

## DECLARATION OF COMPLIANCE WITH FOOD CONTACT LEGISLATION

### 1. Identity and address of the business operator issuing the declaration of compliance

Name Mr/Mrs: BAILLY Florent

Position: Quality manager

Company Name and Address: De Buyer, 25 Faymont 88340 Le VAL D'AJOL

### 2. Identity and address of the business operator who manufactures or imports the materials and/or items covered by this declaration

Company Name and Address: 25 Faymont 88340 Le VAL D'AJOL

Specify:  Operator  Importer

### 3. Identity of the material and / or item covered by this declaration

**Description :** Ceranoa range

**Trade name and reference :** All references

**Indicate the component material(s) of the item:**

*In the case of multi-layer materials, specify the components - from the inner to the outer layer - specify whether one of the layers is a functional barrier.*

Recycled forged aluminium

CK3000 Ceramic coating

### 4. Confirmation that those materials or items meet the relevant requirements of Food contact regulations

**The materials and/or items covered by this DoC comply with the relevant requirements laid down in Framework Regulation (EC) N° 1935/2004/EC, Regulation (EC) N°2023/2006 and other European and national texts applicable, listed below:**

Quote the relevant text(s):

In accordance with the practices of the food industry. Regulation 1935/2004 of 27/10/2004. Of the current French regulation concerning materials and articles in contact with foodstuffs, namely Decree no. 2007-766 of 10 May 2007, partially repealing the amended Decree no. 92-631 of 8 July 1992 on materials and articles intended to come into contact with foodstuffs, products and beverages for human or animal consumption. • Regulation “Good manufacturing practices for materials and articles intended to come into contact with foodstuffs” (EC) n°2023/2006 of 22 December 2006. • The EC regulation n°10/2011 concerning plastics intended for contact with food. - Bisphenol A: 2018/213 of 12 February 2018. Law 1442/2012. The company certifies that the articles, sales, assembly and transport packages comply with the provisions of Decree 2007-

1467 of 12 October 2007. They have been designed in accordance with the relevant (draft) CEN standards indicated below: • Prevention by reduction at source (EN 13428). • Hazardous substances: minimization certificate. • Heavy metals: compliance with regulatory limits. Our position on REACH As a manufacturer of kitchen utensils, we are aware of our role in relation to the REACH regulation. We are working actively within the FIM (Federation of Mechanical Industries) and CETIM (Technical Centre of the FIM) to clarify the status, requirements to be satisfied and tools to be built for this purpose. Today, De Buyer complies with the REACH regulation for its entire product range, however, the following elements can be declared regarding the REACH regulation: • No substances contained in products such as pans, pans and other utensils is not intended to be discarded in the course of normal or reasonably foreseeable use. As a result, there is no prior registration or registration procedure required from the manufacturers of these products • In the meantime, if a substance is registered, we undertake to inform the user of the product and warn, If necessary, the European Chemicals Agency to come into contact with food. • Regulation 1258/2011 on maximum dioxin levels. • Regulation 1895/2005. • Regulation 450/2009. • Regulation 282/2008 of 27 March 2008 plastic material. •Stainless steels Order of 13 January 1976.

**Particularities (to be completed as of publication of the list)**  Not applicable

(EC)Regulation N° 450/2009 on active and intelligent materials and items intended to come into contact with food, specify the substance used and the number mentioned in the Community list:

.....  
 .....

(EC)Regulation N° 282/2008 on recycled plastic materials and items intended to come into contact with foods, specify the type of material and the authorization number of the recycling process, mentioned in the EC process register:

.....  
 .....

**This declaration of compliance has been established in respect of the following (tick any appropriate boxes)**

**Declarations by suppliers of raw materials**

**Overall Migration testing** - If applicable, please complete the table:

Simulants	Time	Temperature

**Assessment of non-listed substances - Article 6 of (EU) Regulation N° 10/2011**  Not applicable

Risk assessment (article 19 of (EU) Regulation N° 10/2011)

If not, list substances and information relevant to the risk assessment

Names	Identification CAS - EINECS - Material and items in contact with foodstuff (MICF) Reference N°.

**Assessment of non-intentionally added substances:**

Not applicable

- Risk assessment (article 19 of (EU) Regulation N° 10/2011)
- If not, list substances and information relevant to the risk assessment

Names	Identification CAS - EINECS - MICF Reference No.

**5. Information on substances with restrictions**

Specify below the substance(s) subject to restriction and migration limits

Names	Identification Ref. EEC or CAS Number	Limits	A*	*W	C*	M*

\* compliance with these limits was established by Analysis (A), Worst case (W), Calculation (C) or Modelling (M)

In the case of tests, specify the simulatant(s) and test conditions:

.....  
 .....

If not completed, specify reasons - refer to reference documents:

.....  
 .....

Information on dual-use additives

Not applicable

Where necessary, specify the relevant substance(s) below:

Names	Identification: number E or FL	CAS N°.	Optional: content used

**6. Information related to the intended use of the materials or items**

**Materials or items intended for infants and young children**  Yes  No

**Type of food intended to be placed in contact:**

All types of food products

or only

Dry and assimilated foods

Alcoholic foods

Moist / aqueous foods

Frozen and deep-frozen products

Acidic foods

Ice creams

Fatty foods:

*If the material and / or item subject to (EU) Regulation N° 10/2011 is concerned by the application of a reduction factor, this should be mentioned:*

Reduction factor due to fat content

Reduction factor related to D2 simulant

Others (please specify)

**Contact conditions (time and temperatures) corresponding to the input data**

Specify.....  
 .....

**Maximum surface / volume ratio in contact with food used to establish compliance of the material or item (if applicable): .....**

Not applicable

**7.**

**Functional barrier (FB) in the case of multilayer materials**  Not applicable

Or tick the corresponding box if the materials meet the requirements provided when using a FB:

Multi-layer plastics (Article 13 (2), (3) and (4) of (EU) Regulation N° 10/2011)

Multi-layer materials (Article 14 (2), (3) and (3) of (EU) Regulation N°10/2011)

The material covered by this declaration is to be used only behind a functional barrier

This declaration is valid on condition that there is no modification of material composition, that its intended use has not changed and in the absence of regulatory changes.

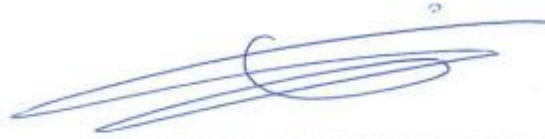
Compliance is understood to be subject to compliance with the conditions of storage, handling and use, taking into account the specific characteristics of the material or item, and the conditions such as prescribed by professional practices or codes.

**In the event of changes to the nature of the packaged product, its composition or its intended use, as well as in the event of a change in the conditions for using the material or the item, the person for whom this declaration is intended must ensure the compatibility packaging / content for which s/he then accepts responsibility.**

LE VAL D'AJOL

Statement released on : 29/04/25

*(Company stamp and signature)*



RAPPORT SGS N° CL24-02740

