

Tempra ehf
Ísella 8,
221 Hafnarfjörður
Iceland

Non-allergen declaration

We hereby confirm that we only produce EPS products in our facility and no allergens are used in or related to our EPS box production. Furthermore we do not store or use allergen in or related to any of our production area. There is no food or drink, apart from water allowed in our production facilities.

, and storage of allergen or production containing allergen of are made from raw material or our products

EPS Boxes

complies with the legal regulations laid down in the European Plastic Regulation (EU) No 10/2011 as well as in Regulation (EC) No 1935/2004, both as amended.

When used as specified, the overall migration as well as the specific migration do not exceed the legal limits. The testing was performed according to Directives 82/711/EEC and 85/572/EEC or according to Regulation (EU) No 10/2011 (Annex V). The materials and raw materials used comply with Regulation (EU) No 10/2011.

The following substances subject to limitations and/or specification are used in the above mentioned product:

| Name of substance | Restriction |
|--|----------------|
| Zinc stearate. CAS No. 557-05-1 (Ref.No 24550, stearic acid) | SML = 25 mg/kg |

The product contain glycerol stearates which are considered as dual use substances referred to under Ref. No 30612. Acids C2-C24 aliphatic, linear, monocarboxylic, synthetic and their mono-, di- and triglycerol esters. There are no specific restrictions (SMLs) for their use in food contact applications according to the above Regulation (EU) No 10/2011.

To demonstrate compliance with the overall migration limit for all type of foods, tests in food simulant A and food simulant B and simulant D2 have been performed.

- Ethanol 10% (10 days, 40°C)
- Acetic acid 3% (10 days, 40°C)
- Vegetable oil or substitute (10 days, 40°C)

Intended food contact conditions include any long term storage at room temperature or below. Including heating up to 70°C for up to 2 hours, or heating up to 100°C for up to 15 minutes.

The ratio of food contact surface area to volume used to determine the compliance of the material or article is 6 dm²/kg food.

A functional barrier made from plastic is not used in the above mentioned product.

This declaration is valid for the product as described and delivered by us. The verification of compliance was performed based on the rules set out in Regulation (EU) No 10/2011 according to which the product complies with the legal requirements subject to adherence to the stated conditions for the contact with food. In case of deviating food contact conditions. It is up to the user to verify the suitability. A sensory evaluation is not performed; any influence on the organoleptic properties of the packaged food has not been examined. Nevertheless, we point out that the packer of consumer products is not released from its responsibilities and tests might have to be carried out with the packaged product.

This declaration includes all our fish boxes and products, having the following first 8 digits in the article nr.

| Boxes | Lids |
|----------|----------|
| 40342509 | 40462615 |
| 40402610 | 40604010 |
| 40402611 | 40604013 |
| 40402613 | 40604015 |
| 40462612 | 40783921 |
| | 40342503 |
| | 40402603 |
| | 40462603 |
| | 40604003 |
| | 40783903 |

Date: January 26th, 2026

Validity: Until revocation or renewal.


Magnús Böllason,
Managing Director. pr. 100900-2180
Tempra ehf • Kt. 600900-2180