

# CERTIFICATE OF KOREA ECO-LABEL



We hereby certify that the following products comply with the criteria set forth under the Environmental Technology and Industry Support Act and are granted the right to use the Korea Eco-Label.

**PP Decor sheet 0.15T**  
(refer to the annex for all certified products)

**Hanwha L&C Corporation**

26, Eulji-ro 5gil, Jung-gu, Seoul, Korea(Suha-dong, Center/Bldg. 7,8F)

The above products are certified as Decorative Synthetic Resin Sheets (EL252)  
For reduced harmful substances, less indoor air pollutants.

Certificate No. 10196

Issued 2014-11-06

Valid until 2016-11-05

A handwritten signature in black ink, appearing to read "Yong-Joo Kim", is written over a horizontal line.

Yong-Joo KIM, President

**KOREA ENVIRONMENTAL INDUSTRY &  
TECHNOLOGY INSTITUTE**



# Korea Eco-label Certification Terms

Korea Environmental Industry and Technology Institute (hereinafter referred to as "KEITI") and the registered entity under the Eco-label Certification Scheme (hereinafter referred to as "the Registered Entity") have agreed on the following provisions. For the purpose of this Terms, the Registered Entity shall be "Party A" and KEITI shall be "Party B".

- Article 1 (Purpose)** The purpose of this Terms is to specify primary rights and obligations of Parties A and B with regard to the Eco-label certification.
- Article 2 (Scope of Coverage)** This Terms shall relate only to the matter which is specified in the relevant certificate.
- Article 3 (Rights and Obligations)** Party A shall have the right to use the Eco-label for its certified product for the duration of certification. Party A shall comply with each of the following points when using the Eco-label.
- (1) In using the Eco-label, Party A shall refer to Form 5 in the annexed schedule of Article 43 of the Enforcement Decree of the Support for Environmental Technology and Environmental Industry Act ("the Enforcement Decree").
  - (2) In relation to (1) of this Article, in case of indicating the Eco-label or advertising in relation to the Eco-label, Party A may use the label on a certified product and its manual, packaging, container, promotional materials, and relevant templates, provided that Party A shall ensure that confusion with non-certified products is prevented especially in the following contexts.
    - a. advertising the Eco-labeled and non-certified products together
    - b. using the Eco-label on document envelopes, business cards, or various templates
  - (3) Party A will manufacture the Eco-label certified product within 1 month period from the date of Terms, provided that in case of failing to manufacture it for exceptional reasons within the prescribed period, Party A may extend the period by agreement with Party B.
- Article 4 (Confidentiality)** Party A and Party B shall not disclose to any third parties information to which they have gained access in the course of conducting their duties. This provision shall continue to be effective after the date of termination of Terms. However, it shall not apply to information in the public domain or information gained legally without any connection to the work of Parties A and B.
- Article 5 (Limitation of Certification)** The certification granted by Party B to Party A shall apply only to the particular product referred to by the certificate and shall not cover other products manufactured or sold by Party A.
- Article 6 (Submission of Eco-label Product Sample)** At the request of Party B in relation to labeling and other information at any time for the duration of this Terms, Party A shall present samples of the requested Eco-labeled product to Party B. However, in case it is difficult to do so for reasons of economic, technological, structural or similar nature, Party A instead may provide printed material such as product instructions with the label on it.
- Article 7 (Payment of Usage Fee)** Party A shall pay the Usage fee at the time of the signature of Terms.
- Article 8 (Refund of Fee)** If any of the following events happens to Party A, Party B shall refund the Usage fee with the amount of refund being computed on a daily rate factoring in the remaining days until expiration of the Terms.
- (1) In the event of certification termination due to the revocation of Target Eco-label Product Category designation pursuant to Article 25 of the Enforcement Decree
  - (2) In the event of request for withdrawal from Eco-label certification as an event which does not fall into any of the Points of Article 26 (1) of the Act
- Article 9 (Criteria Amendment)** If there is an amendment or alteration in the Criteria for the certified product, Party B shall inform Party A so that Party A will ensure that its product meets the changed Criteria.
- Article 10 (Eco-label Certification Renewal)** If Party A desires to extend the certification period upon the expiration, Party A shall apply to Party B for a review of certification renewal 2 months prior to the end date of each certification period. If no application is made prior to such a date, it shall be presumed that there is no intention to renew the certification.
- Article 11 (Compliance Requirements)** Party A as an Eco-label certification recipient shall be in compliance with the following requirements.
- (1) complying with legislations related to the Eco-label scheme
  - (2) ensuring that products are produced in compliance with the Certification Criteria
  - (3) keeping records of the manufacture and sales of Eco-labeled products.
  - (4) ensuring that the phrase above the Eco-label logo and the reason for certification are clearly shown in an affixed text on the product.
  - (5) providing full assistance and cooperating with the certifying body to enable it to carry out its periodical and special on-going assessment
  - (6) notifying, without delay, Party B of addition, alteration, or modification to registered information on certification such as the following.
    - a. change of names of representative, change of trade names, changes or relocations of manufacturing facilities, bankruptcy, assignment, merger, cessation of manufacture, or close-down of the Registered Entity
    - b. changes in production process, method, and facilities
    - c. administrative sanctions for an illegal act or an environmental accident
  - (7) Upon expiration or termination of certification, Party A shall refrain from using any advertisements in connection with acquisition of certification and return all documents in relation to certification according to the request from Party B.
- Article 12 (Amendment to Certificate Information)** If there is an amendment to the details of certificate information or to any provisions of this Terms, Party A shall file with Party B a request for amendment or re-issuance within 1 month period from the date when reason for modification occurred. Party A shall be liable for any disadvantages resulting from the negligence thereof.
- Article 13 (Manufacturing Site Change)** If there is a change of manufacturing sites where certified product are produced, Party A shall apply for a review of the changed site by Party B within 1 month of the date of change.
- Article 14 (Corrective Action and Termination of Certification)** In the circumstances falling under one of the following points, Party B may ask Party A to take corrective actions, cease to use Eco-labels, or may terminate this Terms.
- (1) Party B may ask Party A to take appropriate corrective action in a case falling under any of the following descriptions:
    - a. when Party A has used the Eco-label in a manner that was not in accordance with the requirements under Annex 5 contained Article 43 of the Rule
    - b. when Party A has used the Eco-label without specifying any reason for certification or with a different reason from that specified in the certificate
    - c. when Party A has failed to meet compliance requirements referred to in Article 11 hereof or has failed to submit an application for a review of the changed manufacturing site referenced in Article 13 hereof
    - d. when Party A rejects to have appropriate response to reasoned consumer claims in connection with Article 16 hereof
    - e. when Party A or its distributors or consignees is likely to mislead or confuse consumers through exaggerated advertisement claims
  - (2) If any of the following occurs, the Terms shall be terminated.
    - a. in case any information in the application documents has been found to be false.
    - b. in case Party A has failed to comply with the Eco-label Criteria
    - c. in case Party A has refused to take actions within a required time frame after having been demanded to take corrective actions referred to in (1) of this Article
    - d. in case Party A has contravened any of the provisions of Article 17 hereof
    - e. in case continuing manufacture of the Eco-label certified product considered to be in effect impossible or impractical due to close-down or bankruptcy or for similar reasons
    - f. in case of violation of this Terms by Party A and mutual agreement between Party A and Party B
  - (3) Where specific sanctions are available in relevant legislations or public notifications, and the like, such sanctions shall be imposed on each violation.
- Article 15 (No Representation)** (1) Upon the expiry of the certification period or the termination of this Terms, Party A shall not make any representation or advertisement that may be assumed to indicate that Party A has the right use the Eco-label.
- (2) In cases where Party A's failing to perform the obligations stated in (1) of this Article has caused damages or losses to Party B or consumers, Party A shall be liable for all legal liabilities, criminal and civil.
- Article 16 (Liability)** Party A shall be liable for any disputes that may arise between a consumer and Party B regarding the use of the certified product.
- Article 17 (No Assignment)** Party A shall not assign, transfer, or sub-license to a third party the right to use the Eco-label specified in this Terms.
- Article 18 (Resolution of Dispute)** For matters not provided for in this Terms, Party A and Party B shall decide appropriate action by mutual agreement, but, if discrepancies still exist, Party B's opinions shall supercede Party A's.



[Appendix] Model/Use

Model	Derivation Model	Use
PP Decor sheet 0.15T		Decoration sheet (thickness 0.15mm)
PVC Decor sheet 0.2T		Decoration sheet (thickness 0.2mm)
PVC Decor sheet 0.35T		Decoration sheet (thickness 0.35mm)
BODAQ 0.42T		Interior sheet (thickness 0.42mm)



# Korea Eco-label Certification Terms

Korea Environmental Industry and Technology Institute (hereinafter referred to as "KEITI") and the registered entity under the Eco-label Certification Scheme (hereinafter referred to as "the Registered Entity") have agreed on the following provisions. For the purpose of this Terms, the Registered Entity shall be "Party A" and KEITI shall be "Party B".

- Article 1 (Purpose)** The purpose of this Terms is to specify primary rights and obligations of Parties A and B with regard to the Eco-label certification.
- Article 2 (Scope of Coverage)** This Terms shall relate only to the matter which is specified in the relevant certificate.
- Article 3 (Rights and Obligations)** Party A shall have the right to use the Eco-label for its certified product for the duration of certification. Party A shall comply with each of the following points when using the Eco-label.
- (1) In using the Eco-label, Party A shall refer to Form 5 in the annexed schedule of Article 43 of the Enforcement Decree of the Support for Environmental Technology and Environmental Industry Act ("the Enforcement Decree").
  - (2) In relation to (1) of this Article, in case of indicating the Eco-label or advertising in relation to the Eco-label, Party A may use the label on a certified product and its manual, packaging, container, promotional materials, and relevant templates, provided that Party A shall ensure that confusion with non-certified products is prevented especially in the following contexts.
    - a. advertising the Eco-labeled and non-certified products together
    - b. using the Eco-label on document envelopes, business cards, or various templates
  - (3) Party A will manufacture the Eco-label certified product within 1 month period from the date of Terms, provided that in case of failing to manufacture it for exceptional reasons within the prescribed period, Party A may extend the period by agreement with Party B.
- Article 4 (Confidentiality)** Party A and Party B shall not disclose to any third parties information to which they have gained access in the course of conducting their duties. This provision shall continue to be effective after the date of termination of Terms. However, it shall not apply to information in the public domain or information gained legally without any connection to the work of Parties A and B.
- Article 5 (Limitation of Certification)** The certification granted by Party B to Party A shall apply only to the particular product referred to by the certificate and shall not cover other products manufactured or sold by Party A.
- Article 6 (Submission of Eco-label Product Sample)** At the request of Party B in relation to labeling and other information at any time for the duration of this Terms, Party A shall present samples of the requested Eco-labeled product to Party B. However, in case it is difficult to do so for reasons of economic, technological, structural or similar nature, Party A instead may provide printed material such as product instructions with the label on it.
- Article 7 (Payment of Usage Fee)** Party A shall pay the Usage fee at the time of the signature of Terms.
- Article 8 (Refund of Fee)** If any of the following events happens to Party A, Party B shall refund the Usage fee with the amount of refund being computed on a daily rate factoring in the remaining days until expiration of the Terms.
- (1) In the event of certification termination due to the revocation of Target Eco-label Product Category designation pursuant to Article 25 of the Enforcement Decree
  - (2) In the event of request for withdrawal from Eco-label certification as an event which does not fall into any of the Points of Article 26 (1) of the Act
- Article 9 (Criteria Amendment)** If there is an amendment or alteration in the Criteria for the certified product, Party B shall inform Party A so that Party A will ensure that its product meets the changed Criteria.
- Article 10 (Eco-label Certification Renewal)** If Party A desires to extend the certification period upon the expiration, Party A shall apply to Party B for a review of certification renewal 2 months prior to the end date of each certification period. If no application is made prior to such a date, it shall be presumed that there is no intention to renew the certification.
- Article 11 (Compliance Requirements)** Party A as an Eco-label certification recipient shall be in compliance with the following requirements.
- (1) complying with legislations related to the Eco-label scheme
  - (2) ensuring that products are produced in compliance with the Certification Criteria
  - (3) keeping records of the manufacture and sales of Eco-labeled products.
  - (4) ensuring that the phrase above the Eco-label logo and the reason for certification are clearly shown in an affixed text on the product.
  - (5) providing full assistance and cooperating with the certifying body to enable it to carry out its periodical and special on-going assessment
  - (6) notifying, without delay, Party B of addition, alteration, or modification to registered information on certification such as the following.
    - a. change of names of representative, change of trade names, changes or relocations of manufacturing facilities, bankruptcy, assignment, merger, cessation of manufacture, or close-down of the Registered Entity
    - b. changes in production process, method, and facilities
    - c. administrative sanctions for an illegal act or an environmental accident
  - (7) Upon expiration or termination of certification, Party A shall refrain from using any advertisements in connection with acquisition of certification and return all documents in relation to certification according to the request from Party B.
- Article 12 (Amendment to Certificate Information)** If there is an amendment to the details of certificate information or to any provisions of this Terms, Party A shall file with Party B a request for amendment or re-issuance within 1 month period from the date when reason for modification occurred. Party A shall be liable for any disadvantages resulting from the negligence thereof.
- Article 13 (Manufacturing Site Change)** If there is a change of manufacturing sites where certified product are produced, Party A shall apply for a review of the changed site by Party B within 1 month of the date of change.
- Article 14 (Corrective Action and Termination of Certification)** In the circumstances falling under one of the following points, Party B may ask Party A to take corrective actions, cease to use Eco-labels, or may terminate this Terms.
- (1) Party B may ask Party A to take appropriate corrective action in a case falling under any of the following descriptions:
    - a. when Party A has used the Eco-label in a manner that was not in accordance with the requirements under Annex 5 contained Article 43 of the Rule
    - b. when Party A has used the Eco-label without specifying any reason for certification or with a different reason from that specified in the certificate
    - c. when Party A has failed to meet compliance requirements referred to in Article 11 hereof or has failed to submit an application for a review of the changed manufacturing site referenced in Article 13 hereof
    - d. when Party A rejects to have appropriate response to reasoned consumer claims in connection with Article 16 hereof
    - e. when Party A or its distributors or consignees is likely to mislead or confuse consumers through exaggerated advertisement claims
  - (2) If any of the following occurs, the Terms shall be terminated.
    - a. in case any information in the application documents has been found to be false.
    - b. in case Party A has failed to comply with the Eco-label Criteria
    - c. in case Party A has refused to take actions within a required time frame after having been demanded to take corrective actions referred to in (1) of this Article
    - d. in case Party A has contravened any of the provisions of Article 17 hereof
    - e. in case continuing manufacture of the Eco-label certified product considered to be in effect impossible or impractical due to close-down or bankruptcy or for similar reasons
    - f. in case of violation of this Terms by Party A and mutual agreement between Party A and Party B
  - (3) Where specific sanctions are available in relevant legislations or public notifications, and the like, such sanctions shall be imposed on each violation.
- Article 15 (No Representation)** (1) Upon the expiry of the certification period or the termination of this Terms, Party A shall not make any representation or advertisement that may be assumed to indicate that Party A has the right use the Eco-label.
- (2) In cases where Party A's failing to perform the obligations stated in (1) of this Article has caused damages or losses to Party B or consumers, Party A shall be liable for all legal liabilities, criminal and civil.
- Article 16 (Liability)** Party A shall be liable for any disputes that may arise between a consumer and Party B regarding the use of the certified product.
- Article 17 (No Assignment)** Party A shall not assign, transfer, or sub-license to a third party the right to use the Eco-label specified in this Terms.
- Article 18 (Resolution of Dispute)** For matters not provided for in this Terms, Party A and Party B shall decide appropriate action by mutual agreement, but, if discrepancies still exist, Party B's opinions shall supercede Party A's.