

Declaration of Conformity

WE, the manufacturer/supplier declare that the primary lithium metal manganese dioxide cell & battery products identified below

Brand Name/Trade Marks	DURACELL®
Lithium	CR-V3, 1/3N, 2/3 (aka 2/3A, 123, 123A), 223 (aka 223A), 245, CR2, 28L
Coin cells	1216, 1220, 1616, 1620, 1632, 2016, 2025, 2032, 2430, 2450, 2477

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 60086-3	Primary batteries – Part 3: Watch batteries
IEC 60086-4	Primary batteries – Safety of lithium batteries
UL 1642	Lithium batteries, UL Certified & Listed at www.ul.com
UN/DOT 38.3	UN Manual of Tests & Criteria, Part III, Sub-Section 38.3 lithium batteries

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 as a result 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 considered articles under the **EC REACH Regulation (EC 1907/2006)** and are not subject to the REACH registration. Based on communication with our suppliers, Duracell lithium primary batteries contain >0.1% w/w 1,2-Dimethoxyethane (EGDME), EINEC 203-794-9, per the SVHC candidate List. This SVHC communication is based on the best available information to us. Duracell is managing compliance with the EU REACH as part of our daily product quality, safety and regulatory activities. The Candidate List of SVHCs is updated approximately biannually and DURACELL will update accordingly if the SVHC list updates affect 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 primary lithium metal battery and coin cell products in their original packaging are shipped in accordance with the IATA, IMDG, ADR and UD DOT 49 CFR regulations. It is required that any person preparing or offering lithium batteries or coin cells for transport receive adequate instruction on regulatory requirements commensurate with their responsibilities.

BY,



NAME : Bert Pans
POSITION : Global Product Safety and Regulatory Affairs – Duracell E&A
DATE : January 26, 2021