

## Lebensmittelrechtliche Konformitätserklärung

**Für unseren Artikel:**

**CPP-Brötchenbeutel genadelt 25x38+4cm**

**mit der folgenden Artikel-Nummer:**

**3232538**

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.

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 bzw. bis zur Änderung der Gesetzeslage.

Göttingen, den 12.06.2025

**Nette GmbH**  
Göttingen  


## Lebensmittelunbedenklichkeitserklärung des Lieferanten:

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

12.06.2025

### **DECLARATION OF COMPLIANCE**

#### **With Food Contact Regulations**

**SD: [REDACTED] CPP 25-250X380+40MM 3232538 BRÖTCHEN.BTL**

[REDACTED] declares that our flexible food packaging products comply with the following legislations,

- Commission Regulation (EC) No 1935/2004
- Commission Regulation (EU) No 10/2011 and its amendments  
(EU) No 1282/2011 of 28 November 2011,  
(EU) No 1183/2012 of 30 November 2012,  
(EU) No 202/2014 of 3 March 2014,  
(EU) No 2015/174 of 5 February 2015,  
(EU) No 2016/1416 of 24 August 2016,  
(EU) No 2017/752 of 28 April 2017,  
(EU) No 2018/79 of 18 January 2018,  
(EU) No 2018/831 of 5 June 2018,  
(EU) No 2019/37 of 10 January 2019,  
(EU) No 2019/1338 of 8 August 2019,  
(EU) 2020/1245 of 2 September 2020,  
(EU) No 2023/1442 of 11 July 2023,  
(EU) No 2023/1627 of 31 August 2023,  
(EU) No 2024/3190 of 19 December 2024  
(EU) No 2025/351 of 21 February 2025 (Valid from September 16, 2026)
- CFR-Code of Federal Regulations Title 21 (175.105, 175.300, 177.1520 and 177.1630)
- Commission Regulation (EC) No 2023/2006 (Commission Regulation (EU) 2025/351 of 21 February 2025 amending Regulation (EU) No 10/2011 on plastic materials and articles intended to come into contact with food, amending Regulation (EC) No 2023/2006 on good manufacturing practice for materials and articles intended to come into contact with food as regards recycled plastic and other matters related to quality control and manufacturing of plastic materials and articles intended to come into contact with food)
- Commission Regulation (EC) No 2022/1616 (Commission Regulation (EU) 2025/351 of 21 February 2025 amending Regulation (EU) No 10/2011 on plastic materials and articles intended to come into contact with food, amending Regulation (EU) 2022/1616)

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  
USt-Id-Nr.: DE249606280  
ZSVG-Nr.: DE 5544 530 633 838

**Wir sind  
FSC®-zertifiziert.**  
TUEV-COC-001347  
FSC® C144366  
Nur die als solche  
gekennzeichneten Artikel  
sind FSC®-zertifiziert.





## Overall Migration (OM)

Overall migration limits are in compliance with the following conditions (limit  $\leq 10 \text{ mg/dm}^2$ )

Food Simulant	According to food type/Food contact conditions	Testing conditions
E	Poly (2,6-diphenyl-p-phenylene oxide), particle size 60-80 mesh, pore size 200 nm	10 days at 40°C

The overall migration tests have been performed according to rules as laid down in Commission Regulation No 10/2011 (and its amendments) relating to plastic materials and articles intended to come into contact with food.

Besides the EU Regulation 10/2011, the users of our food packaging products should satisfy themselves as of the suitability of our products for the intended application.

For conditions of use other than those already covered by our test results, users of the products in its finished state shall carry out the appropriate tests. Therefore, we disclaim any liability for damages arising from the non-suitability of our products for the intended specific application.

## Specific Migration (SM) and Dual Use Additives

According to the information received from our suppliers, the specific migration limits cannot be exceeded under our normal recommended conditions of use. We do not systematically conduct specific analytical tests to verify the absence of these substances.

## Nanoform Substances

In the manufacture of the films, we do not use any nanoform substances because EU Regulation 10/2011 prohibits the use of nanoform substances that are not specifically authorized in nanoform. Our suppliers inform us that they do not use or incorporate any nanoform substances or additives in nanoparticle form.

## Heavy Metals

We confirm that the sum of the concentrations of lead, cadmium, mercury and hexavalent chromium resulting from substances that may be present in packaging or packaging components does not exceed 100mg/kg.

## Active and Intelligent Packaging

The film does not contain any active and intelligent materials or articles as defined by and subject to Regulation (EC) No. 450/2009.

## Genetically Modified Organisms (GMO)

We confirm that genetically modified organisms are not intentionally added during the manufacturing process. Raw material suppliers also declare that they do not use genetically modified organisms. Please note that we do not routinely control for the presence of these substances, we rely on suppliers' statements.



## Recoverability

The film complies with the recoverability requirements Regulation (EC) No 1272/2008 and its amendments. The film is not subjected to labeling as a hazardous chemical.

## Absence of Substances and Chemicals

According to the information received from our suppliers;

None of the following substances are intentionally added or used as additives or raw materials in the manufacture of the films. However, since we do not systematically conduct specific analytical tests to verify the absence of these substances, we cannot guarantee that there is no trace amount of these substances, as impurity, residue or otherwise, in the films. The following materials are not expected to be present in the films:

- Allergens (as defined in Regulation (EU) 1169/2011 Annex II)  
(If the packaging has cold seal application, we inform you that the structure contains latex. The food packaging industry recognizes that natural rubber latex is known to contain some naturally occurring proteins that have been shown to have the potential to cause sensitisation or allergic reactions to some people).
- Asbestos
- Azodicarbonamide or semi-carbazide compounds
- Biocides
- Bisphenol A. Regarding to our world brand's adhesive supplier's declaration, some of adhesive hardener which is for application of solvent based lamination contain polyol component, based on ethoxylated and propoxylated Bisphenol A. Actually, Bisphenol A (BPA, Cas No 80-05-7) itself is not a part of formulation. Also, Bisphenol A is not released during the curing process of two component systems. NCO component is always in excess in two component systems must have reacted during the curing process. According to this consideration, in no case Bisphenol A can be present in the fully cured adhesive.
- Bisphenol S
- Di(ethylhexyl) adipate (DEHA)
- Dioxins
- Epoxidized soybean oil (ESBO)
- Epoxy derivatives:  
BADGE [2,2-bis(4-hydroxyphenyl)propane bis(2,3-epoxypropyl) ether]  
BFDGE [bis(hydroxyphenyl)methane bis(2,3-epoxypropyl) ether]  
NOGE [novolac glycidyl ether]
- Isopropyltioxanthone (ITX)
- Melamine and cyanuric acid
- Organotin compounds as tributyl-tin (TBT), dibutyl-tin (DBT) and monobutyl-tin (MBT)
- Phthalates. Based on the BOPP suppliers' information, no phthalates of whichever chemical form are intentionally added as modifiers, plasticizers, additives or processing aids to BOPP films. However, Dibutyl phthalate (DBP), Diisobutyl phthalate (DIBP) and Bis(2-ethylhexyl) phthalate (DEHP) are used to improve the efficiency of the catalyst and control the isotacticity of polymer during PP production. The potential residual traces of phthalates in PP have been known below the limits defined by REACH (0.1%, by weight) for decades. Thus, no commercial PP is subjected to any restriction or ban in that respect.
- Polybrominated biphenyls (PBBs), polybrominated diphenyl ethers (PBDEs) and polybrominated terphenyls (PBTs)



- Polychlorinated biphenyls (PCBs), polychlorinated terphenyls (PCTs) and polychlorinated naphthalenes (PCNs)
- Polycyclic aromatic hydrocarbons (PAH)
- Primary Aromatic Amines (PAA)
- Titanium acetyl acetone (TAA)

## Responsibilities

Please note that it is the responsibility of both the manufacturer of the finished food contact articles as well as the industrial food packer to ensure that the finished articles are in actual compliance with the specific and global migration limits. Our tests on the finished articles cannot replace migration tests under the real conditions. For conditions of use other than those already covered by our test results, users of the material or article in its finished state shall carry out the appropriate tests for their specific conditions of use.

The information contained herein relates exclusively to our products when not used in conjunction with any third-party materials. No liability can be accepted in respect of the use of our products with other materials and/or cannot be extended to the end-products obtained by:

- any ulterior modification of the composition of our products, hereby guaranteed, by the addition of any substances not in conformity with the legislations,
- any processing technique, condition or improper storage which could change the physical, chemical, barrier and optical properties of our products and lead to deteriorated and damaged materials and/or products,
- improper use of our products.

It is the customer's responsibility to inspect and test our products in order to satisfy itself as to the suitability of the products for the customer's particular purpose. The customer is responsible for the appropriate, safe and legal use, and storage, processing and handling of our products. We disclaim any liability for inappropriate, unsafe, illegal use, and improper storage, processing and handling of our products for the customer's particular purpose, the intended specific application and the particular foodstuff being used.

This declaration has been prepared and issued on the basis of currently applicable laws and regulations, and our best knowledge and expertise currently available.

If you have any questions, please do not hesitate to contact us.

Yours sincerely,



Quality Assurance and Laboratories Manager

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

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  
USt-Id-Nr.: DE249606280  
ZSVG-Nr.: DE 5544 530 633 838

Wir sind  
FSC®-zertifiziert.  
TUEV-COC-001347  
FSC® C144366  
Nur die als solche  
gekennzeichneten Artikel  
sind FSC®-zertifiziert.

