

<b>JST</b>	<b>Title:</b>	<b>EU &amp; UK Sanctions Package Policy</b>	<b>No:</b>	<b>PL19</b>
	<b>Rev:</b>	<b>00</b>	<b>Date:</b>	<b>04/03/2026</b>
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### **EU & UK Sanctions Package Policy and its Impact on J.S.T. (U.K.) Ltd**

J.S.T. (U.K.) Ltd is aware of both the EU's and UK's extensive and aligned sanctions against Russia and Belarus with regards to restrictions targeting sectors such as; financial (freezing central bank assets), banning luxury and high-tech exports, restricting imports in energy (oil/coal), iron, steel and prohibiting aviation access etc.

J.S.T. (U.K.) Ltd is also aware of the 'best efforts' obligations under Article 8a of Council Regulation (EU) [No 833/2014](#) (Regulation 833) and the UK Governments Regulation [461\(A,B,C..\)](#) in the context of this. Our understanding of these is summarised below:

- EU Regulation [833/2014](#) (EU): This is the main European Union regulation concerning restrictive measures against Russia, which includes broader bans on trade, finance, and services. The EU's equivalent, similar restriction on third-country processed steel is found in Article 3g and Annex XVII of this regulation.
- Regulation [461\(A,B,C..\)](#) (UK): These are part of the UK Russia (Sanctions) (EU Exit) Regulations 2019 (as amended in 2023). They specifically prohibit the import into the United Kingdom of certain iron and steel products that have been processed in a third country but incorporate Russian-origin iron and steel.

J.S.T. (U.K.) Ltd is committed to regulatory compliance and fully appreciates and understand the importance of this issue to our customers. Therefore, in accordance with this, we shall:

- Be committed to procuring compliant products and materials.
- Via our vendor approval program, endeavour to create a transparent supply chain that sources and discloses information related to the above regulations.
- Upon request, provide our customers with relevant material source information pertaining to the above regulations.

In accordance with our Integrated Management System (IMS), we shall constantly monitor our situation with regards to relevant legislation and market developments and will review and amend our systems and operations should the need arise.

Further information on this subject can be found via the following:

EU : [FAQs on sanctions against Russia and Belarus: Article 8a of Council Regulation \(EU\) No 833/2014](#)

UK : [Guidance on third country processed iron and steel measures - GOV.UK](#)

**Signed for and on behalf of;**

J.S.T. (U.K.) Ltd.



Eurling **Mike Bowen** CEng FIED  
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