

REACH-SVHC & POPs & ANNEX XVII Declaration

Dear Customer,
尊敬的客户

We, Quectel Wireless Solutions Co., Ltd. herewith in response to your request for the EU REACH SVHC candidate usage information for wireless module products. Quectel strives not to use 240 SVHC candidates (as of 23th Jan, 2024) intentionally in the manufacture of Quectel wireless module products. You can find the latest SVHC list in the link:

<https://echa.europa.eu/candidate-list-table>

上海移远通信技术股份有限公司特此回复您关于我司无线通讯模块 REACH-SVHC 的使用情况。Quectel 努力避免在无线通讯模块产品的制造中使用 240 个 SVHC 物质 (截至 2024 年 1 月 23 日)。您可以在以下链接中找到最新的 SVHC 列表: <https://echa.europa.eu/candidate-list-table>

However:

然而:

Some resistors used in our products contain Lead (Pb) [CAS# 7439-92-1; EC#231-100-4] in a concentration above 0.1% w/w, which allowed by the EU RoHS Exemption 7(C)-I.

我们产品中使用到的一些电阻含有的 Pb[CAS#7439-92-1; EC#231-100-4]浓度超过 0.1% w/w (使用到 RoHS 里的 7(C)-I 豁免条款)

And the package of dry packed products encloses a Humidity Indicator Card contain Cobalt dichloride (CoCl₂) [CAS#7646-79-9; EC#231-589-4] in a concentration above 0.1% w/w. (Note: As a packaging material, this material will not be shipped to the end customer.)

干包装产品的包装内装有一个湿度指示卡, 其中含有浓度高于 0.1% w/w 的二氯化钴 (CoCl₂) [CA#7646-79-9; EC#231-589-4]。(注意: 作为包装材料, 此物料不会出货到终端客户。)

Furthermore, our products do not contain any of the substance above the maximum thresholds under the given application in POPs regulation and Annex XVII of REACH.

此外, 我们的产品不含任何超过 REACH 附录十七和《持久性有机污染物条例》中所规定的最高限值的物质。

Date: 2024-02-26



REACH Authorized Person
Johnny Xiang