

Presence of Prohibited & Declarable Substances in Products

Document NO. :



Company Contact Information

Manufacturer: Hefei Wanda Storage Battery Co., Ltd.

Address: No. 5 Fengjin Road, Shuangfeng Development Zone, Changfeng County, Hefei, Anhui province

Product Information

Name: Lead acid battery

Model(s): QW-36, 6-QW-45, 6-QW-48, 6-QW-54, 6-QW-55, 6-QW-60, 6-QW-68, 6-QW-70, 6-QW-72, 6-QW-75, 6-QW-80, 6-QW-88, 6-QW-90, 6-QW-93, 6-QW-100T, 6-QW-100a, 6-QW-100, 6-QW-105, 6-QW-110D, 6-QW-120D, 6-QW-120, 6-QW-135, 6-QW-150, 6-QW-165, 6-QW-180, 6-QW-195, 6-QW-200, 6-EVF-22.8, 6-EVF-32, 6-EVF-38, 6-EVF-45, 6-EVF-52, 6-EVF-58, 6-EVF-60, 6-EVF-70, 6-EVF-71.8, 6-EVF-80, 6-EVF-85, 6-EVF-100, 6-EVF-110, 6-EVF-120, 6-EVF-125, 6-EVF-135, 6-EVF-150, 4-EVF-150, 3-EVF-220

1) REACH, Registration, Evaluation, Authorization and Restriction of Chemicals (EC) No 1907/2006 and all amendments

Yes No
 Not Applicable

Are the parts supplied to the EP Equipment Co., Ltd. and listed in the "Parts List" sheet free from Substance of Very High Concern (SVHC) as outlined in the Candidate List applicable to the date of this declaration in a concentration exceeding 0,1% (w/w) in any constituent article?

Yes No
 Not Applicable

Are the parts supplied to the EP Equipment Co., Ltd. and listed in the "Parts List" sheet in compliance with the List of Restrictions as outlined in Annex XVII of REACH Regulation (EC) No 1907/2006?

2) RoHS*, Directive 2011/65/EU including amendment (EU) 2015/863

Yes No
 Not Applicable

Are the parts supplied to EP Equipment Co., Ltd. and listed in the "Parts List" sheet in compliance with EU RoHS Directive 2011/65/EU, including Directive (EU) 2015/863 amendment of Annex II, with consideration of the applications exempted from the substance restrictions outlined in Annex III and Annex IV of the directive? Please state the exemptions used in the Remarks column in the Parts List spreadsheet

3) Battery, according to Regulation (EU) 2023/1542 and all amendments

Yes No
 Not Applicable

Do batteries and/or parts incorporated into batteries supplied to EP Equipment Co., Ltd., comply with the restrictions set out in Annex XVII of REACH Regulation (EC) No 1907/2006? And the products shall not contain substances for which Annex I to Regulation (EU) 2023/1542 contains a restriction unless the conditions of that restriction¹⁾ are complied with?

Please also provide information on the type of battery and its weight in the Remarks column in the "Parts List" tab.

¹⁾ 0,0005% of Mercury, 0,002% of Cadmium and 0,004% of Lead.

4) Packaging, according to Directive 94/62/EC and all amendments

Yes No
 Not Applicable

Is the sum of heavy metals in the packaging material for parts or products supplied to EP Equipment Co., Ltd. below 100ppm as defined by the EU Packing Directive 94/62/EC?

If you answered "No" to any of these questions please specify which substance(s) is/are present in the "Parts List" tab. Please state any RoHS exemptions used in the Remarks column in the "Parts List" tab.

I, the undersigned, declare that the information provided in this declaration is true and complete to the best of our knowledge. We commit to inform EP Equipment Co., Ltd. immediately in case of any change in supplied products or in the legislation in scope of this declaration, which contradicts the data reported.



Name: Zhang Bao Rong

Position: quality director

Phone No.: 0551-65534548

Email: 1046191846@qq.com

Date of issue: 2024-05-29

^[1] ROHS (Directive 2011/65/EU - Restriction of Certain Hazardous Substances in Electrical and Electronic Equipment) and other legal requirements mentioned in this document might be applicable to [Hefei Wanda Storage Battery Co., Ltd.](#) products or to the products in which [Hefei Wanda Storage Battery Co., Ltd.](#) parts are mounted. Therefore compliance is required, whether the part purchased by [Hefei Wanda Storage Battery Co., Ltd.](#) is in scope of the legal requirement or not.