Notice to Suppliers



Steel and Aluminum Reporting Requirements

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Job Title: US Customs Senior Manager

Business Unit: Group Tax & Customs

NTS Number: 629

Issue:

Date: 1 Jun, 2025

For the attention of Managing Director

Scope/Applicability:

This NTS applies to all non-US suppliers shipping products or derivatives of steel and aluminum to Rolls-Royce entities located in the United States.

Dear Supply Partner,

Background: On February 10, 2025, the President issued Proclamations 10895 & 10896 which adjust the imports of steel and aluminum products into the United States by imposing a 25% ad valorem rate of duty from all countries effective March 12, 2025. These proclamations also expand the scope of products that fall under the reporting requirements mandated by US Customs and Border Protection.

As an importer of steel and aluminum products, Rolls-Royce needs to adhere to these updated requirements mandated by the US Government. Items that do not have the necessary information on file can expect clearance delays, storage charges and possible rejection back to origin. These reporting requirements only apply to items being imported to the US. Please be aware that Rolls-Royce affiliates in the UK and Germany often purchase equipment which is ultimately destined for the United States.

Action Required:

Our non-US-based supply chain of all **new or used** aluminum or steel parts or material delivered to Rolls-Royce destined for US import must <u>provide the relevant mill certificates (MTC)/certificate of analysis (COA) or other acceptable evidentiary documentation to <u>rruscoo@rolls-royce.com</u> for recordkeeping.</u>

Information required:

Aluminum and aluminum derivatives subject to Section 232

- · Primary country of smelt
- · Secondary country of smelt
- Country of cast
- Percentage of aluminum content (if applicable)

Steel and steel derivatives subject to Section 232

- Primary country of melt
- Secondary country of melt
- Country of pour

NTS Category:

Regulatory / Legislation

Authorised by:

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