



DECLARATION OF COMPLIANCE WITH FOOD CONTACT

LEGISLATION

We declare under our responsibility that the product(s):

HDPE Pallets: MV1000, MH1000, MV800, MH800

HDPE Box pallets: ACE, 1000, 800, Tri Hi, 1120, 1200, 1600, KitBin

HDPE Waste Containers

HDPE Lids, Drain port plug

Materials: HDPE Structural Foam

Comply with the EU Regulation 1935/2004 and EU Regulation 10/2011 including the latest amendment EU 2019/37 related to Plastic Materials and Articles intended to come into contact with foodstuffs.

According to the information provided by our raw material suppliers:

The raw materials used comply with Regulation (EU) No 10/2011, Chapter II -section 1 for what is concerning monomers or other starting substances and additives.

Material meets requirements of Regulations (EC) 1935/2004 and 10/2011 with Annex 1 as a positive list for monomers and additives.

Material meets requirements US FDA Compliance (21 CFR 2017) Under 21 CFR 177.1520(c) 3.2a, may be safely used in articles used for packing or holding food during cooking

GMP - Good Manufacturing Practice

This article is manufactured acc. to GMP as set out in Regulation (EC) 2023/2006.

Traceability as defined in art. 17 of Regulation 1935/2004 are ensured by the lot number on the carton - part 4: traceability applied in the plastic chain.

Specification of the intended use or restrictions

The ingredients used in the formulation are not likely to alter the organoleptic properties of food products.

The above article under normal and foreseeable conditions of use is suitable for contact with aqueous, fatty, foodstuffs, for any long term storage at room temperature or below.

Overall Migration (OM)

When used as specified, the overall migration (OM) as well as the specific migration does not exceed the legal limits. Migration tests carried out following the Regulation 10/2011 confirm an OM results below to 10 mg/ dm² or 60 mg/kg of food simulants A, B, D2 for 10 days at 40°C



	Simulant A	Simulant B	Simulant D2
All product types	<10 mg/ dm ²	<10 mg/ dm ²	<10 mg/ dm ²

Specific Migration Limit (SML)

SM has been evaluated in compliance with Regulation 10/2011 by calculation or, if necessarily, in experimental way. All calculations have been carried out under the condition that 1 kg of food is in contact with 6 sq.dm of packaging product.

Specific migration of residual monomers by calculations

Substance	CAS No.	SML, mg/kg	Calculated migration, mg/kg
Octadecyl 3(3,5-Di-tert-butyl-4-hydroxyphenyl) propionate	2082-79-3	6	<6
Poly[[6-[(1,1,3,3-tetramethylbutyl)amino]-1,3,5-triazine-2,4-diy]][(2,2,6,6-tetramethyl-4-piperidinyl)imino]-1,6-hexanediyl[(2,2,6,6-tetramethyl-4-piperidinyl)imino]]	71878-19-8	3	<3
1-(2-hydroxyethyl)-4-hydroxy-2,2,6,6 tetramethyl piperidine- succinic acid, dimethyl ester, copolymer	65447-77-0	30	<30
Aluminium (Annex II)	-	1	<1

Dual use additives

The following additive can be added in the articles according to the information provided by our raw materials should present below limits subject to a restriction as defined in Regulation (EU) No 10/2011.

Sodium Bicarbonate	E 500ii
Titanium Dioxide	E 171
Calcium Carbonate	E170
Calcium salts of fatty acids	E 470a
Mono-and diglycerides of fatty acids	E471

Above mentioned article do not contain postconsumer recycled plastics, statement of compliance

With Regulation 282/2008 is not required.



Additional information

Phthalates:

The phthalates are not intentionally added to product formulation. Further, none of the constituent raw materials is specified by its supplier to contain phthalates as an impurity.

Polycyclic Aromatic Hydrocarbons (PAHs) Directive 2005/69/EC

We do not intentionally use the following polycyclic aromatic hydrocarbons (PAHs) in the manufacture of or formulation of this product. However, this product has not been tested for this chemical substance

Bisphenol A (Regulation 321/2011)

We do not intentionally use the following Bisphenol A in the manufacture of or formulation of this product. However, this product has not been tested for this chemical substance

Primary Aromatic Amines (PAA) Regulation 10/2011

We do not intentionally use the following PAA in the manufacture or formulation of this product. This product has been tested for these chemical substances.

Polybrominated phenyls, Naphthalenes, Ethers (PentaBDE, OctaBDE, DecaBDE, PBB) (Directive 2003/11/EC) and polychlorinated biphenyls (PCB)

We do not used as intentional additive or ingredient. However, this product has not been tested for this chemical substance

Triclosan - 2,4,4-trichloro-2-hydroxydiphenyl ether (Directive 2010/169/EC)

Biocide is not used as intentional additive or ingredient. However, this product has not been tested for this chemical substance.

Heavy metals: RoHS, WEEE, Packaging Waste, CONEG

This product meets the relevant requirements of the following Directives or Regulations:

10/2011/EU as amended

2002/95/EC (RoHS) as amended

2002/96/EC (WEEE) as amended

Regulation (EC) 1907/2006, annex XVII, as amended

Regulation (EC) 1907/2006, annex XVII, as amended

2000/53/EC on end-of life vehicles (ELV)

Packaging recoverable for material recycling (EN 13430, ISO 17422; ISO 15270; Directive 282/2008/EC)

This grade is recyclable. Mechanical recycling is the primary option, depending of the requirements of the application and the intended article specification.

**Conclusion**

We also declare that should we or any occasion change the composition of our products in a way that would interfere with the declaration; we will inform your company.

This declaration is valid for a period of 24 months. It should be renewed in the case of a change of the raw materials, composition of the product, the legal regulations or new toxicological realizations.

Approved by: Dikla Shaked

A handwritten signature in blue ink, appearing to read "Dikla".

Position: R&D and Technical Solution Manager,
Dolav Plastic Products

June 5, 2019

Disclaimer:

This Declaration of Compliance is given in good faith and to the best of our current knowledge.

It describes the status of the product mentioned in the material specification.

The user of the product (downstream user, or food packer if applicable) is responsible for ensuring that the finished food package complies with applicable migration limits in the food itself under actual conditions of use. Furthermore, the food packer is responsible for verifying possible interactions of the product or its components with the foodstuffs (e.g. modification of odour, taste, consistency, migration etc.) which are to be checked prior to use and in function of the end-uses.

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