

**VOLUNTARY COMPLIANCE CERTIFICATE WITH DIRECTIVE 2011/65/EC
- RoHS II-**

Poitiers, Monday, 04 February 2019.

As confirmed by Recital 14 of Directive 2011/65/EC, batteries and accumulators are not within the scope of RoHS. Nevertheless, the Saft Group has issued in 2005 an internal policy of voluntary compliance with this directive which covers all products and their constituting parts, excluding the electrochemical core of the cells (batteries) that the Group supplies.

This certificate is to certify that the following primary lithium cells marketed by Saft:

- Under the LS and LSH series names, and which are based on the lithium-thionyl chloride (Li-SOCl₂) electrochemical couple,
- Under the LO and G series names, and which are based on the lithium-sulphur dioxide (Li-SO₂) electrochemical couple,
- Under the LM and M series names, and which are based on the lithium-manganese dioxide (Li-MnO₂) electrochemical couple.

do not, to the best of our knowledge, contain the following materials:

1. lead,
2. mercury,
3. cadmium,
4. hexavalent chromium,
5. polybrominated biphenyls (PBB) or
6. polybrominated diphenyl ethers (PBDE),

at or above the levels prescribed by directive 2011/65/EC.

This commitment does not extend to the exemptions developed in the subsequent amendments to the RoHS Directive, nor does it extend to the substances that are part of the electrochemical core of the cell(s) (batteries) that we supply.

Signed:



Dominique LEGLAYE