



| <b>DECLARATION OF COMPLIANCE WITH FOOD CONTACT</b>  |   |
|---|---|
| <b>Manufacture:</b>   | <b>DOLAV PLASTIC PRODUCTS</b><br><b>Kibbutz Dvir, M.P HaNegev, 85330, Israel</b>  |
| Product/s cover by this declaration   | <b>HDPE Pallets: MV1000, MH1000, MV800, MH800</b><br><b>HDPE Box pallets: ACE, 1000, 800, NEO800, NEO1000H</b><br><b>EcoLine, 1120, 1120H, 1200, Alto 1400, 1600, KitBin</b><br><b>HDPE Waste Containers</b><br><b>HDPE Lids, Drain port plug</b><br>Material: HDPE compact and HDPE structural foam. |
| Date of the declaration:  | <b>07/03/2024</b>   |
| <b>Declaration of compliance with:</b>  |   |
| <b>a.Regulation (EC) No. 1935/2004</b> of the European Parliament and the council of 27 October 2004 on materials and articles intended to come into contact with food<br><b>b.Regulation (EC) No. 10/2011</b> on plastic materials and articles intended to come into contact with food and the latest amendment 1442/2023 (EU) and 1627/2023(EU)<br><b>c.Regulation (EC) No. 2023/2006</b> of 22 December 2006 on good manufacturing practice (GMP) intended for materials and articles intended to come into contact with food<br><b>d.Regulation (EC) No. 1616/2022</b> of 15 September 2022 on recycled plastic materials and articles intended to come into contact with foods (repealing Regulation (EC) No 282/2008)<br><b>e. U.S. FDA Food Contact</b> -This product meets the requirements for polyolefin resins intended for food packaging applications as described in the FDA olefin polymer regulations 21 CFR 177.1520 including 21 CFR 177.1520(c) 3.2a and 21 CFR 177.1520(b). The resin may be used in contact with all types of food as defined in Table 1, 21 CFR 176.170(c) and at use conditions B-H as defined in Table 2, 21 CFR 176.170(c). |   |
| The product has been manufactured only with monomers, other starting substances or additives listed in Annex I of Plastic Regulation 10/2011. We confirm that a risk assessment according to Article 19 of Regulation 10/2011 (as amended) has been performed.  |   |
| We declare that the substances used or products of degradation thereof for which restrictions and/or specifications are set out in Annex I and II to the Regulation to allow the downstream business operators to ensure compliance with the Regulation 10/2011.  |   |
| Compliance with Overall migration limit:  | When used as specified, the overall migration (OM) as well does not exceed the legal limits. Migration tests carried out following the Regulation 10/2011 confirm an OM result below to 10 mg/ dm <sup>2</sup> or 60 mg/kg of food.   |
| The monomers and/or additives used in the manufacturing are listed in Annex I of Commission Regulation (EU) No 10/20112 (as amended). These intermediate materials might contain substances as listed below, each with a specific migration limit (SML) as indicated:   |   |



The document was prepared by the' Food Contact Materials' Section, The Standards Institution of Israel, March 2024.

**Superior handling & storage solutions**

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| Substance  | CAS No     | SML, mg/kg | Calculated migration, mg/kg |
|--|------------|------------|-----------------------------|
| poly[6-[(1,1,3,3-tetramethylbutyl)amino]-1,3,5-triazine-2,4- diyl]-[(2,2,6,6-tetramethyl-4- piperidyl)-imino]hexamethylene[(2,2,6,6-tetramethyl-4- piperidyl) imino] | 71878-19-8 | 3.0        | <3.0                        |
| (2-hydroxyethyl)-4-hydroxy-2,2,6,6-tetramethyl piperidine-succinic acid, dimethyl ester, copolymer   | 65447-77-0 | 30         | <21                         |
| Trimethylolpropane   | 77-99-6    | 6          | <0.2                        |
| Octadecyl 3-(3,5-di-tert-butyl-4- hydroxyphenyl) propionate  | 2082-79-3  | 6          | <6                          |
| Acetic acid, vinyl ester   | 108-05-4   | 12         | <2                          |
| 2,6-di-tert-butyl-p-cresol   | 128-37-0   | 3          | <3                          |
| 1 -Hexene  | 592-41-6   | 3          | <3                          |
| Vinylidene fluoride  | 75-38-7    | 5          | <5                          |
| hexafluoropropylene  | 116-15-4   | 0.01       | <0.01                       |

|  |  |
|--|--|
| Substances which are subject to a restriction in food: | There are no substances subjected to purity criteria in accordance with Directives 2008/60/EC, 95/45/EC and 2008/84/EC |
|--|--|

**Information about the use of "dual use" additives in the materials**

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.

|                                |        |
|--------------------------------|--------|
| Calcium Carbonate              | E 170  |
| Titanium dioxide               | E 171  |
| Butylated hydroxytoluene (BHT) | E 321  |
| Calcium Stearate               | E 470a |



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


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| Specifications on the use of the material or article:   |  |
|---|--|
| Type or types of food with which it is intended to be put in contact:   | ALL TYPES OF FOODS   |
| Time and temperature of treatment and storage in contact with the food:   | Long storage at room/cooling/freezing temperature  |
| The ratio of food contact surface area to volume used to establish the compliance of the material or article :  | The compliance testing was done under conditions set out in Regulation (EC) No. 10/2011 using a surface to volume (s/v) contact ratio of 6 dm <sup>2</sup> /kg.        |
| Functional Barrier (for multi-layer material or article only)   |  |
| We confirmed that the material or article complies with the requirements of Article 13(2), (3) and (4) or Article 14(2) and (3) of Regulation 10/2011. <b>There is no functional barrier present.</b> |  |
| Approved by:<br>Pablo Joskowicz<br>Materials Development Manager / Laboratory Responsible   | Company signature:<br><br><b>Dolav Plastic Products<br/>Cooperative Society Ltd</b> |

**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. As food legislation continues to be adapted and amended, it is your responsibility to work with the most recent version of legislation

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.

Additional Information

This section contains general advice some of which may be applicable to your specific DoC.

1. The presence of adhesives, coatings or inks should also be indicated in the DOC, including a statement about their compliance with the legislation applicable to them. In addition, adequate information should be provided to the manufacturer of the final plastic article that would enable him to ensure compliance for substances for which migration limits have been established in Regulation 10/2011 (as amended).

2. In the event that plastic materials and articles could release Primary Aromatic Amines (PAAs) covered by Annex II (2) or that substances are present that can generate PAAs covered by Annex II (2), confirmation based on scientific evidence, that the PAAs cannot be released above the detection limit must be included. Alternatively, the downstream operator must be informed of which PAAs must be checked.



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3. Adequate information consists of but is not restricted to: the amount of substance present, or other relevant information that allows an exposure assessment to be undertaken, it can also include toxicological information about the substance.
4. If the Non-Plastic Intermediate Material is marketed in a Member State where it is subject to National Legislation (EU + EEA Countries) the applicable national legislation should also be referenced. In addition, compliance with the relevant legislation should be confirmed including information on restrictions or specifications, if applicable.
5. Relevant requirements of the Framework Regulation are GMP and Traceability. To obtain more information about GMP, check Regulation (EC) No 2023/2006.
6. For more details on classification of substances as CMR (Carcinogenic, Mutagenic or toxic to Reproduction), check Regulation (EC) 1272/2008.
7. To obtain more information about Plastics Regulation, check Regulation (EC) No 10/2011.
8. To obtain more information about labelling of your product and traceability, check Regulation (EC) No 1935/2004.
9. For more details on Nanomaterials check the Commission Recommendation 2011/696/EU.
10. For more information on Additives and Flavourings, check Regulation (EC) No 1333/2008 and Regulation (EC) No 1334/2008.

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