## Dear customer:

It is hereby confirmed that all our production goods, are in coherence with the European Union food contact regulations including the Framework Regulation (EC)No. 1935/2004, Directive2002/72/EC. All plastic bags sold by our packaging division are also in coherence with this directive.

Furthermore we would like to add that our raw materials and products are generally accepted in contact with foodstuffs. According to an independent study (see Matis report 07-17), migration of substances such as styrene, benzene and toluene from our expanded polystyrene boxes to fresh fish under chilled conditions was below detection limits of 0.01 mg/kg in all the twelve samples. In comparison, the acceptable daily intake value of styrene is 90,000 mg per person per day according to FDA (US Food and Drug Administration).

A statement from our raw material supplier reads as follows; "The two product named above can be used in the storage/holding of unwrapped produce and whole fish. The components of the products are either permitted by an applicable food additive regulation under FDA, are Generally Recognised As Safe (GRAS) for use in food contact articles or if present would be expected to be below FDA's threshold of regulation."

This decleration includes all our catalog of fish box products, including all of the following catalog numbers:

40332110	40402613G	40462612N	40604013	40783921R_ME
40342503	40402613GME	40462615	40604013G	40783921RB
40342509	404026131	40462615AQ	40604013GM	40783921RG_AL
40402603	40402613M	40462615G	40604013M	40783921RG_ICE
404026100	40402613ME	404626151	40604015	40783921RMB
40402611	404026130	40462615M	40604015G	40783921RMB_AL
40402611G	40462603	40462615N	40604015ME	40783921RMB_ICE
40402611GM	40462612	40462615NA	40783903R	40763921RIVIB_ICE
40402611ME	40462612AQ	40604003	40783921G ME	
40402613	40462612G	40604010	407839218_WE	
40402613AQ	40462612M	40604010M	40783921R G	

Respectfully,

Magnús Bollason,

Managing Director