



2000 Technology Parkway, Newark, NY 14513 USA

Declaration of Conformity

To Whom It May Concern,

We, the manufacturer/supplier declare that the battery products:

Brand Name/Trade Marks: Ultralife® 9-volt lithium primary batteries; U9VL-J-P; U9VLJP10; U9VLJPBP; U9VLJPPF; UPVLJPX; 9V; RP9VL; LB9J-P; SM9VL-P

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

IEC 60086-4:2014 Safety of lithium batteries

and comply with the substance restriction limits set forth in the EU Battery Directive 2006/66/EC and Amendment 2013/56/EU as they contain less than 0.0005% mercury, less than 0.0020% cadmium and less than 0.0040% lead. Therefore, the chemical symbols Hg, Cd and Pb are not required to be marked below the separate collection symbol prescribed in Annex II of the EU Battery Directive. Further, and in accordance with the EU Battery Directive, any Ultralife Corporation battery product that has the separate collection symbol affixed to it is not prohibited from being placed on the Market.

Whereas the EU Battery Directive takes precedence over the EU RoHS Directive in accordance with Recital 14 of the preamble of the EU RoHS Directive 2011/65/EU (repealing 2002/95/EC), and whereas Recital 29 of the preamble to the EU Battery Directive states the RoHS Directive does not apply to batteries and accumulators used in electrical and electronic equipment, and whereas under the EU Battery Directive, the limits for mercury, cadmium and lead are more restrictive than the RoHS limits, the aforementioned battery products are not regulated under the EU RoHS Directive.

Batteries are considered articles under the EC REACH Regulation (EC1907/2006) but are not subject to the REACH registration requirements. Based on communication with our suppliers, Ultralife Corporation 9-volt lithium primary batteries are not known to contain any amount of the substances added to the SVHC Candidate List as of December 17, 2014.

Sincerely;

Johnathan Celso
Product Engineer
November 22, 2016