

Duracell International Operations Sarl

Rue du Pré-de-la-Bichette 1, 1202 Geneva, Switzerland

Declaration of Conformity

WE, the manufacturer/supplier declare that the battery products

Brand Name/Trade Marks	DURACELL® silver oxide button cell batteries
Sizes	D301/386; D303/357; D309/393; D319; D361/362; D364; D371; D376; D377; D379; D381/391; D384/392; D389/390; D394; D395/399; D396/397

are herewith confirmed to comply with the requirements set forth in:

iEC 60086-1	Primary batteries – Part 1: General
IEC 60086-2	Primary batteries – Part 2: Physical & Electrical Specifications
IEC 60086-5	Safety of batteries in aqueous electrolyte

and comply with the marking requirements and substance restriction limits set forth in the **EU Battery Directive 2006/66 and Amendment 2013/56 EU** and contain less than <0.0005% mercury, <0.0020% cadmium and <0.0040% lead. Therefore, the chemical symbols Hg, Cd and Pb are **not** required to be marked below the separate collection symbol.

Batteries are articles under the **EC REACH Regulation (EC 1907/2006)** and are not subject to the REACH registration and SDS requirements. No SVHC substances are present (>0.1% w/w) in accordance with the ECJ article definition of 10 September 2015. This SVHC communication is based on the best available information to us. Duracell is managing compliance with EU REACH as part of our daily quality, safety and regulatory activities. The Candidate List of SVHC's is updated approximately bi-annually and Duracell will update this declaration accordingly if the updated SVHC list affects the assessment herein.

Batteries are not regulated under the **EU RoHS2 Directive 2011/65/EU and its amendment (EU)2015/863**. Under the EU Battery Directive, the limits for mercury, cadmium and lead are more restrictive than the RoHS limits. Duracell silver oxide batteries do not contain any RoHS substances

BY,

NAME : Bert Pans

POSITION : Global Product Safety and Regulatory Affairs – Duracell E&A

DATE: January 3, 2023