

US FOOD CONTACT (FDA) COMPLIANCE

AWR 8 THERMAL TRANSFER RIBBON

The American Food and Drug Administration (FDA) food contact requirements regulate products and substances that can be considered as food additives: in certain conditions printing inks could fall under these requirements.

According to the relevant FDA requirements, AWR 8 can safely be used for printing packaging elements for indirect food contact applications.

- 1) The ink can be used safely to print directly on the non food contact surface of a products packaging or on adhesive labels applied to the surface of food packaging, at the condition that these packaging elements form a functional barrier which prevents migration of the ink into the food.
 - In these conditions, the ink substances do not become food components and do not fall within the definition of food additives, subject to FDA review.
- 2) Furthermore, the absence of migration is demonstrated by a "100% migration" approach. In the worst case scenario where 100% of each component of AWR 8 would migrate into the food, the migration level of each component in food would be below the commonly tolerated limit of 50 ppb (part per billion)* for substances which are not known to pose special toxicological concern.
 - In these conditions, the ink substances do not become food components and do not fall within the definition of food additives, subject to FDA review.

Therefore, AWR 8 complies with the relevant FDA requirements concerning food contact and is safe for printing on food packaging in case of indirect food contact applications.

*Supposing the AWR 8 ink covers up to 5,1% of the packaging and considering 10 grams of food is in contact with 1 square inch of packaging (FDA's default assumption).