

STATEMENTS AND METHODS FOR USE WITH FOOD

Rel. Dec 2022

Written and approved by QA

Issued by:

Greif Italy S.r.I. - Viale Industria, 29 Bottanuco 24040 (BG) ITALIA

Subject: Open Top drums with overinjected gasket, food version, identified by the item code

DRPL00533IT10003, DRPL00533IT10006, DRPL00536IT10001, DRPL01243IT10002, DRPL01243IT10004, DRPL01243IT10006, DRPL01243IT10009, DRPL01244IT10001 (OH 30)

DRPL00540IT10002, DRPL00541IT10001 (OH 50)

DRPL00390IT10001, DRPL00545IT10002, DRPL00546IT10006, DRPL00546IT10008, DRPL00546IT10009, DRPL00546IT10012, DRPL00546IT10013, DRPL00547IT10001 (OH 60)

DRPL00391IT10001, DRPL00552IT10003, DRPL00552IT10004, DRPL00552IT10005 , DRPL00553IT10003, DRPL00553IT10012 (OH E 120/125) , DRPL00560IT10003, DRPL00563IT10001 (OH I 125)

DRPL00549IT10002, DRPL00549IT10003, DRPL00549IT10004 DRPL00549IT10006 (OH 110)

DRPL00574IT10003, DRPL00574IT10005 (OH E 150)

DRPL00563IT10001, DRPL00568IT10003, DRPL00570IT10004 (OH RT 130)

Polyethylene components

Raw material (HDPE) is compliant:

to the following European community

laws:

Regulation 1935/2004/EC

Regulation 1895/2005/EC

Regulation (EU) No 10/2011 and following modifications and updates

(listed at following address)

https://ec.europa.eu/food/safety/chemical_safety/food_contact_materials/

legislation_en

COMMISSION REGULATION (EC) No 2023/2006

Regulations (EC) 1333/2008 and (EC) 1334/2008 (additives and

flavouring for food); see point 3.

and to the following italian laws: DPR 777/82 and following modifications and updates

DM 21/03/1973 and following modifications and updates

FDA 21 CFR 177.1520(a)(2)(i) and (c)2.2

Japan Food Contact Positive Lists by Japan's Ministry of Health, Labour and

Welfare issued on April 28th, 2020 and effective on June 1st, 2020

Colourants complies with: Resolution AP (89) 1 on the use of colourants in plastic materials

Raw material (HDPE) contains substances subject to SML; the presence of such substances was verified with specific migration analysis and limits are respected; we cannot supply the list of substances because some of them are subject of secrecy restriction.

Material is eligible for transportation of substances at room temperature under conditions similar to migration testing carried out at 40 degrees for 10 days (OM2). The user must verify that the container is not used improperly (eg heating products, exposure to high temperatures, etc.).

The overall migration limits, together with specific restrictions about monomers and / or additives present in the material, are respected for all simulant classes, in the conditions of use mentioned above. The claim is supported by the statements of suppliers of raw materials, by analytical tests carried out with simulants A,B,D2 in accordance with ANNEX III of Regulation (EC) 10/2011 (paragraph 4) and with ANNEX V of Regulation (EC) 10/2011 and / or basing on calculations made taking into consideration the content of substances subject to limits migration. The calculations were made assuming that 1 kg of food is in contact with 6 dm2 of packaging material

3. The material may contain substances regulated by regulations (EC) 1333/2008 and (EC) 1334/2008 (additives and flavouring for food). According to experimental data and / or theoretical calculations such substances comply with the provisions of art. 11 paragraph 3 of regulation (EU) 10/2011.

The user of the material intended for contact with food has a responsibility to inform the company writing any restrictions because of the compositional (presence of additives and flavorings) of food to pack.

The raw materials used are in conformity with the Directive 94/62/EC of the European Parliament and Council, dtd December 20th 1994, and following updates, regarding packaging and packaging wastes, as declared in our suppliers' certificates; during the manufacturing process, there is no addition of heavy metals such as lead, cadmium, mercury and chromium.

Recycled raw materials: in containers intended for food contact (see list of items at the beginning of the document) we do not use recycled material; In case of doubt, check with our data sheet or contact your sales representative.

Gasket



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The overinjected gasket inserted in the lids of drums listed in this document is accompanied by declaration of compliance or raw materials to "Title 21" FDA and to regulation 10/2011/EU; migration analisys performed evidences values out of limits for contact with fatty food

General information and recommendations for use

For this kind of drums it's suggested (required for fatty foods) to put an in-liner lockable into the drum (drum is used as secondary package) or (alternatively) to put a PE sheet between the lid and the drum in order to prevent contact between the seal and the contained product.

The user must verify the suitability of packaging containers and gaskets for contact with their products.

The suitability of materials for contactwith food does not guarantee any organoleptic compatibility with therein filled product; such compatibility must hence be verified individually under responsability of user of container.

Product cannot be considered aseptic.

Fillers must ensure that the hygienic conditions of the container are adequate for their products and / or perform any cleaning / sanitation actions.

The user must verify that the container is not used improperly (eg heating products, exposure to high temperatures, etc.).

Do not expose containers to sun or heat after filling

Further informations

BSE-TSE: Components derived from animal sources are not intentionally used in the manufacture or formulation of raw materials.

Halal/Kosher: Components derived from animal sources are not intentionally used in the manufacture or formulation of raw materials.

Allergen: are not intentionally used in the manufacture of or formulation of raw material

Phtalate: are not intentionally used in the manufacture of or formulation of raw material

Nanomaterials: are not intentionally used in the manufacture of or formulation of raw material

Epoxy derivatives: The materials BADGE, BFDGE or NOGE are not intentionally used in the manufacture or formulation of raw materials as referenced in Commission Regulation 1895/2005/EC

Bisphenol A: Bisphenol A is not intentionally used in the manufacture or formulation of raw materials.

PVC-PVDC and other chlorinated polymers: they are not intentionally used in the manufacture of raw materials

Print Inks and Paints: Aside from the traceability marking, our products don't use intentionally inks and paints

Adhesives: The container is produced by extrusion / blow molding and does not contemplate intentionally the use of adhesives

Cardboard-Mosh Moah: our packaging does not contain cardboard

Recycled raw materials: in containers intended for food contact (see list of items at the beginning of the document) we do not use recycled material; In case of doubt, check with our data sheet or contact your sales representative.

Adjuvant chemicals: no chemicals that can act as adjuvants or release agents are used in the process



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SVHC: according to the REACH declarations issued by our suppliers of raw material, the product does not contain substances defined SVHC in quantity> 0.1%.

Endocrine disruptors: our products are manufactured with materials suitable for contact with food, which do not include the use of these substances.

PFAS: are not intentionally used in the manufacture of or formulation of raw material

This DECLARATION is valid up to: 31/12/2024

Release Date: see electronic signature