

Formosa Plastics Corporation, U.S.A. 9 Peach Tree Hill Road Livingston, NJ 07039

February 5, 2025

Re: Formolene® Low Density Polyethylene (LDPE) Products Approved for Food Contact in the European Union

Dear Valued Customer:

The following Formosa Plastics Corporation, U.S.A. products meet the requirements for materials & articles intended to come into contact with food as specified by Directives EC 1935/2004 (Framework), EC 2023/2006 (GMP) and EU 10/2011 (PIM; including amendments EU 1183/2012, EU 2015/174, EU 2016/1416, EU 2017/752, EU 2018/831, EU 2019/37, EU 2020/1245, EU 2023/1442, EU 2023/1627, and EU 2024/3190). All monomers used in *Formolene®* low density polyethylene products are approved. Additives that are subject to restrictions, such as a Specifi

2c Migration Limit (SML), are defined below. In accordance with EU Directives, migration must be measured using appropriate food simulants or actual foodstuff at the real time/temperature conditions of use.

This declaration is applicable only to products produced by us and sold under the product tradename indicated above; it is not applicable to any generic, non-branded, rebranded, wide-spec or developmental/experimental resins sold by us or others.

Low Density Polyethylene Homopolymer

Resin	CAS Number	Concentration	SML
FC2304E	2082-79-3	< 700 ppm	6 mg/kg
FE2306	No additives with restrictions		
FL2202A	2082-79-3	< 575 ppm	6 mg/kg
FL2202C	2082-79-3	< 500 ppm	6 mg/kg
FR2225K3	2082-79-3	< 600 ppm	6 mg/kg
FR2233C	2082-79-3	< 600 ppm	6 mg/kg
FR2233K2	2082-79-3	< 600 ppm	6 mg/kg
FR2375C	2082-79-3	< 500 ppm	6 mg/kg
FR2375D	2082-79-3	< 625 ppm	6 mg/kg
FR2375K	No additives with restrictions		

Please note that certain substances used in food contact plastics are, at the same time, authorized food additives or authorized flavorings respectively by Regulation (EC) No. 1333/2008 or Regulation (EC) No. 1334/2008 or their implementing measures. These substances are called dual-use additives. To avoid the unauthorized presence of food additives or flavorings in food, specific requirements are set out for the migration of these substances from food contact materials. The substances listed under this legislation are not intentionally added to the resins listed above. Furthermore, based on our knowledge of the manufacturing process and information provided by our raw material suppliers, we would not expect these substances to be present in our final products. Analysis for these chemicals is not routinely performed.

In all food applications, we recommend that the packager or manufacturer of the final product conduct appropriate tests to evaluate the possible contribution of the container to the aroma, taste and color of the food product.

If you have questions regarding EU food contact compliance for any Formosa Plastics Corporation, U.S.A. product, please contact your Sales or Customer Service Representative.

Sincerely,

/s/

Grace Chang

Assistant Manager – Product Stewardship Environment, Safety, & Communications

IMPORTANT NOTICE:

The information and statements herein are believed to be reliable but are not to be construed as a warranty or representation for which we assume legal responsibility. Users should undertake sufficient verification and testing to determine the suitability for their own particular purpose of any information or products referred to herein. NO WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE IS MADE.