Clause to be included in General Terms and Conditions

Substances of very High Concern and others

- "1. Supplier shall inform Chesterton without undue delay in writing if any products supplied to Chesterton are covered by the regulations listed above, in particular if this is due to changes of raw materials used by the Supplier, of product formulas used and/or any amendments to the lists which are exhibits to the above regulations. This in particular applies to, but is not limited to the following regulations:
 - Substances of Very High Concern according to Article 57 REACH and its Annex XIV (EU 1907/2006)
 - Waste EU 2018/851 amending EU 2008/98
 - RoHS (Restriction of hazardous substances in electrical and electronic equipment) (EU 2011/65)
 - Persistent organic pollutions (POP) EU 2019/1021
 - Conflict Minerals concerning tin, tantalum, tungsten and gold (EU 2017/821).
- 2. Supplier shall not supply to Chesterton any products whose supply is prohibited under the above regulations. In particular, Supplier shall not supply to Chesterton any products containing raw materials classed as so-called conflict minerals and shall adhere to all obligations under the Conflict Minerals Directive, in particular its articles 4, 5 and 6.Upon Chesterton's request, Supplier shall provide Chesterton with a certificate of origin for the raw materials used. Supplier shall endeavour to ensure that its own suppliers do not use any conflict minerals either.