



January 2022

FOOD CONTACT STATEMENT

Precisionrap® Polyethylene Stretch Film

In reference to your request concerning the use of Precisionrap Polyethylene Stretch Film for non-food contact applications in a registered food environment and in this case for containment of your products onto a pallet for the purpose of palletization/unitization within your logistics supply chain.

Given the fact that the above mentioned Precisionrap film is used for non-food contact applications (to palletize or unitize loads of prepackaged foods) - PrecisionrapXL TM Polyethylene Stretch Film is exempt from the CFIA evaluation program.

Precisionrap film and other polyethylene stretch films supplied by WP Innova are not intended nor approved for direct food contact. As a result, WP Innova is not able to supply the following commonly requested documents:

1. Bio-terrorism Act of 2002 policies and procedures
2. Letter of Guarantee as outlined in Title 21 of the Federal Food, Drug, and Cosmetic Act
3. Third party audit results
4. GMP policies and procedures

Although our facilities are not inspected or approved to produce food grade films, it should be noted that the materials used to produce our clear and colorless films are approved under FDA 21 CFR177.1520 direct food contact regulations, and these films are considered safe for use as a secondary or tertiary packaging component.

Please contact your WP Innova sales representative if you have additional questions.

A handwritten signature in blue ink, appearing to read 'Jyotin Raithatha', is positioned above the printed name and title.

Jyotin Raithatha
Process and Quality Manager
WP Innova

CC: Brian Fraser, General Manager, WP Innova

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