

Declaration of compliance

With the legislation for materials and articles intended to come into

Contact with foodstuffs

We, Dampack International B.V., certify that food packaging films are produced only with components that fulfil the requirements on products, intended for use in direct contact with food, as described in the latest revisions of food contact regulations. Polyolefins are supplied to Dampack International B.V. in compliance with:

EC:

- EC Framework Regulation 178/2002 and 1935/2004 (dated 27-10-2004)
- VO (EU) 10/2011/EC inclusive amendments
- EC Directive 2023/2006 (Good Manufacturing Practice) (dated 29-12-2006)
- Regulation 94/62/EC about packaging and packaging waste.
- FDA rules (FDA 21 CFR)

Netherlands:

- Regeling Verpakkingen- en gebruiksartikelen (Warenwet)

German:

- The German Food and Feed Code ((Lebensmittel- Bedarfsgegenstände- und Futtermittelgesetzbuch (LFGB)), the Consumer Products/Materials Regulation (Bedarfsgegenständeverordnung (BGV))

The supplier shall carefully follow new editions of the relevant laws and shall inform the purchaser of significant changes in the laws and standards which are of importance in connection with the manufacturing and use of the product.

This statement does not apply for a manufacture which could lead to a change in the material characteristics. Tests are to be conducted by the client concerning the mutual compatibility of the material with which food comes into contact as well as any interaction from the organoleptic characteristics of the filled product.

Additional information

- No products with a functional barrier in a Multi-layer are supplied
- All products have to be stored under clean, dry and odourless conditions
- Storage temperature
 - for PS : 5 - 40°C
 - for PP : 5 - 40°C
 - for PET : 5 - 40°C

References:

Article no Dampack	Article no Supplier	Article description	Certificate no
449608		PS bak 270/80 1V 2700cc white	BA 19146

Description of application:

The temperature and storage time is based on the standard testing conditions for overall migration with No 2 OM2 according to VO (EU) 10/2011. Long-time storage at a temperature up to 40°C, inclusive heating up to 70°C for up to 2 hours or heating up to 100°C for up to 15 minutes.

Surface Volume ratio: 6dm²/1kg

Test conditions:

Simulants	%	During	Temperature
Acetic acid	3%	10 days	40°C
Ethanol	50%	10 days	40°C
Vegetable oil		10 days	40°C

This cup is suitable for direct contact with watery, acid, alcoholic and fat-containing food.

The limit value of 60 mg/kg of food or simulant solvent and/or 10 dm²/kg surface area in the case of containers with a fill quantity of less than 500 ml and/or more than 10 liters or sheets, films and other non-fillable objects is kept below the test conditions.

Specific migration limits (SML) and maximum residual contents (QM) and/or (QMA)

The SML and/or QM and/or QMA values prescribed in accordance with VO (EC) Regulation 10/2011 are kept below the test conditions. It involves the following materials:

Description	CAS-No
1,3 butadiene	CAS 106-99-0
Zinc form zinc salts	CAS 557-05-1
Octadecyl 3 (3,5 di-tert-butyl-4-hydroxyphenyl) propionate	CAS 2082-79-3
2,4-bis (octylthiomethyl)-6-methylphenol	CAS 110553-27-0
Ethylbenzene	CAS 00100-41-1
Tetrakis (2,4-di-tert-butyl-phenyl)-4,4-biphenylene diphosphonate	CAS 038613-77-3

Substances used in foods which are subject to a limitation “Dual use additives”

It involves the following materials:

Description	CAS-No
Titanium dioxide	CAS 13463-67-7
Calcium carbonate	CAS 00471-34-1

Other components parts

Is not applicable, as materials are not contained which are not regulated by Directive VO (EU) 10/2011. In as far as the material contains component parts (additives, fillers, catalysts, monomers etc.), these correspond to the recommendations of the Federal Institute for Risk Assessment (BfR) and/or the FDA rules. (Look at annex of supplier for sheets 6.3).

Lacquers/Coatings (direct contact with foods possible)

Is not applicable

The used paint systems/coatings are in compliance with resolution of Council of Europe AP (2004) 1 and FDA-regulations (FDA 21 CFR) § _____
 For migration and residual contents observe content of point “Migration and residual contents”.

Paper/Cardboard packaging

In each case, the paper/card used corresponds to the current version of recommendation XXXVI of "Papers, cards and boards for contact with food" DIN EN 602 and FDA 21 CFR178.3910.

Printing

Printing inks are suitable and approved for printing food packaging in terms of the cited regulations. From this point of view, the raw materials are carefully selected. Direct contact between printing inks and foods is ruled out through the particular printing finish.

The finishes correspond to those stated in the "data sheet for printing inks or food packaging" published by the Printing Ink Industry Association (Verband der Druckfarbenindustrie) and/or "exclusion list for printing inks and related products", published by the European Council of Paint, Printing ink and Artists Colours Industry (CEPE) in their respective current editions.

Hygiene

A plan for hygiene, cleaning and combating rodents has been put into place. The manufacturing of packaging materials takes place following the requirements of good hygienic practice, especially techniques for determining potential risks, an assessment of connected risks and a system for controlling recognized dangers (chemical, physical and microbiological risks in accordance with BRC-IoP) for food applications.

A hygiene certificate in accordance with BRC-IoP is available.

Microbiology

The material is free from pathogenic germs, other germs and mould (<50 KBE/100cm²).

Heavy metals

With regard to the contents of heavy metals, the provisions of Directive 94/62 EC (including the amendment Directives 2004/12 EC and 2005/20 EC) are adhered to.

Powders

Powders are not used.

Reach VO

This article correspond to the current Version of Directive (EG) Nr. 1907/2006. It is assured that no high concern materials as part of the Version of Directive (EG) Nr. 1907/2006 are included. Based on the valid "Candidate List of Substances of Very High Concern" (SVHC-List).

It should be noted that the product has been tested for the abovementioned forms of usage and conditions. Therefore, it will be the sole responsibility of the downstream users to determine that the usage of the product complies with the information given in this document and is safe, lawful and technically suitable so that no change in flavour, taste or organoleptic properties occurs. In case the product will be used in a different manner than tested, the information in this declaration of compliance will not apply and the downstream users shall be responsible for the compliance with the legislation and regulations.

Werkendam, **24/08/2020**



Cindy Duizer – Damen
Dampack International B.V.