

## Lebensmittelrechtliche Konformitätserklärung

**Für unseren Artikel:**

**Zellglas-Bodenbeutel 115x190mm**

**mit der folgenden Artikel-Nummer:**

**32119**

Hiermit bestätigen wir auf der Grundlage der uns vorliegenden Lebensmittelunbedenklichkeits-erklärung des Produzenten, dass die von uns oben genannten Artikel für den Kontakt mit Lebensmitteln geeignet sind und den dafür vorgesehenen Gesetzen sowie Richtlinien entsprechen.

Zum eigenen Schutz unserer Lieferquellen sind Vorlieferant und Untersuchungslabor sowie dritte beteiligte Personen unkenntlich gemacht. Die uns vorliegende Originalerklärung kann den zuständigen Behörden auf Verlangen zur Verfügung gestellt werden.

Lebensmittelunbedenklichkeitserklärung des Lieferanten:

\*\*\*ANFANG LEBENSMITTELUNBEDENKLICHKEITSERKLÄRUNG DES LIEFERANTEN\*\*\*

## **DECLARATION OF COMPLIANCE FOR MATERIALS AND ARTICLES INTENDED TO COME INTO CONTACT WITH FOOD**

### **1. IDENTIFICATION OF MATERIAL**

Trade nomenclature of product

 P -BAGS CROSS.BOTT.M.107

structure: CEL/PADH/PADH/ADD::CEL

Description

Transparent regenerated cellulose film

*Note: ADD or ADH::CEL or PAP H = added material outside on the bottom (on bag)*

*Note: PADH = aditivum to bend the pocket on the bottom added material outside on the bottom*

According to customer requirements the film is supplied with printing or without printing. Printing applied so, that is could not get in direct contact with the food wrapped.

██████████ is laminated film of regenerated cellulose with coating derived from cellulose  
They are within the scope of Article 2(b) of Directive 2007/42/EC.

██████████ film are not contain functional barrier.



Labelling: the product is intended to come into contact with food

## **2.INTENDED FOOD CONTACT**

a) the type of food or process for which the material is intended:

03.01 - confectionery products substitutes and products coated with substitutes

03.02 - confectionery products (A,B) 03.03 - sugar and sugar product (A,B)

██████████ can come into contact with any type of food without restriction  
However, it unsuitable for storing liquid foods

b) ██████████ are legal for use in packaging applications where contact with food takes place under temperate or chilled conditions (temperature range: 0 to +40°C).

██████████ films are also legal for use in ordinary "warm fill" or "hot fill" food packing operations, where the filling operation involves contact with warm or hot foods (initial food temperature: up to 100°C).

██████████ films are legal for use in packaging applications where contact with food takes place. Under frozen conditions (< 0°C).

For all type of applications, the applicable legislation does not lay down any restriction on contact time.

### **Note :**

According with supplier declaration has not evaluated the performance of cellulose film at low temperatures (<0°C). Cellulose film may be technologically unsuitable for use in packaging applications that would involve processing, treatment or storage at temperatures below -30°C. This is because at very low temperatures the physical properties of the subject films can differ substantially from those exhibited under temperate conditions.

c) The highest food contact surface area to volume ratio for which compliance has been verified: 30,00 dm2 of contact surface per kg of food.

## **3.LEGAL COMPLIANCE**

██████████ declares that the above listed packaging films, when leaving the factory, have a composition that complies with the following requirements for food contact applications:

Nette GmbH  
Elliehäuser Weg 7-11, 37079 Göttingen  
Telefon: +49 551 69 47-0  
Telefax: +49 551 69 47-27  
E-Mail: [info@nette-deutschland.de](mailto:info@nette-deutschland.de)

Niederlassung Leipzig  
Oststraße 5, 06231 Bad Dürrenberg OT Nempitz  
Telefon: +49 3462 542 65-0  
Telefax: +49 3462 542 65-11  
E-Mail: [leipzig@nette-deutschland.de](mailto:leipzig@nette-deutschland.de)

Geschäftsführer: Dipl.-Kfm. Michael Nette  
Steuer-Nr.: 20/210/22840  
Amtsgericht Göttingen HRB 1028  
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ZSVG-Nr.: DE 5544 530 633 838

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## a) EU regulatory text(s)

### 1. Not applicable

Regulation of the European Parliament and of the Council (EC) No.1935/2004 on materials and articles intended to come into contact with food as amended by Regulation (EC) No 596/2009 Framework Regulation for food contact materials and articles. Article 3 (General requirements), Article 11(5) (Community Authorisation notification of new scientific or technical information for an authorised substance), Article 15 (Labelling) and Article 17 (Traceability).

### 2. Not applicable

Commission Regulation (EC) No.2023/2006 on good manufacturing practice for materials and articles intended to come into contact with food as amended by Regulation (EC) No282/2008 GMP Regulation for food contact materials and articles and articles Article 4 (Conformity with good manufacturing practice), Article 5 (Quality assurance system), Article 6 (Quality control system) and Article 7 (Documentation).

### 3. Not applicable

Directive 2007/42/EC relating to materials and articles made of regenerated cellulose film intended to come into contact with foodstuffs , Article 3, letter 1

### 4. Not applicable

Commission Regulation (EC) No.10/2011 on plastic materials and articles intended to come into contact with food (including its amendments up to Commission Regulation (EU) No.321/2011, 1282/2011, 1183/2012, 202/2014, 2015/174, 2016/1416, 2017/752, 2018/79, 2018/213, 2018/831, 2019/37, 2019/1338, 2020/1245 PRIESVIT film are NOT regulated as plastic food contact materials.

The EU rules for food contact plastic materials and articles set out in Regulation (EU) No 10 /2011 - do NOT apply to [REDACTED]

### 5. Not applicable

Commission Regulation (EC) No.1895/2005 on the restriction of use of certain epoxy derivatives in materials and article intended to come into contact with food (BADGE/NOGE/BFDGE).

[REDACTED] is outside the scope of the Regulation.

### 6. Not applicable

Regulation (EU) 2018 /213 on the use of bisphenol A (BPA) in varnishes and coatings intended to come into contact with food.

[REDACTED] is outside the scope of the Regulation.

### 7. Not applicable

Regulation (EC) No 282 / 2008 on recycled plastic materials and articles intended to come into contact with foods, as amended

On the base of supplier declaration we can declare any of the following categories of materials do not contain in product [REDACTED].

### 8. Not applicable

"Dual Use Substances" "Dual Use Additives" "Multiple Function Additives"

The rules set out for plastic food contact materials in Article 11(3) of Regulation (EU) No.10/2011, regarding additives that are also authorised as food additives by Regulation (EC) 1333 /2008 or as amended, or as flavourings by Regulation (EC) No.1334 /2008, as amended (so-called "dual use substances" or "dual use additives" or "multiple function additives"), do NOT apply to [REDACTED].

9. Not applicable

Directive 94/62/EC including its amendments up to Commission Directive 2013/2/EU (Lead, Cadmium, Mercury, Chrome Hexavalent) are not intentionally added on the films.

10. Not applicable

The above mentioned product does not contain additives according to the definitions of the Regulation (EC) No.450/2009 (active and intelligent materials).

## **b) National legislation**

Decree of the Ministry of Agriculture and the Ministry of Health of the Slovak Republic No. 1799 / 2003-100 of 9.6.2003 by which the fifth chapter of the second part of the SR Food Code of materials and subjects intended to direct contact with food is issued (as amended by date)

## **c) Specific text(s)**

EuPIA "Guideline on Printing Inks applied to the non-food contact surface of food packaging materials and articles" - November 2011 corrigendum July 2012

EuPIA "Exclusion Policy for Printing Inks and Related Products" - 3 rd Edition, November 2016 (corrigendum December 2018)

## **d) Persistent organic pollutants (POPs')**

The aim of Regulation (EU) No. 2019/1021 on persistent organic pollutants (POPs') is to protect human health and the environment from persistent organic pollutants (POPs').

██████████ as a supplier of food packaging, declares that the products supplied by them do not contain POPs'.

The declaration is based on the declarations of the suppliers of raw materials entering the production process.

## **4. ALLERGENS**

The substances listed in the Annex II of the Regulation (EU) No.1169/2011 are not intentionally used in the manufacture or formulation of ██████████ films.

## **5.HYGIENE**

██████████ has got hygiene, cleaning/Housekeeping, and pest control-plan, which may be audited at any time as agreed. The production of the packing material takes place under conditions of good hygiene practice, in particular for the determining of potential dangers, the assesment of the involved risks and a system to control detected dangers (chemical, physical and micro-biological risks in the case of HACCP) for the use with food stuffs.

Hygiene certification according to BRC/ISO 22000.

## **6.TRACEABILITY**

In accordance with Regulation (EC) No.1935/2004 Art.17 ██████████. has implemented an appropriate system which allows the traceability of ██████████ films up to the raw materials.

## **RESPONSIBILITIES**

This declaration is valid for the product as described and delivered by us.

By following the above mentioned regulations we have fulfilled our duty of care regarding the conformance of the film we supply with legislation governing food contact applications. It is the responsibility of the user to test the suitability of our products for the intended applications. We accept no liability for losses arising from inadequate suitability of our products for the food medium being used by you.

Nette GmbH  
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E-Mail: info@nette-deutschland.de

Niederlassung Leipzig  
Oststraße 5, 06231 Bad Dürrenberg OT Nempitz  
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The content of this declaration is strictly confidential and should not be passed on to third parties. However in case your customer requires this information in order to assess compliance and measuring migration as required by law, you are entitled to pass them on to the customer or a neutral institute, under the strict obligation that the information is treated strictly confidential. In each case all amendments of the above mentioned regulations or recommendations are included in their relevant versions up to the time of the issue of this statement.

This declaration will be valid for three years starting from the date of issue and it will be replaced only in case of major changes in the production of the material which might invalidate this document, in case the legislation references are modified or updated and when new products will be introduced in [REDACTED] range.

Validity period: issue date plus 3 years

Date of the declaration (dd.mm.yyyy): 16.2.2023

\*\*\*ENDE LEBENSMITTELUNBEDENKLICHKEITSERKLÄRUNG DES LIEFERANTEN\*\*\*

Unsere Bestätigung setzt voraus, dass der Packstoff sachgemäß weiterverarbeitet wird. Die spezielle Eignung dieses Packstoffes kann nur vom sachkundigen Füllguterzeuger oder Abpacker beurteilt werden.

Diese Konformitätserklärung ersetzt zuvor ausgestellte Konformitätserklärungen und besitzt eine allgemeine Gültigkeit ab Ausstellungsdatum bis zum 16.02.2026 bzw. bis zur Änderung der Gesetzeslage.

Göttingen, den 16.02.2023

**Nette GmbH**  
Göttingen  
*[Handwritten Signature]*

Nette GmbH  
Elliehäuser Weg 7-11, 37079 Göttingen  
Telefon: +49 551 69 47-0  
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