

## **General Regulatory Statement for Polyethylene Product manufactured at Farnell Packaging Limited**

### **CFIA (Canadian Food Inspection Agency)**

CFIA has sent letters of no objection for all of our food approved resin codes.

These codes are CFIA approved and is listed on their website under the following link:

<http://www.inspection.gc.ca/active/scripts/fssa/reference/srresults.asp?lang=e&c=2&msg=&q=Farnell&sub=SUBMIT>

### **FDA**

Please be advised that the resins used to manufacture our film comply with the provisions of the United States Federal Food, Drug and Cosmetic Act which are applicable to the resin, and all applicable Food and Drug Administration (FDA) regulations. Specifically, the resins comply with the specifications contained in the U.S. Food and Drug Administration (FDA) regulation 21 CFR 177.1520 for olefin polymers, para. (c) 3.2a, and may thus be used in the United States as an article or component of an article intended for use in contact with food.

### **EU**

Please be advised that the resins used to manufacture our film comply with the European Union's food contact regulations, including the Framework Regulation (EC) No. 1935/2004, and the "positive list" formulary provisions of Directive 2002/72/EC, as amended, and with the relevant national regulations of the EU member states and non-EU countries which have adopted the European Union legislation.

The composition of the LLDPE /LDPE film supplied by Farnell Packaging, complies with the European Union's food contact regulations:

- **Framework Regulation (EC) No 1935/2004** on materials and articles intended to come into contact with food (including Article 3 – General Requirements; Article 17 – applicable traceability requirements)
- **Regulation (EC) No 2023/2006** on good manufacturing practice for materials and articles intended to come into contact with food as amended.
- This material has been manufactured in accordance with the relevant requirements of that regulations as well as requirements for ISO 9001:2008 Quality Management System and IFS PacSecure Standard.
- **Regulation (EU) No 10/2011** relating to plastic materials and articles intended to come into contact with foodstuffs as amended Annex I (including Table 1, Union list of authorized substances) and Annex II (Restrictions), as amended.

### **Migration**

Overall Migration testing was conducted according to the most recent EU guidance as per "Regulations, Commission Regulation (EU) No 10/2011 On Plastic Materials and Articles intended to come into Contact with Food".

Analytical tests have been carried out demonstrating that the LLDPE/LDPE film does not release any substance listed in Annexes I and II of the Regulation (EU) No. 10/2011. The samples analyzed were extracted for 10 days at 40 °C or 10 days at 5 °C and no toxic or hazardous compounds were detected in the extraction testing of the samples at significant concentration.

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**"A Trusted Name in Packaging"**

30 IIsley Avenue, Dartmouth, N.S. Canada. B3B 1L3 Tel (902) 468-9378 Fax (902) 468-3192

Samples analyzed:

- 1) Frozen Vegetable Package
- 2) Fresh Bakery Package
- 3) Frozen Seafood Package

Resin blends and /or components used are approved by the FDA and CFIA for direct food contact. Film gauges used for the samples are deemed the thinnest possible without compromising packaging integrity. Inks used are approved by the FDA and CFIA for indirect food contact.

## **BPA (Bisphenol A)**

The use of BPA is intended for rigid plastic which we do not manufacture. There is no presence of BPA in product manufactured at Farnell Packaging.

## **Fluorinated Compounds and Polyvinyl Chloride**

Please be advised Farnell Packaging does not use Fluorinated compounds or Polyvinyl Chloride (PVC) in the resin blends. We do not analyze for ingredients purposely added but based on our knowledge of the raw materials and the fact Polyvinyl Chloride (PVC), perfluorooctane sulfonate (PFOS), perfluorooctanoic acid (PFOA), perfluorochemicals (PFC) or other fluorocarbon substances are not intentionally used in the manufacture of our film.

## **Food Allergens**

Farnell has notifications from our suppliers that they do not deliberately add food allergens, nor are these substances present, to the best of our knowledge, in any of the raw material used in the manufacture of our product. While we have not specifically analyzed for the presence of allergens, we have no reason to suspect that they would be present in material supplied by Farnell Packaging.

## **CONEG**

All of the inks that we use are in compliance with the CONEG heavy metals legislation. All inks used comply with the 100-ppm aggregate incidental contaminant level required under CONEG.

### **16CFR1303 Lead Ban**

All inks used on your products contain less than 0.06% by weight of lead in ink solids and are in compliance with 16CFR1303 Ban on Lead.

## ***EU REACH***

*None of the resins present in our film meet the current criteria for Authorization under the European Union's REACH Regulation (EC) No. 1907/2006.*

## ***California Proposition 65***

*Please be advised that the resins used to manufacture our film do not contain substances listed on California's Proposition 65 chemicals listing, known to the State of California to cause cancer or reproductive toxicology.*

## **MSDS**

LLDPE /LDPE film is not a controlled substance therefore does not require and MSDS

**Kosher/Halal**

Film produced at Farnell Packaging Limited does not contain any animal derived/halal offending materials at the time of shipment to the customer.

**Country of origin**

LLDPE /LDPE film and Pressure Sensitive Labels supplied by Farnell Packaging Limited are produced in Canada. Farnell Packaging Limited is located on 30 Ilsley Avenue, Dartmouth, NS Canada.

**C-TPAT**

Farnell Packaging Limited participates in the C-TPAT program. Please login to the portal and request to monitor us.