

Declaration of Compliance; Food Contact Materials (FCM), Sealing Parts in Rubber

Michael Lund

Managing Director, Group CEO

Damstahl GmbH Raiffeisenstr. 6-8 40764 Langenfeld

Phone +45 8794 4000 Dir. No +45 8794 4011

mlu@damstahl.com www.damstahl.de

Reg. No. DE 121382220

On behalf of the entire Damstahl group, we hereby declare that all sealing parts of rubber materials type NBR, HNBR, EPDM, IIR, VMQ (SIL), FPM and KZ (FFKM) that have the designation letters "FDA" included in the part description on labels, delivery notes and invoices, supplied by us, are in compliance with:

- EU 1935/2004 (Materials and articles intended to come into contact with food. Until specific measures for rubber materials is introduced in the EU legislation, article 3 in EU1935/2004 is considered fulfilled if the material conform to the FDA CFR21 / §177.2600)
- EU2023/2006, Good manufacturing practice (GMP).
- FDA CFR21 / §177.2600 (Rubber parts intended for repeated use).

In accordance with FDA CFR21 §177.2600(g), "Good Manufacturing Practice", rubber articles intended for contact with food must be thoroughly cleaned prior to food contact.

It remains the customer's own responsibility to determine the suitability of the sealing components for the projected application or application conditions (contact time, contact temperature for the respective types of food stuff). For a quick guide, please consult our guideline "Rubber and PTFE Recommendations for Food Contact Materials (FCM)".

Damstahl GmbH

Michael Lund

Managing Director, Group CEO

Claus Qvist Jessen Chemical Engineer, PhD

PS Until specific measures for rubber materials are introduced in the EU legislation, article 3 in EU1935/2004 is considered fulfilled if the material conform to the FDA CFR21/§177.2600.