



FDA, CONEG AND TAPPI COMPLIANCE 12/19/2011

Products used in the preparation of our products as manufactured by TenCorr Packaging Inc. are without exception in compliance with **SVHC 8-10 and FDA** regulations for use in food paperboard applications under Title 21, sections 176.170 and 170.180.

Our current manufacturers confirm their products do not contain any of the chemicals on the most current California Proposition 65 (including sulphur) list and have certified all products used in the preparation of their containerboard. **Nor does it contain any animal derivatives and is allergen free.**

The paper used in our process has been tested for all metal listed on the CONEG model legislation and is biodegradable. Results indicate insignificant levels even when compared to the most stringent part of the legislation (1994 standard).

The starch we use for the making of adhesive is a food grade cornstarch and meets FDA standards for food contact.

Cadmium, hexavalent chromium, lead and mercury are not intentionally used in our linerboard and medium. The sum of the incidental concentrations of cadmium, hexavalent chromium, lead and mercury in any such packaging component shall not exceed 100 parts per million (ppm). Indeed, elemental analyses of representative linerboard found none at analytical detection sensitivities of 1 ppm for mercury, 2ppm for cadmium and lead, and 10 ppm for chromium. **The paper does not contain dimethylfumarate (DMF).**

All packaging and packaging components are subject to these "heavy metal" restrictions.

Latex, nor formaldehyde is used whatsoever in the manufacturing of corrugated sheet stock in either of our manufacturing facilities.

Our products are manufactured and warranted to Tappi Standard T811 OM-88 Edge wise compressive strength of corrugated paper.

Rohs and WEEE compliance. These directives apply solely to electrical and electronic equipment and not the packaging itself.



MSDS REQUIREMENTS AND LEGISLATION

The “right to know legislation” known as WHMIS is law and became effective October 32,1988.

Under the regulations quoted by Bill NO.79, the following conditions are present:

“Subject to subsection (4) this regulation does not apply where the hazardous material is:

- A wood or a product made of wood;
- A tobacco or a product made of tobacco;
- A manufactured article

As a result of this legislation, we are not required to submit material safety data sheets (MSDS) for our corrugated sheet stock. For exceptions provided by this same legislation, we also do not have MSDS documentation for the linerboard nor the medium used in our manufacturing process. We are however required to have MSDS documentation on hand for our starch and adhesive.

CHEMTRAC

Our materials used in the production of corrugated sheet stock do not contain any of the toxic chemicals identified in The Environmental Reporting and Disclosure bylaw (Chemtrac) Municipal Code Chapter 423. Nor does it contain any organic compounds such as **(Benzene or any of its derivatives such as Benzophenone.)**

Cavin Flynn



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