

REACH Regulations EC 1907/2006

Offshore Electronics have reviewed the operational requirements of REACH Regulations EC 1907/2006 and we will support and comply with the regulations as required.

As a supplier of assembled electronic 'articles' to our customers and as a downstream user of chemical substances in our manufacturing processes we have a good understanding of the requirements of the REACH Directive.

The current position (June 2022)

- We are confident that at the current time we do not knowingly purchase or export any articles that contain Substances of Very High Concern (SVHC's) that are on the Candidate List of 224 substances updated on 10-June-2022.
- We undertake to keep ourselves and partners informed of the contents of Annex XVII of REACH as amended, and take the necessary steps to ensure where possible, that these substances are not included in the production of electronic 'articles' except where specifically permitted.
- When we become aware that substances on the Candidate List are present in products or processes, we undertake to alert our partners and ensure that any substances concentrations are not greater than 0.1% w/w.
- It is our intention to expand our established RoHS compliance system to accommodate the wider requirements of the REACH Directive as manufacturers of the products we use make the declaration information available.
- Any REACH declarations will be made in good faith based on the information supplied by manufacturers and suppliers to Offshore Electronics Limited.

Steve Marshall Managing Director – Offshore Electronics Limited 15/06/2022

Offshore Electronics Limited

Guelles Lane, St Peter Port, Guernsey, Channel Islands, GY1 2RA T: +44 (0)1481 712721 F: +44 (0)1481 710094 E: team@offshore-electronics.co.uk