

CERTIFICATE OF COMPLIANCE



1. Identification of Product Covered by this Certificate:

Product: Visstun Polypropylene Cups, Offset Printed with Color Change Ink_Clear to Blue
Product Codes: F212, F217, F222, F232, F244, W212, W217, W222, W232, W245

2. Citation to each CPSC Product Safety Regulation to which the Product is being Certified:

Heavy Metal Content, 16 CFR 1303/ASTM F963-08
FDA:Food Contact Surface Toxicity, 21CFR 177.1520
CPSIA & CA Phthalates in Toys & Child Care, CPSC-CH-C1001-09.1 Edition 2009

Product is Compliant with Proposition 65 (Lead & Cadmium) and CPSIA Child Safety Standards and Regulations.

3. Identification of the U.S. Importer or Domestic Manufacturer certifying compliance of the Product:

Name: Visstun
Address: Las Vegas, NV

4. Contact Information for the Individual Maintaining Records of Test Results:

Name: Product Safety Specialist
Email Address: productsafety@visstun.com
Address: 6355 Sunset Corporate Drive, Las Vegas, NV 89120
Telephone Number: 702-876-6292

5. Date and Place Where this product was Manufactured:

Month/Year: On or After August 2009
City and Country: Las Vegas, NV

6. Date and Place Where this product was Tested for Compliance with Regulation(s) cited above:

Month/Year: August 2009
City and Country: Enfield, CT

7. Identification of any Third-Party Laboratory on who's testing the Certificate depends:

Name: Specialized Technology Resources, Inc.
Full Mailing Address: 10 Water Street, Enfield, CT 06082
Telephone Number: 860-749-8371

This certificate is issued by the Manufacturer of Record in compliance with the State of California Proposition 65 and/or Consumer Product Safety Improvement Act of 2008, Section 14, where required. This certificate confirms that the tests reported above have been completed for the product by a third-party laboratory under a reasonable program of testing and that the product complies with rules, bans, standards, or regulations applicable to the product as listed above. The information is presented in good faith and is believed to be accurate and correct as of the date of issue, and is subject to change without notice.



TEST REPORT

Prepared For:

Visstun
ATTN: Monique Favreau
6355 Sunset Corporate Drive
Las Vegas, Nevada 89120

Work ID: 100053300

Project Number: 35906.005

Trace Code & Receipt Date(s): C092404, July 28, 2009

Dates Test(s) Conducted: August 6, 2009 – August 12, 2009

Product(s) Tested:

Coors Light 22 oz Cups

Test Report Date: August 12, 2009

Tests Performed:

Test Method:

Result

CPSIA and California Prohibitions of Phthalates in Toys and Child Care Articles	CPSC-CH-C1001-09.1 Edition: 2009	Pass
FDA: Food Contact Surface Toxicity	21 CFR 177.1520	Pass
Soluble Migrated Elements & Lead Containing Paint/Surface Coating	16 CFR 1303 & ASTM F963, Sec. 4.3.5 Edition: 2008	Pass

Notes:

See Individual Test Results Attached.

Debbie Ferreira-Jolicoeur
Debbie Ferreira-Jolicoeur
Client Services Manager
Hardlines

Melissa Morrison
Melissa Morrison
Lead Technical Writer
Toys & Hardlines

amg

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Visstun

Date: August 12, 2009

Work ID: 100053300

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TEST RESULTS

Chemical/Analytical					
Test Property	Test Method	No. Of Samples	Product Requirement	Test Results	Rating
CPSIA and California Prohibitions of Phthalates in Toys and Child Care Articles	CPSC-CH-C1001-09.1 Edition: 2009	1	Permanent ban: Children's toys or child care articles that contain concentrations of more than 0.1 percent of DEHP, DBP, or BBP are banned, effective Feb. 10, 2009. Interim ban: Children's toys that can be placed in a child's mouth or child care articles that contain concentrations of more than 0.1 percent of DINP, DIDP, or DnOP are banned for an interim period (pending an investigation by the chronic hazard advisory panel), effective Feb. 10, 2009, and until a final rule is promulgated by the CPSC. Children's toy means a consumer product designed or intended by the manufacturer for a child 12 years of age or younger for use by the child when the child plays. Child care article means a consumer product designed or intended to facilitate sleep or the feeding of children age 3 and younger, or to help such children with sucking or teething. Toy that can be placed in a child's mouth is one in which any part of the toy can actually be brought to the mouth and kept in the mouth by a child so that it can be sucked and chewed. If the children's product can only be licked, it is not regarded as able to be placed in the mouth. If a toy or part of a toy in one dimension is smaller than 5 cm, it can be placed in the mouth. Decorative room accessories do not need to be tested unless they have play value. Please note that the State of California will enforce its ban starting on January 1, 2009. The California law varies from CPSIA in several subtle ways: California defines child care article as all products designed or intended by the manufacturer to facilitate sleep, relaxation, or the feeding of children, or to help children with sucking or teething. CPSIA omits the term relaxation and limits child care articles to those intended for children age three and younger. California's definitions of child care articles and children do not contain age limitations. CPSIA restrictions on DINP, DIDP and DnOP apply to toys that can be placed in the mouth and child care articles (regardless of whether the child care articles can be placed in the mouth). California restrictions on DINP, DIDP and DnOP apply only to toys and child care articles that can be placed in the mouth. California also provides no definition of what can be placed in a child's mouth, while CPSIA does.	Coors Cup: DBP: ND BBP: ND DEHP: ND DNOP: ND DINP: ND DIDP: ND DnHP: ND ND – Not Detected	Pass

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TEST RESULTS

Chemical/Analytical (Continued)					
Test Property	Test Method	No. Of Samples	Product Requirement	Test Results	Rating
FDA: Food Contact Surface Toxicity	21 CFR 170 to 199 *Lab needs to know the specific substance & ASTM F963, Sec. 4.3.3 Edition: 2008	6 or 12 Identical Samples	Must comply with USFDA indirect food additives regulations (food simulating solvents). Appropriate criteria and procedure will depend upon the composition of the contact surface being analyzed. As applicable, toy components intended to be used in contact with food, such as toy cooking utensils, shall conform to the applicable requirements of the Food, Drug and Cosmetic Act (FDCA), specifically 21 CFR 170 to 189. *Vendor can submit documentation in lieu of testing.	Coors Cup: Hexane A: 1.60% Hexane B: 1.47% Limits 5.5% Xylene A: 6.30% Xylene B: 6.01% Limits: 30.0%	Pass
Soluble Migrated Elements & Lead Containing Paint/Surface Coating	16 CFR 1303 & ASTM F963, Sec. 4.3.5 Edition: 2008	As Required	The presence of the following heavy metals in surface coating of sample shall not exceed the following: Soluble Antimony (Sb): 60 ppm Soluble Arsenic (As): 25 ppm Soluble Barium (Ba): 1000 ppm Soluble Cadmium (Cd): 75 ppm Soluble Chromium (Cr): 60 ppm Soluble Lead (Pb): 90 ppm Total Lead (Pb): Shall be = or <600 ppm; as of August 14, 2009 the limit changes to 90 ppm as instructed in the CPSIA requirement Soluble Mercury (Hg): 60 ppm Soluble Selenium (Se): 500 ppm NOTE: Individual States may have additional requirements regarding the presence of heavy metals in consumer products; this section relates only to the regulations listed above, and is not intended to represent compliance with any individual state regulation.	Coors Cup: Antimony: <2 ppm Arsenic: 2 ppm Barium: 616 ppm Cadmium: 3 ppm Chromium: <4 ppm Lead: 10 ppm Mercury: <1 ppm Selenium: 2 ppm Total Lead: 15	Pass

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TEST RESULTS

PRODUCT PHOTO



***** End of Report *****