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January 1, 2025

## WESTERN PLASTICS STEWARDSHIP PROGRAM

Western Plastics and its affiliates may be referred to as “Seller” and the buyer of Goods may be referred to as “Buyer”. Resins, colorants, additives, and other materials used in the production of Goods may be referred to as “Materials” and suppliers of Materials may be referred to as “Suppliers”. All statements are made to the best of Seller’s knowledge and are subject to the disclaimer at the end of this Statement.

## LIMITED PRODUCT GUARANTY

Western Plastics hereby certifies that the films sold to the original buyers are not adulterated nor misbranded as outlined in section 409 of the United States Federal Food, Drug, and Cosmetic Act with the exception of our films containing pigments including, but not limited to, the UV inhibited products, the light tint color films, and dark tint color films. The stretch films supplied by Western Plastics do not contain Diisopropyl Naphthalene (DPIN); there is no Diisopropyl Naphthalene (DIPN) added during the extrusion, storage, or shipping process.

1. Western Plastics, on behalf of itself and its affiliates and subsidiaries (“Seller”), hereby guarantees that all products contained in any shipment or delivery, (“Buyer”) shall, as of the date of Seller’s shipment or delivery:
  - a. Not be adulterated or misbranded within the meaning of the Federal Food, Drug and Cosmetic Act (“the Act”) and any amendment thereto;
  - b. Not be articles of food which may not, under the provisions of *section 404, 505 or 512* of the Act, be introduced into the interstate commerce;
  - c. Not be adulterated or misbranded within the meaning of the terms of the Federal Hazardous Substances Labeling Act;
  - d. Not be adulterated or misbranded within the meaning of any state or local law or regulation which is comparable to the Federal Food, Drug and Cosmetic Act or the Federal Hazardous Substances Labeling Act; and
  - e. Be in compliance with all other applicable federal, state and local laws.
2. This Limited Product Guaranty shall be subject to and governed by the laws of the United States.
3. This Limited Product Guaranty is effective upon signing and shall remain in full force and effect until Buyer receives written notice from Seller. This Limited Product Guaranty supersedes any and all prior guarantees of similar nature.

The above guarantees do not apply to any packaging characteristic caused by or resulting from any designs, engineering, or specifications (or any combination thereof) supplied to the Seller by Buyer.

## CALIFORNIA PROPOSITION 65 (SAFE DRINKING WATER AND TOXIC ENFORCEMENT ACT OF 1986)

Subject to the qualifications and exceptions below, each article comprising any shipment or other delivery of goods made to or on order of buyer is, on the date of such shipment, not an article that, to the best knowledge of the suppliers of the Materials used in the manufacturing process, contains substances ( "Listed Substances") That are : (i) intentionally added during the manufacturing process or (ii) know or expected to be present at the exposure level requiring a warning under current provisions of proposition 65.

Some listed substances may be contained in materials but in such case, the supplier has stated that the Listed Substance is believed to be present at a level that does not require a notice under the proposition 65 or may have stated only that it does not use or intentionally add it. This representation is based solely on a compilation of the most recently received information from suppliers. Proposition 65 states "no significant risk levels" for carcinogens (NSRL) and "maximum allowable does levels" for chemicals that may cause reproductive toxicity (MADL) in terms of theoretical exposure levels in micrograms per day (UG/day) but suppliers refer to the presence of Listed substances in terms of actual concentration levels or parts per million (PPM) California has not ,however, published any guidelines or tables that could be broadly applied to enable manufactures or others to readily convert actual concerning actual concentration levels to theoretical exposure levels and therefore statements to the effect that listed substances are present at levels that do not require warnings depend on certain assumptions about consumers ' exposure and cannot be precise; seller disclaims any responsibility to make any determination concerning the equivalence of any PPM that may be present in the materials to ug/day for any particular Listed substance and relies solely on the suppliers' conclusions ( The FDA has published an industry guidance containing recommendations on methods that may be used to reach conclusions on exposure levels but the calculations require a number of assumptions that are fact specific and seller declines to make such assumptions or preform such calculations.)

Few suppliers test for Listed Substances and many rely solely on information provided by their raw material vendors; some state that catalysts used in the manufacturing process are proprietary to their vendors and many contain phthalates resulting in residual levels in the materials. Proposition 65 also lists some substances for which no NSRL or MADL has been published but in such cases, the Suppliers remain subject to the provisions of Proposition 65 requiring that businesses that knowingly expose individuals to such chemicals must provide a warning unless they can show that the exposure at the level present poses no significant risk of cancer or reproductive toxicity. Seller has not received any information from a supplier that any materials require warning under this provision. Seller does not conduct any independent tests for listed Substances and disclaims any responsibility to do so.

## ALLERGENS

This letter is to confirm that the products sold by Western Plastics, do not contain any applicable

Ingredients that could cause an allergic reaction. These allergens include peanuts, soybeans, milk, eggs, fish, crustacean, tree nuts, and wheat, as well as gluten, soy products, dairy products, egg products, shellfish and sulfites. Furthermore, it certifies that neither we, nor our suppliers, intentionally add any known allergens into our products. All our products have been manufactured in compliance with all applicable rules and regulations.



January 1, 2025

## BPA AND DPIN

Western Plastics does not add Bisphenol A (BPA) Phthalates as intentional components of the clear or white Films we supply. According to the information from our raw materials vendors, the stretch films supplied by Western Plastics do not contain Diisopropyl Naphthalene (DPIN); There is no (DIPN or BPA ) added during the extrusion, storage or shipping process.

To the best of our knowledge, none of these materials are present in the raw materials used in the manufacturing process. We do not analyze our films for these substances since we do not expect them to be present.

## CONEG (HEAVY METALS)

Aluminum foil rolls and aluminum foil containers manufactured by Western Plastics Inc. and sold in the United States complies in all respects to the January 1, 1994 CONEG model Legislation limit for heavy metal in packaging: namely, that the sum of the concentration levels of Lead, Cadmium, Mercury and hexavalent chromium present in any package component shall not exceed one hundred parts per million by weight.

In cases where the regulated Metals are present at levels below the limit stated above, the regulated metals are not intentionally added during the manufacturing process.

## PERFLUOROOCTANE SULFONATES (PFOS) OR PERFLUOROOCTANOIC ACID (PFOA)

Based on representations of the suppliers of the materials from which the goods are produced, the goods are, on the date of shipment or delivery, not manufactured to intentionally contain Perfluorooctane sulfonates (PFOS) or perfluorooctanoic acid (PFOA) as defined in the European Union (EU) Council Directive 2006/122/EC :PFOS and PFOA Western Plastics Does not analyze for the substances as they are not expected to be present.

## FDA COMPLIANCE

Western Plastics hereby guarantees that the following products, at the date of shipment, is in compliance with the compositional or manufacturing requirements of the hereinafter FDA regulations:

1. Products:
  - a. Cutterbox foil

- b. Pop up foil sheets
- c. Foil containers
- d. PVC plastic wrap

2. Regulations:

- a. 21 CFR §110
- b. 21 CFR §174.5
- c. 21 CFR §175.105, §175.300
- d. 21 CFR §177, §177.1350 (a), (b), (c) 2.1, 2.2
- e. 21 CFR §178.2010, §178.3860, §178-3910
- f. 21 CFR §181.24
- g. 21 CFR §182.4505
- h. 21 CFR §1520 3.1

Further, these items are not adulterated or misbranded within the meaning of the Federal Food, Drug and Cosmetic Act and is not an article restricted from introduction into interstate commerce.

Our linear low-density polyethylene (LLDPE) film is not intended for direct food contact applications, and there is no FDA regulation governing the particular combination of ingredients we use. Raw materials used in our stretch film products do not contain components in the REACH candidate list of Substances of Very High Concern (SVHC), or substances proposed to be listed. We do not test for these candidates in our raw materials or finished products as we do not expect them to be in our products. The Candidate List of substances of very high concern (SVHCs) can be found on the European Chemicals Agency's website:

<https://echa.europa.eu/candidate-list-table>

PVC plastic wrap may be used as a contain cover for microwave (non-suspected) reheating applications with the food types listed above. The film should not touch the product and should be vented to allow steam that is generated to escape. This plastic wrap is not to be used in a conventional oven.

All materials we provided that are intended for food service are officially sanctioned by the U.S. Food and Drug Administration (FDA) for use in food contact applications, such as packaging, and are subject to good manufacturing practices and any limitations, which are part of the regulations. It is the responsibility of the food packer to determine if the supplied finished packaging and/or packaging components are suitable for their intended use.

Our raw material suppliers certify that resins used to make Western Plastics' films with the exception of opaque or tinted blends meets FDA Food Additive regulations, and that polymer can be used in all food package applications except holding food while cooking.

## EUROPEAN UNION COMPLIANCE

We certify that the regulated materials are not used in the manufacturing or produces during the manufacture of any materials produced or sold by Western Plastics, Inc.

Because we do not expect these materials to be present we do not run analysis or test our raw material or finished products.



January 1, 2025

1. ROHS2 Directive 2011/65/EU
2. REACH (EU NO 1907/2006) (SVHC)
3. EU Regulation 2015/863
4. GADS 2014



## LLDPE Pallet Stretch Films

August 14th, 2025

Dear valued customers:

Based on the information provided by our raw material suppliers, we are glad to inform you that none of our current stretch film products contain any components in the Reach candidate list of Very high concern (SVHC), or substances proposed to be listed.

On June 25<sup>th</sup> 2025, the European Chemicals Agency (ECHA) published an update of the REACH Candidate List. The Candidate List of substances of very high concern (SVHCs) for authorisation now contains 250 substances. This list can be found on the following website

<https://echa.europa.eu/candidate-list-table>

To the best of our knowledge, none of these materials are generated during the extrusion process.

Because we do not expect these materials to be present, we do not run any analysis on our raw materials or our finished products to measure for these materials.

I hope this information meets your needs. If you have any further questions, please contact us directly,

A handwritten signature in blue ink, reading "Bradley Martin".

Bradley Martin

QC Manager

Western Plastics

**RABBI J. GREENBLATT**

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Rabbijgreenblatt@gmail.com

**יעקב אלעזר גרינבלט**

בלאמו"ר הרב הגאון ר' נטע צבי זלה"ה  
ועד הקהלות דמעמפיס  
901.270.3911

Tamuz 11, 5785

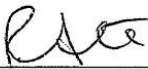
July 7, 2025

To Whom It May Concern:

This is to confirm that aluminum foil packed at Western Plastics,  
Calhoun, GA, 30701, conforms to the requirements of Jewish  
Dietary Laws and may be used in the Kosher industry.

This foil may be classified as Kosher Pareve.

This certification is valid until July 15, 2026.

  
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Rabbi J. Greenblatt

**RABBI J. GREENBLATT**

5457 Laurie Lane  
Memphis, TN 38120  
Rabbijgreenblatt@gmail.com

**יעקב אלעזר גרינבלט**  
בלאמו"ר הרב הגאון ר' נטע צבי זלה"ה  
ועד הקהלות דמעמפיס  
901.270.3911

Tamuz 11, 5785  
July 7, 2025

To Whom It May Concern:

This is to confirm that PVC film packed at Western Plastics,  
Calhoun, GA, 30701, conforms to the requirements of Jewish  
Dietary Laws and may be used in the Kosher industry.

This film may be classified as Kosher Pareve.

This certification is valid until July 15, 2026.

  
\_\_\_\_\_  
Rabbi J. Greenblatt

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**יעקב אלעזר גרינבלט**

בלאמו"ר הרב הגאון ר' נטע צבי זלה"ה  
ועד הקהלות דמעמפיס  
901.270.3911


Tamuz 11, 5785

July 7, 2025

To Whom It May Concern:

This is to confirm that Restaurant's Pride Foodservice Aluminum Foil and Film packed for F.A.B., Alpharetta, GA, conforms to the requirements of Jewish Dietary Laws and may be classified as Kosher Pareve.

This certification is valid until July 15, 2026.

  
\_\_\_\_\_  
Rabbi J. Greenblatt