

## STATEMENT

To whom it may concern

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## *Synterra® PLLA 1010 / 1210 / 1510 / 1710 / 2010*

### Food contact statement Europe

The above mentioned grades (hereinafter called the 'Products'), as supplied from our factory, have been evaluated and were found to be suitable for use in food contact applications in the European Union.

### Regulations

The evaluation performed was in line with the requirements of the Regulation (EC) No 1935/2004 of 27 October 2004 and the Regulation (EU) No 10/2011 with amendment (EU) 321/2011 of 1 April 2011 and (EU) 1282/2011 of 28 November 2011 and the Commodity Act Packaging and Food Utensils Regulation of The Netherlands and its amendments up to and including VGP/VC 30048441 of 14 February 2011 (hereinafter called 'Regulations').

In summary it is stated that the composition of the 'Products' is in accordance with the 'Regulations'. All components of the 'Products' are mentioned in the 'Regulations'.

Given the composition of the 'Products' they can be considered suitable to be used for food-contact applications.

The 'Products' comply with EU Directive 94/62/EC of 20 December 1994 on packaging and packaging waste heavy metal content as described in Article 11.

Regarding lactic acid it should be taken into account that it is to be considered as a dual use substance according to Regulation 10/2011, since lactic acid is approved as a food additive (additive number E270). However, for lactic acid there are no Specific Migration Limits set in Regulation 10/2011.

It is the responsibility of the manufacturer of the final product, which is intended as a food contact product, to determine that the use of the product is safe and also suitable for the intended application. While the above mentioned polymers are permitted it is the final product which must meet the given limitations and the manufacturer should take responsibility to check if the final product is in compliance with the 'Regulations'.

  
J. Noordegraaf,

Managing Director  
Synbra Technology bv  
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