances where a major overhaul of the motor is required then the opportunity should be taken to remove the asbestos.

9. For heritage rolling stock there will be other considerations such as the authenticity of the part given the age of the vehicle. But this should not override the principle that, for heritage rolling stock which is in use, when a reasonable opportunity arises to replace an asbestos part with a non-asbestos equivalent then this should be done. For example, there is no justification for continuing the use of asbestos fibre gaskets or asbestos rope seals when an opportunity arises to replace them and there are suitable non-asbestos equivalents available.

10. **Condition v** is intended to ensure that a person receiving a vehicle or component is given sufficient details of the presence of asbestos to enable them to properly manage the risk they are inheriting. The condition specifically requires the location, type and condition of asbestos to be identified. In the case of a ROSCO this information may be recorded for fleets of vehicles rather than on an individual vehicle basis, but it must be sufficiently clear to alert the person receiving the vehicle, and anyone likely to carry out maintenance on the vehicle, to the presence of asbestos and where it may be found. In situations where asbestos is suspected but not confirmed this should be made clear to anyone receiving the vehicle or component. This condition does not require the person to carry out an intrusive physical investigation where the presence is suspected but not confirmed. It is sufficient to alert the next user of the vehicle to the suspected presence of asbestos.

11. **Condition vi** requires the person to keep records of vehicles and/or components containing asbestos and to indicate which are on loan or lease under the terms of this exemption. ORR may ask for this information to be provided to inform its understanding of the on-going extent to which asbestos remains in situ in current rolling stock.