

# Harbona Packaging Co., Ltd.

Date: 5<sup>th</sup> Jul; 2013

Product name : LDPE Plastic Bags (LDPE Resin LD160AT)

## Food Contact Declaration

### EU

The monomers used for the manufacturing of the above mentioned product are listed in the EU regulation 10/2011 & amendments\* on May, 1<sup>st</sup>, 2011

The additives used are listed in the list of additives of the EU regulation 10/2011 on May, 1<sup>st</sup>, 2011, in EU-Resolution AP92-2 of Council of Europe or covered by other relevant regulation.

Monomer restrictions ;

Non of the monomers used in the production of this polymer is subject to a SML

Presence of additives with SML

The above polymer grade does contain one or more additive(s) that is/are subject to a SML.

Additive : Octadecyl 3-(3,5-di-tert-butyl-4-hydroxyphenyl) propionate

EC Ref. No : 68320

Max. conc.\* : 760ppm

Restriction : SML = 6mg/kg food – Lipophilic substance.

Presence of Dual Use additives

The above polymer grade does contain one or more additive(s) that is/are subject to a restriction in food as referred to in Article 11.3 of EU Regulation 10/2011

Additive : Polyethylene glycol

EC Ref. No : 76960

Max. conc.\* : 300ppm

Restriction : Dual use additive

\*EU Regulation 321/2011 & 1282/2011

The material is supposed to be used for food contact for all food types under standard conditions of use, which is use at room temperature (corresponding test conditions are 10 days at 40°C).

However, please be aware that the global migration<sup>1</sup> has to be checked at end product level on the finished article by the manufacturer or seller.

### **Regulation (EC) 1935/2004, Article 3**

<sup>1</sup> global migration limit: 10 mg/dm<sup>2</sup> or 60 mg/kg food

<sup>3</sup> EU regulation 10/2011 has replaced EU directive 2002/72/EC and its amendments on May, 1<sup>st</sup>, 2011

\*EU Regulation 321/2011 & 1282/2011



## Harbona Packaging Co., Ltd.

We declare that the composition of the above product(s) complies with the relevant requirements of Article 3 of the above Regulation, provided the end-use restrictions are met under normal conditions of use.

### ***Regulation (EC) 1935/2004, Article 17 (traceability)***

We declare that we have a system in place which allows us to trace back where our raw materials are coming from and which raw material is used for the product we produce and deliver to our customer.

### ***Good Manufacturing Practice 2023/2006***

With regards to compliance with the provisions given in EU Regulation 2023/2006 there are systems in place which control and document as required for Food Contact Good Manufacturing Practice.

Product Safety Officer

Erick Yao

