Borchers® Deca Cobalt 12

Borchers® Deca Cobalt 7 aqua

Borchers® Deca Lithium 2

Borchers® Deca Manganese 8

Borchers® Deca Manganese 8 HS

Borchers® Deca Zinc 10 aqua

Borchers® Deca Zirconium 15 HS

Octa-Soligen® 173

Octa-Soligen® Calcium 10, basic

Octa-Soligen® Calcium 5, basic

Octa-Soligen® Calcium 5, neutral

Octa-Soligen® Calcium 7 HS, neutral

Octa-Soligen® Cobalt 10

Octa-Soligen® Cobalt 12

Octa-Soligen® Cobalt 12 (oil)

Octa-Soligen® Cobalt 12 HS

Octa-Soligen® Cobalt 6

Octa-Soligen® Cobalt 6 HS

Octa-Soligen® Cobalt 8 (oil)

Octa-Soligen® Iron 7/8

Octa-Soligen® Manganese 10

Octa-Soligen® Manganese 10 (oil)

Octa-Soligen® Manganese 10 HS

Octa-Soligen® Manganese 6

Octa-Soligen® Manganese 8 (oil)

Octa-Soligen® Strontium 10

Octa-Soligen® Zinc 12

Octa-Soligen® Zinc 23

Octa-Soligen® Zinc 8

Octa-Soligen® Zirconium 12

Octa-Soligen® Zirconium 18

Octa-Soligen® Zirconium 18 HS

Octa-Soligen® Zirconium 6



Borchers® Deca Cobalt 12

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

The active substance of the product is listed in the a.m. regulation. Migration limits apply.

We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

The active substance of the product is listed in the a.m. regulation. We would like to point out that the product also contains solvent(s). According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Cobalt 12

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Cobalt 7 aqua

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Lithium 2

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

The active substance of the product is listed in the a.m. regulation. Migration limits apply.

We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Manganese 8

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Manganese 8 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1 $\,$

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Zinc 10 aqua

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

The active substance of the product is listed in the a.m. regulation. Migration limits apply.

We would like to point out that the product also contains solvent(s). According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Borchers® Deca Zirconium 15 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation or are authorized under article 6 of the a.m. regulation. According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® 173

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Calcium 10, basic

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Calcium 5, basic

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Calcium 5, neutral

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Calcium 7 HS, neutral

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Cobalt 10

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/9/2018 Borchers GmbH



Octa-Soligen® Cobalt 12

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/8/2018 Borchers GmbH



Octa-Soligen® Cobalt 12 (oil)

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Cobalt 12 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Cobalt 6

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/8/2018 Borchers GmbH



Octa-Soligen® Cobalt 6 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

 $Based \ on \ this \ information \ the \ product \ cannot \ be \ used \ for food \ contact \ applications \ according \ to \ the \ a.m. \ regulation.$

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Cobalt 8 (oil)

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Iron 7/8

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Manganese 10

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is not compliant with the paragraph 5.1.1 of the a.m. regulation.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/22/2018 Borchers GmbH



Octa-Soligen® Manganese 10 (oil)

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is not compliant with the paragraph 5.1.1 of the a.m. regulation.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/24/2018 Borchers GmbH



Octa-Soligen® Manganese 10 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is not compliant with the paragraph 5.1.1 of the a.m. regulation.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Manganese 6

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is not compliant with the paragraph 5.1.1 of the a.m. regulation.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/22/2018 Borchers GmbH



Octa-Soligen® Manganese 8 (oil)

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is not compliant with the paragraph 5.1.1 of the a.m. regulation.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/24/2018 Borchers GmbH



Octa-Soligen® Strontium 10

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Zinc 12

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 5/27/2019 Borchers GmbH



Octa-Soligen® Zinc 23

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1 $\,$

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Zinc 8

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1 $\,$

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

All the substances contained in the product are not authorized substances according to the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Zirconium 12

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Updated: 1/2/2018 Borchers GmbH



Octa-Soligen® Zirconium 18

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Zirconium 18 HS

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

Migration limits apply.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation. Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



Octa-Soligen® Zirconium 6

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 10 (List of permitted substances for the production of packaging inks and related requirements) (May 2017))

All components themselves or the monomers and starting substances used for the manufacture of the product are listed either in Part A or in Part B of the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

Swiss Ordinance on Food Contact Materials and Articles (SR 817.023.21) - Annex 2 (List of permitted substances for the production of plastic materials and objects and related requirements) (May 2017))

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

Regulation 10/2011/EC on plastic materials and articles intended to come into contact with food - Annex 1

All the substances contained in the product are not listed in the a.m. regulation.

Based on this information the product cannot be used for food contact applications according to the a.m. regulation.

CEPE - Code of Practice for coated articles where the food contact layer is a coating (February 2009)

The active substance of the product is an authorized substance according to the a.m. regulation. We would like to point out that the product also contains solvent(s).

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Inventory List comprising packaging ink raw materials applied to the non-food contact surface of food packaging (December 2013)

All components themselves or the monomers and starting substances used for the manufacture of the product are listed in the a.m. regulation.

According to this information the product can be used for food contact applications as described in the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - EuPIA Guideline on Printing Inks Applied to the Non-Food Contact Surface of Food Packaging Materials and Articles Paragraph 5.1.1 (July 2012)

The product is compliant with the paragraph 5.1.1 of the a.m. regulation. However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.

EuPIA - Exclusion Policy for Printing Inks and Related Products (November 2016)

The product is compliant with the a.m. regulation.

However, final legal compliance needs to be verified by the producer of the final article under consideration of the final application and the conditions of use of the product. We recommend migration testing.



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