DECLARATION OF CONFORMITY

Article: APET sheets in different sizes

Customer: Bruyerre SA

Customer art. ref.: 44665051 Feuilles rhodoides Ep 190 µm 60x40cm

100pces

Papier RHODOID 74x7 cm 190µ

We hereby declare that the above mentioned material is destined for food packaging, and is composed of: A-PET, is manufactured in accordance with the following European regulations:

- Regulation (EC) No 1935/2004/CE of 27th October 2004 on material and articles intended to come into contact with food;
- Regulation 1895/2005/CE;
- Regulation (EC) No 2023/2006 of 22nd December 2006 on Good Manufacturing Practices for materials and articles intended to come into contact with food;
- Regulation (EC) No 10/2011 of 14th January 2011 on plastic materials and articles intended to come into contact with food and subsequent updates and amendments, included Regulation 1282/2011, Regulation 1183/2012, Regulation 202/2014, Regulation 174/2015, Regulation 1416/2016, Regulation 752/2017, Regulation 79/2018, Regulation 213/2018, Regulation 831/2018, Regulation 37/2019, Regulation 1245/2020, Regulation 1442/2023, Regulation 1627/2023.

And to Italian regulations:

- DPR 777/82 and subsequent updates and amendments, DM 21/03/1973 and subsequent updates and amendments

will not produce, under normal or foreseeable use conditions, unacceptable changes in the composition or deterioration in the organoleptic characteristics of the food, in the following contact conditions:

- contact with all types of food products
- ✓ contact with dry foods
- ✓ contact with moist foods / aqueous foods)
- ✓ contact with fatty foods (specify corrective factor
- ✓ contact with acidic foods
- ✓ contact with alcoholic foods
- ✓ contact with frozen foods or ice cream

In the absence of specific information provided by the customer, has been used a conventional correction factor of 6 dm² of product surface in contact with 1kg food.

This declaration of compliance is based on the Compliance Documents submitted by raw material suppliers where the following substances subject to restrictions are found and listed below:

Name	CAS Identification	Specific Migration Limit
Terephtalic acid	CAS 100-21-0	SML 1.25 mg/dm ²
Isophtalic acid	CAS 121-91-5	SML 0.83 mg/dm ²
Ethylenic Glycole EG and Diethylenic glycole DEG	CAS 107-21-1 + 111-46-6	SML 5 mg/dm ² (the sum)
Antimonium trioxide	CAS 1309-64-4	SML 0.0066 mg/ dm ² (as Sb)
Antimonium ethylene glycol	CAS 29736-75-2	SML 0.0066 mg/ dm ² (as Sb)
Polyethyleneglycolmonoalkylether	Ref n. 77708	SML 0.6 mg/dm2
(only on siliconized sheet)		
Aluminum (only for white sheet)	CAS 7429-90-5	SML 0.166 mg/ dm ²

Compliance with these limits has been established by

✓ analysis carried out in independent testing laboratories following the procedures stated in EU legislation, with the following simulants and testing conditions:

044	Cimeraleme	Cantacttina	Tomanavatura
OM	Simulant	Contact time	Temperature

OM2	A (water+ ethanol 10%)	10 days	40°C
OM2	B (water + acetic acid 3%)	10 days	40°C
OM2	D2 (olive oil)	10 days	40°C

(Test results are supporting the present declaration but not intended to be published.)

other: calculation of the theoretical maximum specific migration from the content quantitative analysis.

Additional information supporting this Compliance Document:

- The product is manufactured using raw materials complying to global maximum concentration level of heavy metals (max 100 ppm) as indicated in Article 11 of Directive 94/62/CE and subsequent amendments (Directive 12/2004/CE)
- ✓ The product may have a perceptible impact on food and it's regularly tested for olfactory and taste impact analysis in compliance with norm UNI 10192)
- ✓ Color pigments used complies European Council resolution AP (89)1 on the use of colorants in plastic materials coming into contact with food, 13th September 1989.
- dual-use additives (food additives, Reg (CE) N.1333/2008, Reg. (CE) N.1334/2008 and Reg. (UE) N. 10/2011) has been used, as specified below

Names	Identification	Limits
Silicon dioxide (silica)	CAS 14808-60-7	SML none
Phosphoric acid	CAS 7664-38-2	SML none
Sorbic acid (E200) only on siliconized sheet	CAS 110-44-1	SML none
Polydimethyl siloxane (E900) only on siliconized sheet	CAS 63148-62-9	SML none
Carbon Black (only for black/brown sheet)	N° Rif 42080	SML none*

^{*} The carbon black used for it's formulation complies with the specifications and restrictions of said Regulation.

✓ Substances non-intentionally added and/or not listed (NIAS), as specified below:

Names	Identification (CAS, EINECS, etc.)
Acetaldehyde CAS 75-7-0	

✓ Based on the analytical results, there are no evidences of critical situations concerning the toxicological risk.

This declaration of compliance is valid as long as the plastic foil has not been thermoformed and it is therefore not valid for articles obtained from subsequent mechanical and thermal processes. Those articles shall be subjected to specific verifications for food contact assessment.

It is the responsibility of the user to verify the adequacy of the foil for the intended use. In addition,

- The compliance is understood to be subject to the conformity with the conditions of storage, handling and use, taking into account the specific characteristics of the material or article, and the conditions such as prescribed by professional practices or codes.
- In the event of a change in the packaged product, its composition or its intended use, as well as in the event of a change in the conditions for using the material or the article, the person for whom this declaration is intended must ensure the compatibility packaging / content for which he/she then accepts responsibility.

This declaration is established in accordance with article 16 of Regulation (EC) No 1935/2004 for materials subject to specific European measures. Other National or International requirements can be applicable for specific customers.

The user of the article has the responsibility to communicate to UFC Flexibles any restrictions due to the composition of the contained foodstuff.

We remind you that the user of the article must verify that the materials and articles, realized following GMP (Regulation 2023/2006), in normal or foreseeable use, do not transfer their constituents in such quantities as to constitute a danger to human health and /or result in unacceptable change in the composition of the food or alter the organoleptic properties (Regulation CE 1935/2004).

This declaration is valid from the date indicated below, and will be replaced in the presence of substantial changes in the production of the material capable of changing some essential requirements for compliance, or in case of modifications to the legislative references are modified and updated in a way that requires a new verification for compliance.

MOSH-MOAH and POSH content

Above mentioned products are manufactured using PET (polyethylene terephtalate) and/or PE (polyethylene) resin and antiblocking

Neither the resins nor the additives used in the production of our materials above listed don't contain the following substances:

- -MOSH (mineral oil saturated hydrocarbons)
- -MOAH (mineral oil aromatic hydrocarbons)
 - (Both these product families together are often referred to as MOH mineral oil hydrocarbons)
- -POSH (polyolefinic oligomeric saturated hydrocarbons).

additives This statement is based on the written confirmation of our suppliers.

These substances are not intentionally added during manufacturing process.

Furthermore, we cannot think of any reaction mechanism that can lead to accidental formation of these compounds from the raw materials contained in our products.

The possible presence of these substances at trace level is solely due to impurities of the raw material used in the manufacturing process. For the above reasons we don't explicitly verify the absence of these substances in our products.

PFAS-PFOA-PFOS content

don't contain the following substances:

- Per- and polyfluoroalkyl substances (PFAS)
- Pentadecafluorooctanoic acid (PFOA), its salts and related substances
- perfluorooctane sulfonate (PFOS)

These substances are not intentionally added during manufacturing process.

Furthermore, we cannot think of any reaction mechanism that can lead to accidental formation of these substances from the raw materials contained in our products.

We therefore declare that the above mentioned substances are not contained in our product. The possible presence of these substances at trace level is solely due to impurities of the raw material used in the manufacturing process, of which we are unaware.

For the above reasons we don't explicitly verify the absence of these substances in our products.

Cardboard disclaimer:

Roll material: If the product is wound on rolls with cardboard cores, the 5 last windings closest to the core are to be discarded. The outside 2 windings of the rolls are to be discarded as well.

Sheet material: If the product has carboard supports the 5 sheets closest to the cardboard are to be discarded.

It is the customers sole responsibility to test and verify the suitability of the film for his application.

Date of issue: 2-12-24

UFC Flexibles BVBA

Wolfsveld 8