



Date: 20.05.2026

Declaration of Conformity with the Requirements of Food Contact Legislation

We are supplying you with the following material / product:

allfolin bag wicket bags made of PP printed and unprinted (KE1300)

Material: PRINT / PP

The article classification (number of article and article description applicable for the declaration of conformity) is available on our homepage in the download block.

This product complies with the following legal requirements or recommendations:

Generally

- EU-Framework Regulation on materials and articles intended for food contact: (EC) No 1935/2004
- Commission Regulation (EC) No 2023/2006 on Good Manufacturing Practice (GMP)
- Additionally for German customers: LFGB §§ 30 and §§31

Raw Materials / Composition

Plastics

EU-Legislation

- Commission Regulation (EU) No 10/2011 as amended by date
- Including Annex II of Regulation (EU) 10/2011
- **Printing Inks**
 - Our products are compliant with the CEPE exclusion list.
 - The suppliers comply with the EuPIA "Guideline on Printing Inks applied to Food Contact Materials".



Amendments of the Plastic Regulation

- 19th amendment: The requirements of Regulation (EU) 2025/351 are currently under assessment. Packaging that was first placed on the market before the end of the transitional period of September 16, 2026, may continue to be placed on the market until the exhaustion of stocks.
- 18th amendment: This product is an intermediate food contact material and complies with Regulation (EU) 2024/3190 on the use of bisphenol A (BPA) and other bisphenols and bisphenol derivatives as corrected by Regulation (EU) 2026/250.

Conditions of use / Compliance with threshold values

Suitability for Food

This material may only be used for the following applications:

All types of food according to (EU) 10/2011 // Simulant(s) A+B+D2

Time and Temperature of Storage and Converting

The above mentioned products are suitable for the following food contact conditions:

- OM1: Any food contact at frozen and refrigerated conditions.
- OM2, 40dgrC: Any long term storage at room temperature or below, including when packaged under hot-fill conditions, and/or heating up to a temperature T where $70\text{ °C} \leq T \leq 100\text{ °C}$ for a maximum of $t = 120/2^{(T-70)/10}$ minutes.

The applied Surface/Volume-Ratio in dm^2/kg food for this food contact packaging is: **6.0**

The calculated maximum Surface/Volume-Ratio in dm^2/kg food for this application is: **6.0**

Overall Migration

The level of Overall Migration was determined using the following test conditions:

Simulant / Time	Migration mg/dm^2
Simulant A: Ethanol 10%, 10 days @40°C	< 10
Simulant B: Acetic acid 3%, 10 days @40°C	< 10



Simulant / Time	Migration mg/dm ²
Simulant D2: Vegetable Oil, 10 days @40°C	< 10

The observance of the global migration values according to the requirements of Commission Regulation (EU) 10/2011 as amended by date produces values below the allowed threshold (for the above-mentioned conditions of use) of 10 mg/dm².

Specific Migration

Some or all of the restricted substances listed in the following table may be present in the finished material:

PM/ ref. No.	FCM Subst. No.	CAS-No.	Substance	Restriction	
				mg/kg*	Group SML
93760	138	0000077-90-7	tri-n-butyl acetyl citrate	60,000	32
16780, 52800	113	0000064-17-5	ethanol	60,000	
23830, 81882	118	0000067-63-0	2-propanol	60,000	
14680, 44160	139	0000077-92-9	citric acid	60,000	
52720	271	0000112-84-5	erucamide	60,000	
30140	327	0000141-78-6	acetic acid, ethyl ester	60,000	
86240	504	0007631-86-9	silicon dioxide	60,000	
53280	555	0009004-57-3	ethylcellulose	60,000	
39815	779	0182121-12-6	9,9-bis(methoxymethyl)fluorene	0,050	



PM/ ref. No.	FCM Subst. No.	CAS-No.	Substance	Restriction	
				mg/kg*	Group SML
		0007429-90-5	aluminium	1,000	

*Total migration of Group SML if applicable.

Specific information as obtained from suppliers and a worst case calculation and/or migration measurements indicate that all migration limits are met.

Dual Use Additives

As required by COMMISSION REGULATION (EU) No 10/2011 as amended the following table identifies substances used in plastics and subject to a restriction in food through an authorisation as food additive or flavouring.

PM/ ref. No.	FCM Subst. No.	CAS-No.	Substance	E number
53280	555	0009004-57-3	ethylcellulose	E462
14680	139	0000077-92-9	citric acid	E330
			mono- and diglycerides of fatty acids	E471
86240	504	0007631-86-9	silicon dioxide	E551
			sodium, potassium and calcium salts of fatty acids	E470a

Non-Intentionally Added Substances and Non-Listed Substances

The aforementioned product may contain the following Non-Intentionally Added Substances (NIAS) and Non-Listed Substances (NLS):

CAS-No.	Substance
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CAS-No.	Substance
0000095-68-1	2,4-Dimethylaniline
0000106-49-0	p-Toluidine
0015793-73-4	pigment orange 34
0109037-78-7	titanium, butyl phosphate ethyl alcohol, isopropyl alcohol complexes
0007568-58-3	tributyl prop-1-ene-1,2,3-tricarboxylate

NIAS

The professional discussion about Non-Intentionally Added Substances (NIAS) such as impurities, reaction products, residues, and degradation products is intensively followed by our company. However, to date, we have not identified any safety risks associated with our packaging materials.

At the same time, we have not received any specific indication of such safety risks. We maintain very close relationships with our suppliers in this area, as well as in other regulatory matters. Following FPE's Code for Good Manufacturing Practice (Version 6.0, p. 18), we believe that our suppliers address this topic at the level of incorporated raw materials through risk assessments referring to internationally recognized scientific standards (see Regulation (EU) No 10/2011, recitals (18) and (20)).

Non-Intentionally Added Substances (NIAS) are listed in the section entitled "Non-Intentionally Added Substances and Non-Listed Substances" of this Declaration of Compliance. If this section is not included and further information on NIAS is required, feel free to contact us.

In the event of tangible indications of hazards, we have appropriate tools at our disposal, including exposure studies based on the achievements of the Exposure Matrix Group or the EU's FACET project. Please feel free to contact us regarding this matter.

Information on Functional Barrier

The product does not contain a functional barrier. Compliance with legal requirements is ensured by the contact layer that meets the criteria specified in Commission Regulation (EU) No. 10/2011 as amended.



Conclusion

In terms of EU-framework Directive (EC) No 1935/2004 and Commission Regulation (EU) 10/2011, there are no objections against the use of the product for the manufacture of articles intended for food contact.

This confirmation applies to the goods delivered by the supplier. The verification if the packaging or packaging film is suitable for the intended purpose of use and the filled good is subject to the user, i.e. the packaging manufacturer is not responsible for quality modifications of the packed food due to chemical reactions with the packaging material or its components. It is expressly pointed out that any contact between printing ink and food must be avoided.

This declaration is valid for one year.

With kind regards

Perga GmbH

(This document was created electronically and is valid without signature.)