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**ENVIRONMENT DIRECTORATE
CHEMICALS AND BIOTECHNOLOGY COMMITTEE**

Working Party on Risk Management

Draft Report - OECD Workshop on Flexible Food-Grade Packaging

Economic, Regulatory or Technical Barriers to Sustainable Design from a Chemicals Perspective – How Can Policy Makers Help?

22-23 September 2022, Paris, France

This is a draft report is based on the discussions held and background material prepared for the OECD Workshop on Flexible Food-Grade Packaging – Economic, Regulatory or Technical Barriers to Sustainable Design from a Chemicals Perspective – How Can Policy Makers Help?

Workshop participants have commented on the report and the report has been combined with the two background reports prepared for the workshop for publication on the OECD website (found in Annex B and Annex C).

The Working Party on Risk Management is requested to endorse the report for publication. The report will also be circulated to the Working Party on Resource Productivity and Waste who collaborated with the WPRM on this initiative.

The Chemicals and Biotechnology Committee will then be requested to declassify the report for publication on the OECD website.

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Executive Summary

1. In December 2021 the document A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs was published and seeks to enable the creation of inherently sustainable plastic products by integrating sustainable chemistry thinking in the design process. In follow-up to the report a dialogue was formulated around a workshop theme on Flexible Food-Grade Packaging – Economic, Regulatory or Technical Barriers to Sustainable Design from a Chemicals Perspective – How Can Policy Makers Help? The workshop aimed to understand the barriers the industry faces to more sustainable design of flexible food-grade packaging from a chemicals perspective, discuss policies being put in place by governments, and identify where additional policies could help. Another complementary objective was to understand to what extent the issues discussed are specific to flexible food-grade packaging as opposed to general across different types of plastics or plastic packaging.
2. Two background reports were developed for this workshop and are included in this document as Annexes. This includes input from industry on barriers to more sustainable design of flexible food-grade packaging from a chemicals perspective and a report outlining government policy approaches that support a shift in more sustainable design.
3. Although these discussions were focused on flexible plastic food-grade packaging and the sustainable design of plastics from a chemicals perspective, many of the identified barriers to sustainable design and the associated solutions are not unique to this product sector. Due to the complexities of sustainable design from a chemicals perspective that takes a life-cycle approach, there is not one solution that will help to increase sustainability, but policy solutions and support are needed across the life-cycle.
4. Chemical transparency and chemical safety in the context of mechanisms that support the development of a circular economy remains a key priority.

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1. Introduction

5. In December 2021 the document *A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs* (OECD, 2021)¹ was published and seeks to enable the creation of inherently sustainable plastic products by integrating sustainable chemistry thinking in the design process. By applying a chemical lens during the plastic material selection process, designers and engineers can make informed decisions to incorporate sustainable plastic during the conceptualisation phase of their products. The report provides an integrated approach to sustainable plastic selection from a chemicals perspective, and identifies a set of generalizable sustainable design goals, life cycle considerations and trade-offs. At a more granular level, considerations are identified for each life-cycle phase, which are brought together as a whole-product assessment and optimisation taking the full life cycle into account. The report also considers trade-offs that will need to be carefully balanced in the design phase and reflection on the implications of design choices. Ultimately, the report helps to equip designers and engineers with knowledge of relevant chemical considerations when selecting sustainable plastic, supporting better outcomes and a more transparent process.

6. Given that the report was geared to industry stakeholders and provides many considerations to account for a more sustainable design of plastics from a chemicals perspective, it was agreed to examine the practical challenges to implement the considerations in the report. In order to narrow the scope of applicability, flexible food-grade plastic packaging was chosen as the scenario to be examined.

7. A dialogue was formulated around a workshop theme on Flexible Food-grade Packaging – Economic, Regulatory or Technical Barriers to Sustainable Design from a Chemicals Perspective – How Can Policy Makers Help? The workshop was organised under the activities of the Working Party on Risk Management of the OECD’s Chemicals and Biotechnology Committee in collaboration with the Working Party on Resource Productivity and Waste of the OECD’s Environment Policy Committee (see Annex A). Building on two background reports (Annex B and Annex C), the workshop aimed to understand the barriers the industry faces to more sustainable design of flexible food-grade packaging from a chemicals perspective, discuss policies being put in place by governments, and identify where additional policies could help. Another complementary objective was to understand to what extent the issues discussed are specific to flexible food-grade packaging as opposed to general across different types of plastics or plastic packaging. In addition, discussions around how OECD can further support sustainable plastics design from a chemicals perspective were held to conclude the workshop.

1.1. Background

8. The use of plastics continues to rise. Except for temporary slowdowns caused by the financial crisis and COVID-19 (except for single-use plastics), the growth has been steady since its introduction (OECD, 2022)². At the same time, several sustainability challenges are becoming increasingly pressing: plastics contribute to climate change, plastics leak into the environment, and plastics contain chemicals and generate microplastics that can pose risks to human health and the environment. As one of the

¹ OECD (2021), *A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs*, OECD Publishing, Paris, <https://doi.org/10.1787/f2ba8ff3-en>.

² OECD (2022), *Global Plastics Outlook: Economic Drivers, Environmental Impacts and Policy Options*, OECD Publishing, Paris, <https://doi.org/10.1787/de747aef-en>.

responses to building a circular economy for plastics, recycling has connected the issues of chemical safety and environmental sustainability, particularly for food contact plastics, as recycled plastics – like primary materials – require rigorous control over chemical content. However, the two policy fields are historically different and disconnected: chemical safety regulations act as a constraint on material, whereas recycling regulation is focused on creating markets and building the recycling sector.

9. Despite some progress in the waste management infrastructure over the last decades, plastics recycling levels remain low, and for flexible plastic food contact materials (FCMs) in particular, very little waste is recycled into useful new materials, let alone new FCMs. However, innovations are on the horizon, which means that the issue may look quite different in the future – for example, by increasing recycling rates through improved technologies. Nevertheless, as reflected in the workshop discussions, this does not negate the need for transformation in other parts of the value chain to enable sustainable plastics use: design, collection, sorting, and use.

10. Policy development regarding sustainable plastics is increasing (see Annex C), but much of recent progress is currently being implemented, and the effects are yet to be seen. However, examples of where policy intervention has brought about fast and substantial change exist – such as export bans on mixed plastics and plastics that have not been reprocessed which can stimulate domestic recycling markets.

11. While focussing on the chemicals perspective, the workshop also highlighted the need to see this activity in the context of a broader suite of plastics management solutions including waste prevention (following the logic of the waste hierarchy), reducing plastics production, increasing reuse, considering material-type selection (i.e. is plastic necessary or the best choice?) and tackling the climate impact of plastics.

1.2. Workshop Participation

12. The workshop was attended (in person and virtually) by ~100 delegates representing 16 countries and the EU, UN Environment, Business@OECD, companies, expert consultants, academics and non-governmental organisations. The event was chaired by Eeva Leinala and Peter Borkey of the OECD Secretariat.

2. Scene-Setting

13. The scene setting of the workshop was opened by Toshiaki Yoshioka, Tohoku University, who described Japan’s recent “Plastic Resource Circulation Act”, aiming to eliminate landfills and reduce energy recovery of plastics waste by scaling up mechanical and chemical recycling. The strategy, named “3Rs + Renewable” emphasises recycling – targeting 60% reuse and recycling of containers and packaging by 2030 – but also has targets to reduce single-use plastics by 25% by 2030, and to introduce 2 Mt of bioplastics by 2030. Integrating bio-refineries is considered essential to manage the future carbon cycle, although biomass sourcing is a key issue to address. Policy areas to drive this change includes guidelines for design, sales/provision to reduce single-use plastics and a focus on collection and recycling capacity.

14. Jane Muncke from the Food Packaging Forum described plastic pollution as a wicked problem, which is very complex and needs to be addressed in a holistic way. Importantly, most current solutions address symptoms of the larger challenge and may lead to new problems in the future. Robust change can be achieved by identifying responses that shift the entire system of how food packaging is used in the right direction. It is unrealistic

to expect silver bullet solutions. Food packaging has evolved from its original purposes of storage and avoiding spoilage hand-in-hand with the way that foodstuffs are produced and consumed. Therefore, today's requirements for food packaging are much more complex and they are central to enabling the globalised food system. Chemical safety and sustainability of food packaging are related issues, and levels of some hazardous chemicals are higher in recycled plastics (e.g. BPA in rPET) showing that there are conflicting targets. The vision for safe and sustainable food packaging should be that it does not contain hazardous or untested chemicals, and it should not have a negative impact on the environment or human health. This means that environmental and health issues need to be addressed at the same time and not in isolation.

15. The Food Packaging Forum has developed various databases of over 14 000 chemicals in food contact materials and found that there is only a small overlap between the chemicals that were previously known to be used and the ones that have been measured in food contact materials. Many chemicals in food contact materials likely are non-intentionally added substances (NIAs). It was stated that the scientific consensus is that it cannot be assumed that low levels of chemicals migrating are automatically safe levels – some have no known thresholds, some are too low to enforce, and there is the problem of risk assessment for the toxicity of mixtures which can form. Therefore, some policy initiatives such as the EU's Farm to Fork and Chemicals Strategy for Sustainability are focussing on hazardous properties rather than quantities of migrating chemicals.

16. Highlights of the recent OECD Plastics Outlook (OECD, 2022)² were presented by Maarten Dubois, pointing out that the global use of plastics is growing steadily – historically, only the financial crisis and COVID-19 have created temporary slow-downs in the growth curve. Material flow is still very linear, 9% of plastic waste was recycled in 2019, and leakage is a major issue with over 22 Mt of mismanaged waste. However, OECD's estimates show a smaller role of marine litter than other estimates. Instead, the role of rivers in transporting plastics into marine environments is central. Sustainability improvements are slow, only 1% of innovation around plastics is environmentally relevant, and bioplastics are growing but from a small base and only represent 0,5-1% of plastics today. Levers for improvement were put forward, including design and innovation for circularity, bolstering markets for recycled plastics, scaling-up international financing, and cooperation, and increasing the ambition of domestic policies.

17. Highlights of the OECD document A Chemicals Perspective on Designing with Sustainable Plastics; Goals, Considerations and Trade-offs (OECD, 2021)¹ were presented by Eeva Leinala. The starting point of this broader work in 2018 was a discussion of the impact of chemical selection at the design stage, and the need to increase awareness of this issue. The report outlines design principles, sustainable design goals, and general considerations in each lifecycle stage from a chemicals perspective, drawing practical learnings from four case studies (OECD, 2021a-d)³. The report aims to embed sustainable

³ OECD 2021a, *Case Study on Biscuit Wrappers, An example of weighing sustainability criteria for plastic flexible food packaging from a chemicals perspective*. Series on Risk Management No. 64, <https://www.oecd.org/chemicalsafety/risk-management/sustainable-plastic-products-biscuit-wrappers.pdf>

OECD 2021b, *Case Study on Detergent Bottles, An example of weighing sustainability criteria for rigid plastic non-food packaging*. Series on Risk Management No. 63, <https://www.oecd.org/chemicalsafety/risk-management/sustainable-plastic-products-detergent-bottles.pdf>

chemistry thinking within design teams to increase awareness of the chemical-related environmental and health policy impacts along the life-cycle that need to be considered for sustainable plastics design.

18. An overview of flexible packaging was provided by CEFLEX, a European consortium of 190+ stakeholders across the flexible plastics value chain, aiming to create a circular economy for flexibles by reaching 80% of flexibles entering a recycling process. They estimate that just below 10 Mt of flexible packaging is put on the market every year in Europe and that 70% of consumer household flexible packaging requires food contact safe materials. Solutions to increase the circularity of flexible plastics include moving more flexible packaging into mono-material, scaling up mechanical recycling by 2-3 times, and establishing various chemical recycling technologies as a way of recycling flexible plastics back into food contact quality and renewing polymers after a few cycles of mechanical recycling.

19. With regards to food safety and circularity, CEFLEX highlights that the two issues have different characteristics – one is about deep scientific understanding and the other largely about creating markets. Thus, for circularity, they have developed a demand-driven model and see a need to expand collection systems including complements to consumer sorting – as it will not reach high enough collection levels without complementary sorting of the residual stream.

20. A number of innovations in the field of polymer sustainability were presented; AxiPolymer has developed a barrier resin GrinLoop⁴ that can replace a non-PE layer in flexible multilayer plastics, making it recyclable within the PE recycling stream and compatible with existing manufacturing infrastructure. Nextek has developed a process called COtooCLEAN⁵ to recycle more PE and PP films back into packaging, using supercritical CO₂ which behaves like an organic solvent removing contaminants and oil while reducing the need for water and drying, and yet does not have the negative attributes (e.g., toxicity, the difficulty of recycling) usually associated with organic solvents. Similar processes are used in the food industry to clean corks for wine usage and decaffeinate coffee beans. RISE Research Institutes of Sweden are undertaking a project named CIRC-PACK⁶ aiming to investigate the influence of barriers and adhesives on mono laminate recyclability.

OECD 2021c, *Case Study on Flooring, An example of chemical considerations for sustainable plastics design. Series on Risk Management No. 65*, <https://www.oecd.org/chemicalsafety/risk-management/sustainable-plastic-products-flooring.pdf>

OECD 2022d, *Case Study on Insulation, An example of chemical considerations for sustainable plastics design. Series on Risk Management No. 66*, <https://www.oecd.org/chemicalsafety/risk-management/sustainable-plastic-products%20insulation.pdf>

⁴ Eudonet. (n.d.). AxiPolymer. Company Contacts. <http://ccm.eudonet.com/xtranet/ecotech/company?i=MerjAdrDGAPXZkcf2qRuoAR1EpL1R1EpL1&lang=En>

⁵ Packaging Europe. (2022, March 16). Nextek food-grade film recycling project awarded UKRI funding. News. <https://packagingeurope.com/news/nextek-food-grade-film-recycling-project-awarded-ukri-funding/7992.article>

⁶ Circpack. (n.d.). The CIRC-PACK Project. About the Project. <https://circpack.eu/about/the-project/>

3. Industry Challenges to Sustainable Design of Flexible Food-Grade Plastic Packaging from a Chemicals Perspective

21. Prior to the workshop several industry representatives agreed to share their challenges to the sustainable design of flexible food-grade plastic packaging from a chemicals perspective. This was through informal small group workshops or individual interviews with the consultant Partners for Innovation. This input was developed into the background paper Barriers to sustainable design from a chemicals perspective for flexible food-grade plastic packaging (see Annex B) which provides insight into industry challenges. Five main barriers were identified related to chemicals useage: i) food safety of open-loop plastics, ii) low quality of recycled film due to variation in polymers, iii) low quality of recycled film due to additives, iv) insufficient transparency in chemical composition, and v) little to no benefits to biodegradables. More broadly, uncertainty over future regulations and definitions for recycling leads to a lack of demand for recycled material and the risk of misinformation to consumers. Participants commented that there is a lot of harmonisation and improvement work that can be done by industry rather than waiting for policy intervention, such as shifting to inks amenable to recycling. On the other hand, it was highlighted that contrary to what is sometimes thought, the plastics industry is quite fragmented with a plethora of SMEs, which complicates joint action. Another participant noted that transparency with regards to the composition of materials should not be considered a barrier for food-grade packaging as all plastics placed on the market need to comply with regulations, although the regulatory scenarios are different in studied countries (see Annex C).

22. At the workshop, additional industry representatives provided perspectives on their challenges. DOW targets diverting 1 Mt of plastics from landfills until 2030 and selling 100% recyclable packaging globally by 2035. DOW provided a North American perspective on plastics' circularity, highlighting the differences in recycling and waste management systems across the globe and even across regions and cities. Such a highly localised system makes it complicated to determine the practical recyclability of plastics. In densely populated areas, new sorting and collection technologies can enable improved sortation (higher yields and more sorted grades) and higher-quality recycled output. For chemical recycling, DOW sees a need for policy-makers to align on common definitions and accounting rules, and to recognise the conversion of plastics into feedstock (often referred to as chemical recycling) as a recycling method.

23. As a plastic film compounder in the supply chain, St. Johns Packaging has noted several customer and consumer challenges with regard to sustainable design: customers expect a lower price when recycled materials with potentially a lower performance are offered; potential reputational damage to brands is a major concern hampering willingness to test new solutions; availability of recycled high-quality plastics is a challenge; and, the speed-versus-depth trade-off and comparability challenges with regards to life-cycle analysis makes it difficult to assess different solutions. Moreover, it is crucial to design regulations such as the UK plastics tax so that there are no unintended consequences, such as increased use of composite materials or disincentivising reuse solutions.

24. Qenos is Australia's only producer of polyethene integrated with ethane feedstock. Strong demand for locally produced products combined with high Australian landfill rates have led to a project in partnership with Plastics Energy aiming to chemically recycle 100,000 tonnes of polyethene back into naphtha-equivalent feedstock for their PE production. Key issues for chemical recycling that were raised include mass balance accounting, clear differentiation between plastics-to-plastics and plastics-to-fuel chemical recycling, and harmonised waste management systems.

25. French PRO CITEO also highlighted the need for harmonising waste management. The recycling rate for plastic packaging is only 28% in France, and improvement efforts include sorting guidelines, recycling facility projects, incentives for reduction and reuse, and a modulated fee incentivising eco-design. The modulated fee for the Extended Producer Responsibility (EPR) scheme covers weight, the number of elements, and eco-design bonus and malus factors. France currently has four main plastics waste streams: PET bottles, rigid and flexible PE, rigid PP, and three so-called development streams for rigid (PET trays and PS) and flexible PP packaging.

4. Policy Solutions

26. As a counterpart to the discussion on challenges faced by industry on sustainable design of flexible food-grade packaging from a chemicals selection, the workshop also examined policy solutions that are being implemented or could be implemented.

27. The OECD Science and Technology Directorate presented the role of policy support for innovation. While firms account for the largest share of R&D expenditures, public support has had an important role in shaping the direction, extent, and nature of innovation, for example by promoting innovations that provide societal value. Tax relief is the most important instrument for innovation support in terms of volume. Before the financial crisis, grants were the main instrument. Except for a boost shortly after, tax relief has taken over since 2010. Large firms benefit from this type of support and have successfully lobbied governments, but it has also grown as a response to trade and competition rules, government state aid rules, and budgetary pressure on bureaucracy favouring such lighter touch incentives.

28. However, the evidence base on what approach works best is limited, due to lack of critical data, complex chains of policies and contextual factors, etc. Nevertheless, the broad consensus is that tax incentives work well for applications that are to be brought to market sooner, whereas direct support is more well-suited for longer-term and innovation towards specific goals. There is a movement toward governments making more explicit innovation policy choices – there is a need to reinvent and rethink these types of policy, considering the need for new modes of partnership, society engagement, cross-government coherence, international cooperation, and key enablers such as financing etc.

29. Before the workshop, a background paper on government policies and regulations impacting the sustainable design of flexible food-grade packaging was developed by Stena Circular Consulting (see Annex C). The background report examined whether there are existing policy initiatives that help incentivise sustainable design from a chemicals perspective for this type of packaging, as well as plastic packaging more generally. Traditionally, chemical safety and end-of-life management have been two separate policy areas, brought together by the need to increase recycling. The main challenge identified in the report is to incentivise resource efficiency and circularity as well as chemical safety. The report found a range of policy approaches underway to incentivise sustainable design, but many are only beginning to be implemented, making it too early to assess their effectiveness. Prioritised actions identified in the report are to facilitate cross-regional alignment, address practical and regulatory challenges with recycled plastics in food packaging, and a robust framework for chemical traceability to align with more sustainable packaging.

30. Several governments presented innovative approaches to incentivise sustainable design, with a particular focus on flexible food-grade packaging. RISE Research Institutes

of Sweden highlighted the new Site Zero⁷ material sorting facility that will have enough capacity to sort all plastic packaging put on the Swedish market, as well as educational efforts by the Swedish EPA on better design, and research projects on sustainable plastics being undertaken by RISE. Japan's Ministry of Environment elaborated on the "3R + Renewable"⁸ strategy presented earlier by Toshiaki Yoshioka. The UK Food Standards Agency presented amendments to regulations after the UK exited the EU and described the UK "Plastic Packaging Tax"⁹ which applies to domestically produced and imported plastics with less than 30% recycled content.

31. The European Commission presented the EU "Food Contact Materials (FCMs)"¹⁰ legislation. Initially, the purpose of FCM legislation was to act as a constraint to ensure material safety, rather than to stimulate innovation. More recently, there has been consideration as to how the legislation could directly stimulate the production of more sustainable materials. Only in the last few years has FCM legislation gained broader attention; it has traditionally been a very niche and specialised field, difficult to understand for the public and business operators, resulting in a high risk of misunderstandings. Currently, the legislation is being revised. To highlight a few changes, the new approach includes simplified definitions of materials with broader categories, a shift to a focus on final materials, which alters the responsibility to producers at the end of the value chain, and a tiered approach to i) ban the most hazardous chemicals, ii) have authorities evaluate high exposure uses, and iii) allow benign substances, to focus the evaluation efforts where most needed. Lastly, the new plastic recycling regulation will set up a framework for novel recycling technologies while being food safety driven.

32. Presenters from National Institute for Public Health and the Environment in the Netherlands wanted to broaden the concept of sustainable and safe plastics by considering also hazardous effects such as inflammatory responses, impairment of energy metabolism, oxidative stress etc., as well as the risks associated with microplastics, and the effects on GHG emissions and climate change on human health.

33. The USA EPA highlighted that plastics are a very active topic in US regulation and legislation, with the "National Recycling Strategy"¹¹ aiming to improve markets, enhance policies and programs, and reduce contamination in the recycled materials stream. The established Safer Choice Program is a voluntary labelling scheme to help consumers find products with safer chemical ingredients. Among the requirements for products to display the Safer Choice label are criteria on the packaging, some of which pertain to recycling,

⁷ Swedish Plastic Recycling. (n.d.). *We are building Site Zero*.

<https://www.svenskplastatervinning.se/en/site-zero/>

⁸ Ministry of the Environment Government of Japan. (n.d.). *The Plastic Resource Circulation Act*.

<http://www.env.go.jp/en/laws/recycle/14.pdf>

⁹ UK Government. (2021, June 20). *Policy paper: Introduction of Plastic Packaging Tax from April 2022*. <https://www.gov.uk/government/publications/introduction-of-plastic-packaging-tax-from-april-2022/introduction-of-plastic-packaging-tax-2021>

¹⁰ European Commission. (n.d.). *Food Safety*. Legislation.

https://ec.europa.eu/food/safety/chemical-safety/food-contact-materials/legislation_en#:~:text=It%20sets%20out%20the%20general,odour%20in%20an%20unacceptable%20way

¹¹ EPA. (2021). *National Recycling Strategy: Part One of a Series on Building a Circular Economy for All*. U.S. EPA Office of Resource <https://www.epa.gov/system/files/documents/2021-11/final-national-recycling-strategy.pdf>

recovery and resource efficiency. Additionally, the US Food and Drug Administration approves the use of recycled plastics in food contact materials on a case-by-case basis.

5. Remaining Gaps and Overall Observations

34. The preceding discussion on challenges and policy solutions was considered in a final panel dialogue and round-table discussion. Highlights from this discussion include the following observations:

- The increase of single-use plastics and the circularity gap have shifted the focus on how to step away from single-use and reduce the consumption of resources. Guidance for designing packaging with circularity and optimal resource use in mind is also needed for organisations such as SMES and procurement units.
- The issues are of high complexity and international, so there is a reason for everyone to take action. To enable this, it might be helpful to understand the different roles of actors along the value chain and to understand and avoid vested interests becoming barriers. For example, resin producers urgently need to reduce emissions, contribute to circular solutions and optimise plastics use; consumer goods producers face a lot of pressure from consumers but need legislation as well as incentives to be able to act; and expectations on consumers must not be too high as results are likely to be disappointing. Progress could be made by working together to reach certain tipping points such as removing known hazardous substances in packaging, harmonising polymer choices in flexibles etc.
- There is a need for applied research and government support in investing in new mechanical and chemical technologies for recycling and clarifying regulations for the technologies. Practically, the EPR model works and should be extended (also combined with the deposit scheme), research needs to be harmonised at least across OECD countries for efficiency, misinformation needs to be avoided, and bio-waste feedstock for use in the most common polymers should be prioritised.
- There is an important role for policymakers in promoting the need for chemical transparency.
- The issues are known but moving on to solutions is difficult. There is a need to identify which solutions are internal to the packaging market, and which are societal. Because the issues can be overwhelming due to their complexity they can lead to inaction. Therefore, an incremental approach is required to make some progress.
- There is a need to embrace and stimulate advanced technology used for improving sorting and different types of recycling while setting standards for carbon and energy use. Standards are also needed for plastic waste, recycled content, design for recyclability as well as standardisation of metrics for monitoring and tracking progress globally.
- A modern example of a dramatic step-change was the introduction of an Australian export ban for mixed plastics and plastics that have not been reprocessed. Companies in the sector saw this as a unique opportunity to invest in the sector, and to date, the ban has led to the fast development of nine plastics recycling plants using a mix of government and private funding.
- A policy that regulates the outcomes rather than the way to get there is powerful, such as the export ban or recycled content targets, as it triggers an effect through

the value chain. The policies should be technology neutral and delineate the limits and rules where needed but at the same time do not define the process to reach the goal.

- Despite the increase in plastics recycling, an important issue is how to adjust policy to reduce constantly increasing production, as the price of plastics needs to internalise environmental externalities.
- There needs to be a balance between consumer safety and circularity – providing sufficient consumer safety while allowing also for circularity.

6. Potential Future Topical Work

35. The workshop concluded with a discussion on how OECD can further support the sustainable design of plastics from a chemicals perspective. Participants confirmed that policy solutions that keep a focus on safety are a priority, although specific suggestions related to a chemicals focus were limited. Some of the main suggestions from the session and the workshop discussions are outlined below, noting that these could be addressed in initiatives beyond the OECD work on sustainable design of plastics from a chemicals perspective:

- Address the question of where do we really need to have single use plastic packaging? What is an essential use of plastic?
- Understand from a research point of view how much complexity is needed for plastics packaging (i.e., the polymer/chemical combinations), as that is the cause of many of the issues relating to recycling.
- Examine the regulation of chemicals in recycled material.
- Investigate how to advance safety testing for food packaging (in vitro assays, chemical safety and assessments) in order to identify and assess hazards.
- Discuss the broader sustainability issues and solutions for plastics, notably the climate impact but also on how to reduce or limit the growth of the overall plastics consumption and increase reuse (as opposed to single-use plastics packaging) through a life-cycle approach.
- Find opportunities to collaborate with the OECD Best Available Techniques (BAT) expert group in the OECD in terms of value chain and regulations, as well as collaborating with value chains facing similar issues such as textiles.
- Develop an up-to-date summary of the innovations that have happened in mechanical recycling, to understand to what extent mechanical recycling can be a solution.
- Develop an impact analysis of policy interventions and recommendations, with an overview of all measures and their costs, ease of implementation in practice etc. As many policies are new, ex-ante modelling could be used in the near term.

7. Conclusions

36. Although these discussions were focused on flexible plastic food-grade packaging and the sustainable design of plastics from a chemicals perspective, many of the identified

barriers to sustainable design and the associated solutions are not unique to this product sector.

37. Due to the complexities of sustainable design from a chemicals perspective that takes a life-cycle approach, there is not one solution that will help to increase sustainability but in reality policy solutions and support are needed across the life-cycle spectrum.

38. Chemical transparency and chemical safety in the context of mechanisms that support the development of a circular economy remains a key priority.

Annex A. Workshop Agenda

Day 1 – 12 May 2022

9h45

Item 1. Welcome, logistics and workshop objectives (OECD)

Scene-Setting

10h00

Item 2. Scene-setting on Plastics, Sustainability and Chemicals

Keynote Speech: **Prof. Toshiaki Yoshioka, Tohoku University** [20 min + 5 min Q&A]

Keynote Speech: **Jane Muncke, Food Packaging Forum** [20 min + 5 min Q&A]

Highlights of OECD Plastics Outlook: **Maarten Dubois, OECD** [10 min]

Highlights of OECD Document - A Chemicals Perspective on Designing with Sustainable Plastics; Goals, Considerations and Trade-offs: **Eeva Leinala, OECD** [10 min]

10 min Q&A for OECD highlights

Scene-Setting of Flexible Food-Grade Plastic Packaging

11h20

8. Introductory Presentation to Flexible Food-Grade Plastic Packaging: What is it, why is it so complex

Graham Houlder, CEFLEX [20 min + 10 min Q&A]

9. Presentations on innovations in the field related to polymers and chemicals and sustainability

- Novel recyclable multi-layer barrier film for food packaging applications. **Ata Zad, AxiPolymer**
- Recycling of food-grade polyolefin films back to food-grade via an innovative process using supercritical CO₂ to decontaminate the post consumer materials. **Ed Kosior, Nextek**
- CIRC-PACK project - Increasing circularity of high barrier flexible plastic packaging. **Mattias Anderson and Karin Lindqvist, RISE Research Institute of Sweden**

[7-10 minute highlights each + 15 min Q&A]

Lunch Break 12h35 – 14h00

Industry Challenges

14h00

10. Presentations by industry representatives on challenges to implementing the considerations from the document “A Chemicals Perspective on Designing with Sustainable Plastics” for flexible food-grade packaging

Perspectives of upstream chemical/polymer company Regarding Sustainable Design. **Jennifer Ronk, DOW**

Perspectives of a Plastics Convertor Regarding Sustainable Design. **Adam Bolsover, St. Johns Packaging (UK) Limited**

Advanced Circular Plastics Recycling in Australia: barriers and enablers. **Jeroen Wassenaar, Qenos**

Eco-design, Circularity and Extended Producer Responsibility. **Valentin Fournel, CITEO**

[20 min each + 20 min Q&A]

Coffee Break 15h40 – 16h00

16h00

11. Overall learnings from industry challenges (background paper)

Jannes Nelissen, Partners for Innovation [30 min + 5 min Q&A]

Round-table discussion of participants regarding the challenges identified including identification of themes and priorities. [25 min]

End of Day – 17h00

Day 2 – 13 May 2022

Policy Solutions

9h45

12. Key-note presentation – Policy Support for Innovation

Michael Keenan, OECD Science and Technology Directorate [20 min + 5 min Q&A]

13. Overview presentation on government policies and regulations that impact the sustainable design of flexible food-grade packaging (background paper)

Mats Linder, Stena Circular Consulting [15 min + 10 min Q&A]

14. Presentations from governments on innovative approaches they have implemented or are implementing with the aim of incentivising sustainable design (with a particular focus on those approaches that influence flexible food-grade packaging)

Sweden – Mattias Anderson and Karin Lindqvist, RISE Research Institute of Sweden

Japan – Takaaki Ito, Ministry of Environment

UK - Timothy Chandler, Food Standards Agency

EU – Bastiaan Schupp, European Commission

Netherlands – Susanne Waaijers-van der Loop and Nicole Janssen, RIVM

US – Charlotte Snyder, US EPA

[15 min each + 25 min questions]

Lunch Break 12h30-14h00

14h00

15. Dialogue on further policy solutions for the creation of an enabling environment that reduces technical, economic or regulatory barriers

Panel and then round-table discussion with participants on what other approaches are needed to incentivise sustainable design from a chemicals perspective for flexible food-grade packaging. How to create an enabling environment that reduces the identified barriers?

Panellists:

Lena Stig, Sweden

Adam Bolsover, St. Johns Packaging (UK) Limited

Thor Tummers, Unilever

Ana Dotan, Shenkar College of Engineering and Design, Israel

[5 min each on reflections from the discussions; 20 min panel discussion]

Round-table discussion of participants regarding the identification of policy solutions [45 min]

Future work at the OECD

15h30

16. How can OECD further support the sustainable design of plastics from a chemicals perspective?

- Ideas for additional sectors to analyse using a similar approach? Does the model used for flexible food-grade packaging work?
- Other issues to work on regarding chemicals and sustainable design of plastics?

17. Closure of Meeting

End of Meeting 16h00

Annex B. Background Report - Barriers to sustainable design from a chemicals perspective for flexible food-grade plastic packaging

Background paper for the workshop

Developed for the OECD by Ingeborg Gort, Jannes Nelissen & Flora Poppelaars | Partners for Innovation | April 2022

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EXECUTIVE SUMMARY

To guide worldwide policy discussions regarding solutions to lower barriers to sustainable design from a chemicals perspective, this study explores the industry perspectives on economic, technical, or regulatory barriers to this endeavour in the case of flexible plastic food grade packaging. This document was drafted to prepare the reader for a workshop on *'Flexible food grade packaging – economic, technical or regulatory barriers to sustainable design from a chemicals perspective – how can policy makers help?'* scheduled in May 2022.

Industry representatives in the flexible plastic food grade packaging value chain identified the following barriers and formulated a series of recommendations.

Economic barriers

- Low cost of virgin fossil material and high cost of recycled and renewable feedstock
- Limited supply of recycled & renewable feedstock
- Economic lock-ins due to past investments in infrastructures and machinery at the packaging, collection, sorting and recycling stages of the packed goods' life cycle.
- Highly sorted film packaging waste is economically unviable
- Lack of demand from brand owners and retailers
- Lack of demand and/or confusion from consumers
- Lack of funding

Technological barriers

- The use of secondary feedstock as raw material for food grade plastic film is limited due to contamination of the material in the previous use cycle or in the recycling process.
- Low quality of recycled food packaging film due to contamination through exposure or through design (e.g. inks and pigments, and barrier layers)
- No consensus on chemical recycling
- Issues with transparency on chemical composition
- Restrictions to the development of new materials
- Few technical benefits to biodegradable polymers

Regulatory barriers

- Lacking guidance for assessment and measurement (i.e. definitions, assessment methods, guidelines and indicators, and standards)
- Systemic barriers (i.e., national and international variations, and uncertainty over future regulations)
- Conflicting regulations

Recommendations

These economic, technical and regulatory barriers are addressed in policy and action recommendations outlined by the industry representatives.

Overcome economic barriers

- Level playing field costs of virgin fossil material versus recycled and renewable feedstock, and increase the supply of recycled and renewable feedstock (e.g. Extended Producer Responsibility (EPR) regulation extended to closed loop food grade plastic systems)
- Break economic lock-ins by avoiding uncertainties through information during policy development and subsidizing pilots
- Stimulate the demand from retailers and brand owners through for example eco-modulation or a smart plastic tax
- Stimulate the demand from consumers and avoid confusion with e.g. regulating sustainability claims and harmonizing collection instructions

Overcome technical barriers

- Increase the availability of food safe recycled plastic, for instance, by altering regulations to focus on hazardous substances or through digital water marking technology.
- Stimulate the development and selection of the most sustainable materials
- Improve transparency in the value chain through standardization, risk assessment and liability

Overcome regulatory barriers

- Prevent conflicting regulations by e.g. starting with measurable targets and striving for complementarity
- Harmonize regulations and policies regarding collection, sorting and recycling across regions
- Remove barriers for chemical recycling

Recommendations made by other initiatives are also summarized to complement the overview.

1. INTRODUCTION

1.1 BACKGROUND

Although plastics provide various benefits to society, the impact of its chemical components on human health and the environment must be considered. The OECD's recent Global Plastics Outlook showed that the current plastics economy is distant from circular. As the global annual production of plastics has doubled within two decades, plastic waste has more than doubled from 156 Mt in 2000 to 353 Mt in 2019 (OECD, 2022). The destination of this plastic stream was in majority sanitary landfills (50%), while a part of it ended in uncontrolled dumpsites, burned in open pits or leaked into the environment (22%), or incinerated (19%). Only the remaining part (9%) was finally recycled.

In 2018, the OECD organized a Global Forum on Environment focussed on 'Plastics in a Circular Economy: Design of Sustainable Plastics from a Chemicals Perspective' (OECD, 2018). The Global Forum aimed to incentivise a shift in sustainable chemistry thinking during product design by identifying good practices and a policy framework to reduce the environmental and health impacts of plastics. This initiative resulted in various background papers on the sustainability of plastics from a chemical perspective. Following this, additional work was conducted on considerations for sustainable design resulting in the publications 'A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs' (OECD, 2021), and 'Case Study on Biscuit Wrappers' (OECD, 2021) and three additional supporting case studies (OECD, 2021) (OECD, 2021) (OECD, 2021).

As a next step to this work, the OECD examines the economic, technical and regulatory barriers of the considerations outlined in the 2021 publications and the potential policy solutions to incentivise more sustainable design from a chemicals perspective.

To this end, the case of flexible plastic food grade packaging is further studied. This case is particularly interesting for several reasons. First, it is (being) regulated in a large part of the OECD member countries restricting the use of specific chemicals in packaging in contact with food. Also, various industry initiatives have been launched in this sector to transition towards more sustainable and circular plastics. Finally, the seemingly simplicity of this type of packaging is deceitful as the food contact, shelf life of the packaged food and other health and environmental aspects already add complexity.

1.2 OBJECTIVE

The main objective of this study is to convey the industry perspectives of the economic, technical and regulatory barriers to a more sustainable design of flexible plastic food packaging from a chemicals perspective.

This background report is meant to guide worldwide policy discussions regarding solutions to lower economic, technical and regulatory barriers to sustainable design from a chemicals perspective. It serves as a preparation for a workshop on '*Flexible Food Grade Packaging – Economic, Technical or Regulatory Barriers to Sustainable Design from a Chemicals Perspective – How Can Policy Makers Help?*' scheduled for May 2022.

The active participation of industry representatives is sought for along the value-chain in the flexible plastic food grade packaging industry. To bring together these perspectives, the OECD commissioned Partners for Innovation to engage with industry stakeholders and analyse and report their insights.

1.3 SCOPE

The starting point of this study builds up on the 2021 publications.

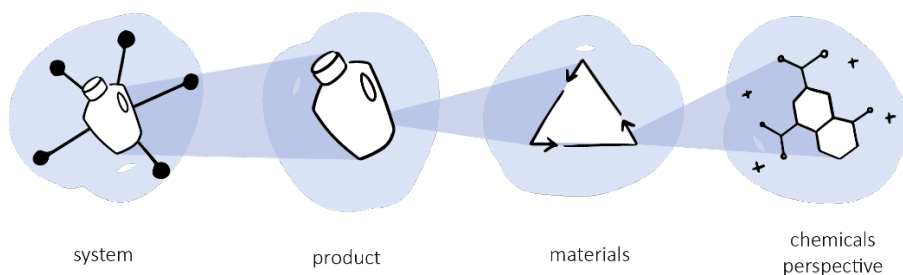
Chemicals perspective

The chemicals perspective encompasses various aspects:

- **Polymer class:** classification of polymers based on properties (e.g., thermoplastics or thermosets)
- **Polymer type:** a specific sort of polymer within a polymer class (e.g., PET or PP)
- **Grade:** a specific structure and molecular mass within a polymer type
- **Additives:** substances added to the polymer to improve its properties (e.g., pigment or flame retardant)
- **Blends:** combination of polymers (e.g., thermoplastic-thermoplastic blend)
- **Production residues:** substances that do not deliberately remain in the material (e.g., catalyst or monomer)
- **Non-intentionally added substances (NIAS):** substances that have not been deliberately added to the material or unplanned new substances resulting from contact to other materials (e.g., due to degradation substances that leach into the material)

Note that the chemical perspective is interrelated with system, product and material aspects as shown in Figure 1.

Figure 1. Relationship between system, product, materials and a chemicals perspective. The chemicals perspective is interconnected with design decisions made at a system, product and material level (OECD, 2021)



Sustainable plastics

As defined earlier by the OECD, sustainable plastics are “plastics used in products that provide societal benefits while enhancing human and environmental health and safety across the entire product life cycle” (OECD, 2018). They impede the creation of waste, toxins, and pollution from their inception to their next use or end-of-life. Sustainable plastics should thus have a lower impact on the climate, help promote a more circular economy and help meet the objectives of the United Nations Sustainable Development Goals.

Flexible plastic food grade packaging

The value chain selected for this study focuses on flexible plastic food grade packaging. Within this study’s scope, this packaging type includes films, bags, and pouches filled with food meant for human consumption. They are usually made of a thin layer of materials like PE or PP.

1.4 OUTLINE OF THE REPORT

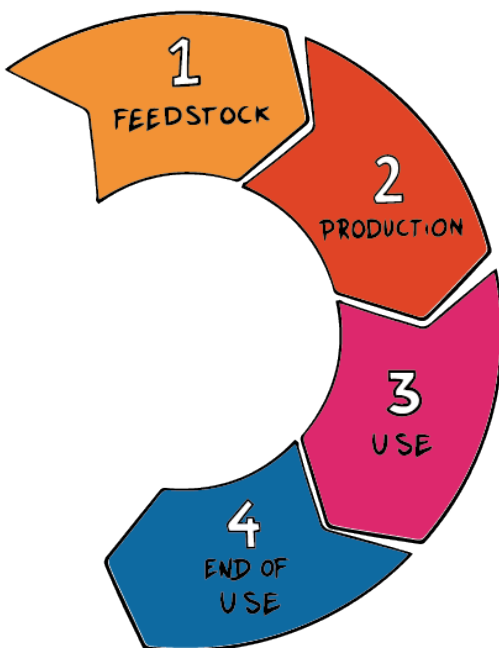
First, the methodology employed to generate the content of this report is documented (Chapter 2). Second, the challenges that industry faces along the design of sustainable flexible plastic food packaging are described. Although interconnected, barriers identified by the involved stakeholders along the value chain are clustered in three categories: economic (Chapter 3), technical (Chapter 4) and regulatory (Chapter 5) barriers. Finally, policy-related recommendations are provided to further improve the design of sustainable flexible plastic food grade packaging from a chemicals perspective based on discussions with the industry stakeholders (Chapter 6).

2. METHODOLOGY

2.1 OVERALL APPROACH

In collaboration with the OECD, industry representatives in the flexible plastic food grade packaging value chain were nominated across regions. The full list of participating stakeholders can be found in Appendix A.

The stakeholders in this value chain are defined as follows along the phases of the life cycle of the flexible plastic food grade packaging.



1. Chemical and polymer producers

Chemical and polymer producers make the chemical raw materials needed to produce flexible food grade packaging using primary, secondary or renewable feedstock.

2. Flexible food grade packaging manufacturers

Using these chemical raw materials, plastic converters produce films, bags, and other types of flexible food grade products. Fillers then package the food.

3. Retailers and brand owners

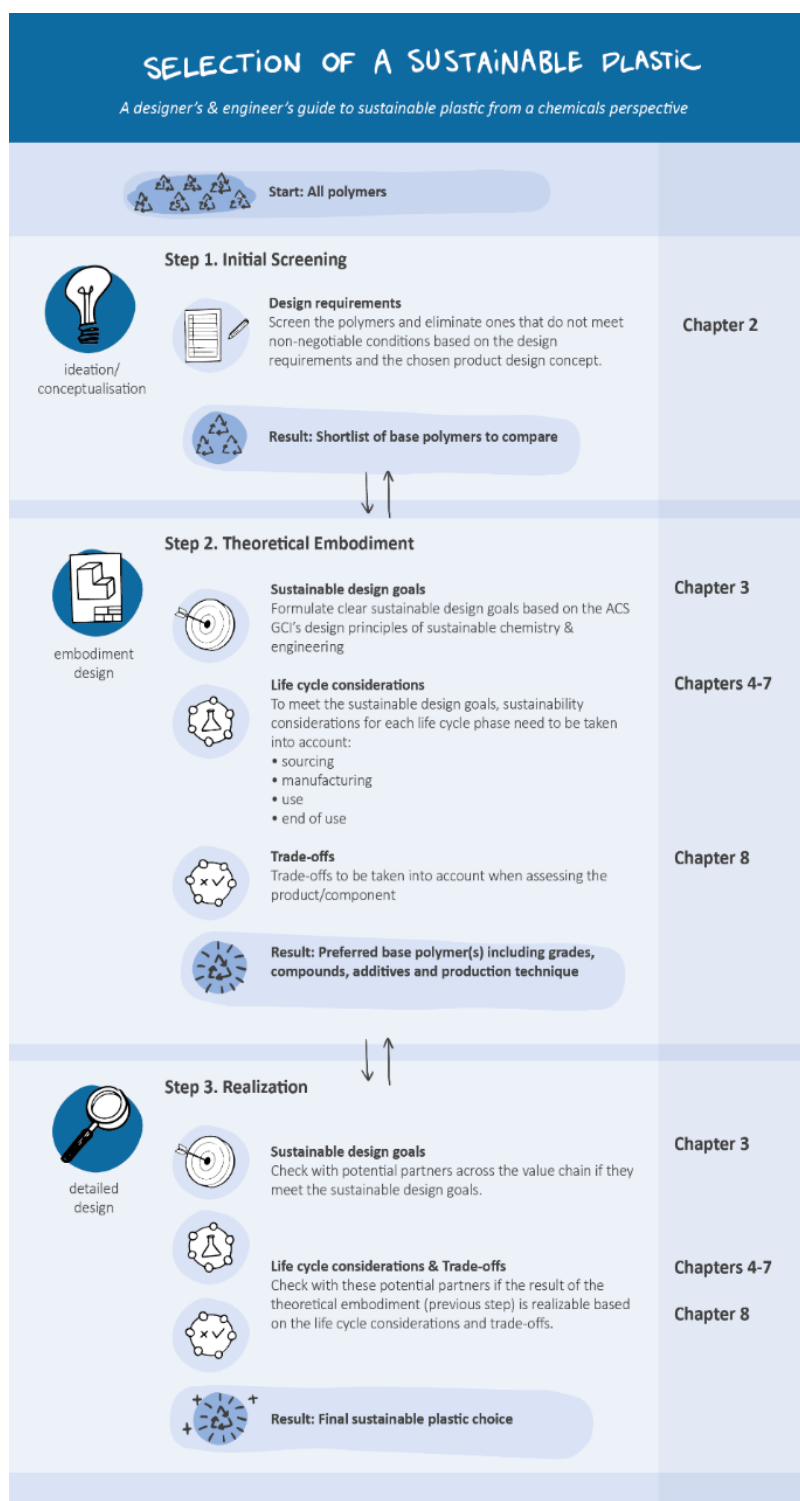
Retailers and brand owners offer their packaged goods to consumers who purchase and eat this food.

4. Waste managers

Collectors, sorters and recyclers gather the flexible food grade plastic packaging from the consumers or from production processes to ideally reprocess them in a sustainable and circular manner.

Through a series of workshops, the representatives were invited to follow the selection process of sustainable plastic outlined in the OECD publication (OECD, 2021), visualized in

Figure 2. Selection process of a sustainable plastic (OECD, 2021)



2.2 DATA COLLECTION

The data collection occurred in January to March 2022 during three workshops and individual calls. It was complemented with a brief literature review when references are indicated in this report. The OECD, workshop participants and additional industry representatives provided their feedback on the first draft of the report.

At the moment of writing, a total of 20 representatives were consulted across the value chain with knowledge from the market in Australia, Canada, the European Union, the United Kingdom, and the United States.

The workshops were held using MS Teams to communicate with the participants and Mural as collective digital whiteboard. Two design cases, namely flexible plastic food packaging for frozen green peas and assorted bread rolls, served as backdrop to the discussions. The first 2-hour workshop focused on the design requirements and sustainable design goals. Building on these requirements and goals, the second 3-hour workshop went into the considerations throughout the life cycle of the to-be-designed products. The last 3-hour workshop investigated the trade-offs within and between the life cycle phases. Economic, technical and regulatory barriers were identified along the way.

Individual calls were performed with missing links in the value chain (e.g. brand owner) who could not attend the workshops.

3. ECONOMIC BARRIERS

The economic barriers identified by the industry participants mostly relate to the low cost of virgin fossil material versus that of recycled and renewable feedstock, the limited supply of recycled and renewable feedstock, economic lock-ins, economically unviable highly sorted film packaging waste, the lack of demand from retailers and brand owners, the lack of demand/confusion from consumers and the lack of funding.

3.1 LOW COST OF VIRGIN FOSSIL MATERIAL AND HIGH COST OF RECYCLED AND RENEWABLE FEEDSTOCK

The industry participants emphasize the high production costs of recycled and renewable materials compared with virgin fossil materials. Virgin fossil plastic is derived from fossil fuel-based chemicals such as petroleum and natural gas. 'Virgin' expresses the fact that the material has never been used before. They are also called 'primary fossil plastics'. Recycled plastic has been derived from previously made plastic (secondary) sources such as production scraps or post-consumer plastic waste. Renewable plastic is a form of plastic derived from renewable biomass like vegetable oil or corn-starch, preferably originating from waste streams. This plastic is biobased but is not automatically biodegradable or compostable.

The current oil extraction and processing costs are lower than the current costs of collecting, sorting, and processing recycled materials. The collection and sorting of flexible plastic food grade packaging is costly because of amongst other low volumes, contaminations and the size of the packaging (see Chapter 5 on technical barriers). Mechanical recycling of highly sorted streams of different films is economically not viable (yet) because no economy of scale can be reached.

Virgin fossil materials are also less costly than renewable materials. The cost difference is due to their relative scarce availability, which is linked to a lack of demand, creating a chicken-and-egg problem. In the case of both renewable and secondary feedstock, the value chain to process the feedstock into materials has yet to be made as efficient as the virgin fossil material value chain. The investment of established virgin fossil resin suppliers into renewable polymers and recycling technology and infrastructure can help overcome this barrier. However, healthy market forces should remain to drive down the costs of renewable and recycled plastics and not link the prices of these materials to those of virgin fossil plastics.

The difference in costs stands in the way of applying more recycled materials when retailers and brand owners have strict pricing demands for their packaging producers. In this case, virgin fossil material will be used over recycled material.

3.2 LIMITED SUPPLY OF RECYCLED & RENEWABLE FEEDSTOCK

The quantity and quality of the recycled and renewable feedstock supply must be improved. This barrier is interconnected with points 3.1, 3.3 and 3.5, as well as with the current system where food grade quality cannot be assured (see Chapter 4 on technical barriers).

- The availability of food-safe post-consumer recycled materials is rather minimal. Indeed, only recycled PET is available at a large scale. This feedstock, which foremostly comes from closed loop PET bottles from deposit schemes, is food grade. Other examples, such as

recycled HDPE from milk bottles in Australia, the United States and the UK are available in considerably smaller volumes. Although slowly building up, the market for recycled feedstock lacks the scale required based on the envisioned targets and waste stream access through which food grade compatible purity can be guaranteed.

- Retailers and brand owners demand a minimal availability of volume of packaging to secure a steady input of packaging for their consumers. This minimal volume cannot always be guaranteed for recycled plastics or ‘other sustainable materials’ (e.g., renewable feedstock, chemically recycled materials and ‘secondary renewables’ such as the reprocessing of cooking grease).
- To reach envisioned targets for recycled plastic applications, the gap between the current quality of food grade plastic recyclate and the demand from retailers, brand owners and consumers needs to be bridged. The demand side is further elaborated in point 3.5.

3.3 ECONOMIC LOCK-INS

Producing, processing, and using recycled or renewable materials may entail modifying and adapting production processes and collection infrastructures. However, over the past decades, stakeholders have optimized their part of the value chain. As a result, economic lock-ins are a barrier to further sustainable developments for flexible plastic food packaging. They are due to past investments in infrastructures and machinery at the packaging, collection, sorting and recycling stages of the packed goods’ life cycle.

Investment cycles for packaging machines take approximately eight years (Bening, Pruess, & Blum, 2021). However, they may only be suitable for traditional virgin fossil materials and thus cannot deal with biobased or recycled material (e.g. slower speed due to slower sealing and thicker materials). The present situation with recycled material is a vicious circle. The low demand for recycled mixed plastic film keeps prices relatively low from a waste manager perspective, which leads to less investment, and thus leads to lower quality recyclate. As mentioned in point 3.1, from the manufacturer perspective, the costs of recycled material are still higher than for virgin fossil material, which does not stimulate higher demand. The lock-ins currently do not permit sorters and recyclers to make viable investments in sorting and recycling technologies.

This lock-in is exacerbated by the complexity of the value chain. Indeed, the composition and handling of films is so complex that an adjustment at one point in the value chain requires all others to adjust. Changes thus require actions throughout the system by various stakeholders.

3.4 HIGHLY SORTED FILM PACKAGING WASTE IS ECONOMICALLY UNVIABLE

To improve the quality of mechanically recycled plastics from flexible food packaging waste, a higher degree of sorting of the waste into different material streams is needed. It is currently economically unviable to sort plastic film in highly sorted recycling streams for each polymer, as is done for the common polymers in rigid plastic packaging. The variety in polymer composition in plastic films is too great, the mass of the packaging in proportion to possible contamination too low, and the required sorting steps too many. The economics can be improved when films are designed for sorting and recycling by moving towards mono-materials, and sorting technology is improved for more efficient sorting. Sorters do not invest in the technology as long as the chemical composition of the films varies too much and the demand for the low-quality recycled plastic is low. Converters and brand

owners will not commit to mono-material packaging as long as the films are not further sorted and will end up in a mixed waste stream.

3.5 LACK OF DEMAND FROM BRAND OWNERS AND RETAILERS

Although the production of sustainable flexible plastic food packaging is technically possible, requirements concerning costs, aesthetics, and possibly over-engineered properties can limit the selection of sustainable choices.

For instance, recycled materials for flexible plastic food packaging currently cannot always meet the aesthetic product criteria requested by retailers and brand owners. The same goes with long shelf-life expectations. The question is raised regarding the appropriate shelf life for food and whether current expectations (from retailers, brand owners and consumers) are not over engineered. This requirement may for example cause the use of barrier layers that can hinder the recycling of the plastic film (see Chapter 4 for technical barriers). What makes the most sense from a sustainable perspective considering the impact of food waste and consumer behaviour (e.g., perception of fresh)?

The higher costs of renewable materials compared to virgin fossil material (3.1) lead to less demand from retailers and brand owners in general. As a result, the supply of renewable material is not further developed at a large scale (3.2). On top of this, the sustainability of renewable feedstock is complex (e.g., not competing with food systems and impact on recycling process) and requires research.

Some retailers and brand owners have a list of internally banned materials limiting possibilities. However, these lists do not always appear to be fact-based. For instance, although not mandatory by law, they may voluntarily decide to only use plastics that are proven to be recyclable. This is based on company-wide sustainability policy but might disregard that in some applications recyclable plastics are not automatically the best solution (i.e., considerations in the OECD publication 'A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs' (OECD, 2021)).

3.6 LACK OF DEMAND/CONFUSION FROM CONSUMERS

The requirements voiced by retailers and brand owners is linked to the expectations and needs from their consumers who will hopefully purchase and eat the packaged goods.

The requirements from consumers relevant to the subject of this report pertain foremostly to aesthetic and financial criteria. For example, due to technical barriers, transparent films are difficult to achieve with recycled flexible plastic food grade packaging. Discoloured transparent food packaging have yet to gain traction by consumers. Also, as recycled materials are more expensive than virgin fossil materials, the price of the packaged goods will reflect this.

Greenwashing has been identified as an important barrier by the participants. Greenwashing is “the act of misleading consumers regarding the environmental practices of an organization (firm-level) or the environmental benefits of a product or service (product/service-level)” (de Freitas Netto, Sobral, Ribeiro, & da Luz Soares, 2020). Navigating various sustainability claims as a consumer is intricate. As demonstrated by amongst other the OECD report 'Chemicals Perspective on Designing with

Sustainable Plastics: Goals, Considerations and Trade-offs', sustainable flexible plastic food grade packaging is the result of meticulous considerations throughout the life cycle phases from a chemical to a system level. Consumers do not know what to do as they are getting contradicting information depending on the source and location. Contradicting claims can lead to erroneous public perception, which in turn can spark the launch of less circular solutions to fulfil their needs and wants. For example, as paper has a better image than plastic in some cultures, this perception drove the replacement of plastic frozen food packaging by paper packaging with a plastic coating, which may impede recycling.

3.7 LACK OF FUNDING

As the costs and benefits of investing in sustainable solutions are not linearly linked to the investor, it is unclear how system change should be organized across the stakeholders in value chain (Bening, Pruess, & Blum, 2021). Note that everchanging legislative frameworks lead to uncertainties on the viability of investments in waste management solutions, which in turn impedes an improvement of the supply of recycled material. More on this in Chapter 5 on regulatory barriers.

Extended Producer Responsibility (EPR) in for instance the European Union requires producers and importers of flexible food grade packaging to pay a fee to finance the collection and processing of packaging waste. Although the height of this fee is typically publicly available, the way that these fees are spent to improve the system is perceived as rather opaque towards stakeholders in the value chain.

When they have the means, converters analyse the supply of recycled materials themselves. Industry participants indicated that they occasionally find banned chemicals. These contaminations can for example occur when small quantities of foreign packaging with other legislations have entered the batch. As the recycled material has to compete with virgin fossil material prices, recyclers do not always have the means to test at this small scale. They are relying on the quality of the delivered data and supply of to-be-recycled products.

Lack of sustained investment

Several contributors had examples of pilots with more sustainable packaging use, that were discontinued after the initial pilot. These were initiatives from brand owners and retailers with dedicated recycling of plastic film, the use of plastic from renewable feedstock, or chemically recycled plastics in packaging, usually with industry partners such as polymer producers or recyclers. The pilots are costly but show good intention by the initiators and can be used for green marketing and as a proof of concept. However, the investments to scale up after the pilot are deemed too high and the developments are discontinued.

4. TECHNICAL BARRIERS

Almost all technical barriers are related to recycling of plastic film or the use of recycled content in food grade plastic film. The industry representatives want to establish a circular economy in which secondary feedstock is used to create the plastic film, the film is recovered after use and will be recycled into raw material for new products. A distinction can be made between the use of recycled plastic from any source in the production of food grade plastic film (i.e., post-industrial recycled plastic or from after the use phase (i.e., post-consumer recycled plastic). Another distinction can be made between the use of recycled food grade film in new food grade film or in new non-food applications.

4.1 FOOD SAFETY OF MECHANICALLY RECYCLED PLASTICS

During the workshops and interviews, safety of the consumers was noted as the highest priority in the design process of food packaging film. The use of secondary feedstock as raw material for food grade plastic film is limited due to contamination of the material in the previous use cycle or in the recycling process. Currently the only food grade post-consumer recycled plastic (PCR) is sourced from selectively sorted waste streams that are recycled in dedicated recycling operations. PET from bottles in deposit refund schemes is the biggest source of food grade PCR. HDPE and PP are available in much smaller volumes from food containers in tightly controlled closed loops of food containers, usually in the business-to-business market.

To increase the availability of food grade PCR, contributors have proposed to shift the focus of the regulation on food contact materials. Instead of regulating the source and value chain of the recycled material, the material itself should be tested to be food safe. This should not lead to a compromise on food safety, thus more research is needed to ensure product safety with recycled content. Test standards for food safe recycled plastic should be developed. One brand owner expressed that they cannot accept any risk of contamination of mechanically recycled PP and PE and will thus only use chemically recycled feedstock for these polymers.

4.2 LOW QUALITY OF RECYCLED FOOD PACKAGING FILM

After use, the plastic food packaging film is commonly recycled in low-grade applications. If it is collected and sorted, it is sorted in a stream of mixed plastic film waste. The economic barrier to improved sorting has been discussed in point 3.4. The polymers in this mixed recycling stream have different properties and can't be recycled to high-grade applications. Because relatively little material is used in packaging film (compared to rigid packaging), small amounts of contaminations in and on the film result in relatively big contaminations in the recycling stream, creating lower quality recyclate and low yields.

Contamination through exposure

High-grade recycling of film packaging waste is further complicated by contamination of the material. This can be due to exposure to contaminants during the use phase and in the waste management process, such as food residues, other packaging materials and breakdown products from polymers and additives in the recycling process. Without dedicated sorting streams of food contact plastics without other plastic waste, the risk of non-intentionally added substances (NIAS in the recycled plastics is too high for the plastic to be used for food contact applications. For instance, non-food

contact additives from non-food contact packaging contaminate the combined recycling stream. In the OECD case study on biscuit wrappers (OECD, 2021), NIAS were identified as a food safety risk in flexible plastic packaging. This risk increases when recycled plastics are used due to contaminants such as inks and adhesives or breakdown products from the polymer itself. This issue was acknowledged by workshop contributors and interviewees. However, strategies to reduce this risk were not further discussed.

Contamination through design

Other contaminants to the recycling stream are added to the material in the design of the packaging. The main disruptors that were identified in the workshops and interviews were inks and pigments and barrier materials.

- **Inks & pigments**

While a minimum amount of ink is unavoidable to meet information and safety requirements, excessive printing and pigment use for marketing purposes impede recycling of the plastic packaging. Interviewed brand owners acknowledged this issue and their responsibility in overcoming the barrier. Washable inks that can be removed from the plastic in the recycling are seen as a solution. This requires investments from both the packaging producers in new inks, as from the recyclers in deinking infrastructure. Furthermore, the brand owners should collectively phase out inks and pigments that significantly affect the quality of the recycled plastics. Collective action is needed, as the prints and colours are used to differentiate between brands at the point of sale, all parties should make the same adjustments. In some cases a possible solution could be the use of easy removable sleeves or banderoles, which are printed instead of the film.

- **Barrier layers**

The use of barrier layers is another frequently mentioned restriction for recycling. These layers consist of other polymers than the main polymer of the film and are added specifically because their material properties are different. This is needed to prevent permeation of water vapor, oxygen, or odours through the film into the food, to prevent deterioration and food waste. However, these different material properties also impede the recycling of the plastic. Some converters and industry representatives have noted that with current technology the barrier requirements can be met with minimal use of barrier layers in the packaging film. Barrier layers that make up less than 10 mass percent of the film should be sufficient to meet barrier requirements and not impede recycling high-grade recycling of the packaging. Films with larger barrier layers are still used because the packaging is overengineered and shelf-life expectations for packaged food have increased. Not all contributors agreed with this statement. The use of barrier layers in the packaging is based on sustainability and economic considerations. These increased shelf-life requirements for the packaged food are for instance deemed necessary due to longer supply chains, rotation cycles of slower moving products, and the spread of production capacity over a year for products with a peak demand. The barrier performance of flexible packaging is an important solution to food waste and no sacrifice should be made on food waste reduction, all contributors and interviewees agree. Multiple polymer layers can also be added to increase strength of the packaging. This is required when product is hot when its filled, to decrease the amount of packaging material in the secondary and tertiary packaging, and to accommodate to fast filling lines.

Closed-loop mechanical recycling of food packaging film is not yet possible

In the two previous sections it has been discussed that the availability of food grade PCR is low and that mechanically recycled plastic from food packaging is of low quality. Establishing a closed loop in which recycle from food packaging film is used in the production of new food packaging film is thus currently not possible. One industry representative noted that polyolefin film cannot be food safe mechanically recycled due to the chemical structure. The porous polyolefin films cannot be decontaminated in a recycling process and conclusively be proved to be fully decontaminated like for instance PET from the bottle recycling can. However, examples of recycled polyolefins that are accepted as safe food contact materials exist. For instance, HDPE from separately collected milk jugs in the UK and specific separately sorted rigid PP food packaging that is closed-loop recycled in business-to-business applications.

4.3 NO CONSENSUS ON CHEMICAL RECYCLING

Mechanically recycled food packaging film is of low quality and cannot be used as feedstock for new food packaging film. Chemical recycling was discussed in the workshops and interviews as an alternative to mechanical recycling and was broadly seen as a necessary piece in the puzzle to create sustainable plastic food packaging film. There was no consensus on what can be expected of chemical recycling in terms of economic viability and maturation of the technology.

Chemical recycling of food packaging plastic film has not been conducted on a scale large enough to see it as a reliable source of feedstock for new packaging production. This also creates uncertainty about the economic benefit of chemical recycling: it's not beneficial now, but will that change when used on large scale? Chemical recycling is not regarded as an all-encompassing solution that will also solve other barriers in recycling. There are chemical purification methods that can recycle specifically sorted packaging waste. This is a complementary solution to mechanical recycling that will lead to higher quality recycled plastics. And there are chemical recycling methods that are alternatives to incineration and landfilling of unrecyclable waste streams.

Two recent Lifecycle assessments (LCA's) showed the environmental benefits of chemical recycling of polyolefin films. Schwarz concluded that thermochemical recycling to monomers through pyrolysis results in lower overall CO₂-eq emissions than incineration and open-loop mechanical recycling (Schwarz, et al., 2021). Sphera has performed an LCA specifically on chemical recycling of mixed polyolefin food grade film on behalf of The Consumer Goods Forum (Viveros, Imren, & Loske, 2022). This assessment includes the whole life lifecycle of the production of polyolefin films made from chemically recycled polymers and recycled through pyrolysis as waste management option for the mixed films. This is compared with production of the film from virgin fossil polymers and incineration of the mixed plastic waste. They conclude that the chemical recycling route scores significantly better in terms of CO₂-eq emissions and fossil resource consumption. Both studies indicate that the studied technology has not completely matured yet and the validity of the results should be regarded in this light.

Some contributors point to the fact that chemical recycling of polyolefins through pyrolysis has technically been proven but is not economically viable currently. This makes this an economic barrier, not a technical one. Currently large investments are made in the industry to increase the output of chemically recycled plastics. These investments will drive down future costs. An industry representative notes that if the recycling targets for plastic packaging are increased, the market push of recyclable materials will create a market in which chemical recycling will be economically viable.

4.4 TRANSPARENCY ON CHEMICAL COMPOSITION

Experiences with transparency vary

Again, conflicting views were heard regarding transparency in the value chain about chemical composition of the plastic films. On one hand converters and raw material suppliers note that the flow of information regarding food safety between value chain partners is good up to the converters (packaging film manufacturers). These converters know that all components and intentionally added substances are certified. But once the material enters the hands of the consumers, there is no further traceability up or down the value chain. Information about the composition of the film is lost when the material enters the recycling. For improved recycling of the plastic at end of life, traceability of composition throughout the value chain is deemed necessary for both mechanical and chemical recycling routes. Recyclers benefit from knowledge about which polymers to target in recycling and about contamination by other substances in the film.

However, the experiences with transparency from suppliers vary. Some suppliers supply a lot more information on their product than they are required to, others cannot supply more than the certificates required by law and date and time of production of the batch. As an example, one contributor highlighted the issue of non-intentionally added substances (NIAS): suppliers are forthcoming with information about the intentionally added substances, but not about non-intentionally added substances. Few suppliers have given risk assessments of what could be in the product.

It is also noted that the converters assume that they have all the data but cannot be sure. The assumption is based on trust and certifications. Some contributors regard certifications as sufficiently transparent, while others point out that too many different certification standards and certifying bodies result in less transparency and leave room for misuse. Documentation that is provided by suppliers may also include disclaimers that deny any liability if the supplied information is incorrect. Traceability of the composition of the packaging seems to depend on the number of middlemen and size of the companies in the value chain. A company that collects information about mass, material, and recyclability of their packaging to supply to their EPR schemes noted that this is hard to assemble for the smaller suppliers. This regards basic information about the packaging, not even details of the chemical composition. Standardization of information, through a form or other medium, that can be supplied down the supply chain will benefit both the companies downstream in their information collection and smaller companies that have to deal with data requests.

Transparency will be increasingly important for food safety

When the use of secondary feedstock increases, transparency in the value chain is going to be increasingly important. Information about source of the secondary material, the recycling and decontamination routes, and NIAS risk assessment are important to assess food safety and might vary with developing markets. To improve transparency, the industry calls for the harmonization of traceability of the chemical composition throughout the value chain. However, caution is needed to protect confidentiality. It is acknowledged that regulating and policing transparency comes with challenges regarding assessment and measurement, administration and legal processes for regulators.

4.5 RESTRICTIONS TO DEVELOPMENT OF NEW MATERIALS

There is a demand for polymers with lower environmental impacts. For instance, through lower impacts at production, based on (sustainably managed) renewable feedstock, with better barrier

properties, or better recycling properties. However, these materials need to fit in the current value chain. In point 3.3 is discussed that current economic lock-ins prevent further sustainable development of food packaging film on a material level. In point 5.2 is discussed that uncertainty over future regulation restricts investment in development of new materials. Furthermore, on a technical level the complexity of the of plastic film production slows adoption of new materials as machinery at all the stakeholders in the value chain needs to be adapted.

The setup of sorting and recycling infrastructure is another barrier to development of new sustainable polymers. New plastics are judged on how well they can be sorted and recycled in the current system, while the system is designed to efficiently recycle only a limited number of commodity plastics. When new polymers are introduced, the previously listed barriers need to be overcome and a critical mass needs to be built to be accepted by recyclers. Up to that point they will be regarded as unrecyclable (and thus less sustainable) materials in EPR systems and in regulation. Converters, polymer producers and industry representatives believe that in the context of EPR systems and regulation, new polymers should be judged on their potential recyclability, not just on whether they can be recycled and sorted right now.

4.6 FEW TECHNICAL BENEFITS TO BIODEGRADABLE POLYMERS

There is a rising demand for biodegradable and compostable plastic packaging, mainly based on public sentiment about plastic waste and littering. Industry experts see few benefits to the use of these plastics. Please note the distinction here between biodegradable, compostable, and 'biobased plastics'.

Biobased plastics are plastics derived from renewable feedstock. They can be biodegradable or compostable but can also have the same properties as fossil-based plastics and can be recycled together. Biodegradability concerns breakdown of plastic waste in naturally occurring substances through the biological action of microorganisms. Biodegradable plastics can be biobased but can also be derived from fossil resources. Compostable plastics are plastics that biodegrade but under specific circumstances: either under the conditions in an industrial composting plant (Industrial compostable) or under the conditions in a compost heap (home compostable). In this section biodegradable and compostable plastics are discussed.

Most biodegradable plastics are industrially compostable only, such as PLA. The unique benefit of these films is that they can be disposed of through the compostable waste in theory. However, whether the films actually decompose as intended, depends on the size and thickness of the film and the time it gets to degrade which is hardly ever met by industrial composters. If the films are composted, they generally do not add nutrients to the compost but do increase the throughput making them unfavourable for composters. Biodegradable films cannot be regarded as a solution to littering, as the specific degradation conditions for each biodegradable polymer vary and do not match conditions in all the environments in which littered packaging waste ends up. Consumers can generally not make the distinction between biodegradable and recyclable films when disposing of their packaging. If the biodegradable films enter the recycling stream it will be another contamination to the mixed recycling stream. The currently available biodegradable polymers do not have the appropriate barrier properties that are required for food with long shelf-life requirements.

Contributors to the workshops and interviews have mentioned two instances when the benefits of compostable films offer the right solution. Primarily, as a packaging material for food from which a large share is going to be disposed of through composting. It was noted that the wasted food in such

a case is a bigger problem than the packaging. And secondly, as a solution to regional waste problems when other waste infrastructure is unavailable, but composting is.

5. REGULATORY BARRIERS

The consulted representatives voice various regulatory barriers to the development of sustainable flexible plastic food packaging from a chemicals perspective. The barriers pertain to the lacking guidance for assessment and measurement, system barriers, and conflicting regulations.

The categories were informed by Bening et al.'s study (2021).

5.1 LACKING GUIDANCE FOR ASSESSMENT AND MEASUREMENT

Definitions

Common definitions are missing for several key terms in the development of sustainable flexible plastic food packaging to create alignment between stakeholders in the value chain.

- A common clear definition of what 'recycled content' means is wanted. Does it, for instance, include or exclude post-consumer recycled plastic? The exact definition of the terms of 'pre-consumer material' and 'post-consumer material' vary in European and international standards. Definitions are expected in the upcoming EU Packaging Waste directive that could be used in other regions.
- A common clear definition of what 'recyclable' means is also lacking. A definition is being developed by the Circular Plastic Alliance that could be considered for use.
- Material exported for recycling is in many areas regarded as 'recycled' by regulators and in statistics. For hard-to-recycle material streams such as mixed flexible plastic waste, this leads to cheap export of the material to foreign facilities without oversight, instead of the more expensive local recycling. This export can result in illegal waste dumps by waste brokers who compete on price.
- A common clear definition of 'sustainable renewable feedstock' based upon life cycle considerations (e.g., not competing with 'higher' uses like food production) is lacking.

Assessing substances

The production of chemicals has increased fiftyfold since 1950 and is expected to further triple by 2050 (European Environment Agency, 2018) cited in (Persson, et al., 2022)). An interesting tension emerges between the large number of substances and the need for regulations and policies. One can make a blacklist of prohibited substances, but it will be incomplete. One can make a green list of only allowed substances, but it will be too restrictive because there are so many different substances to test, list, and review, and that are continued to be developed.

Conflicting views were heard over the assessment of hazards in the design of plastic film. Contributors to the workshop and interviewees all listed consumer and worker safety as the highest priority in the design process. There was consensus on the notion that materials intended for use in food applications have to be demonstrated to be non-hazardous. Materials that have been studied on hazard potential are preferred over non-studied substances, but also that substances that are allowed by regulation can safely be used. When dealing with risk, a risk mitigation strategy is preferred over a risk avoidance strategy. However, it was acknowledged that not all substances used in the plastic film production are studied or can be studied due to the wide variety and continuing development. It was remarked that brand owners sometimes do stricter checks on food safety of the supplied packaging film and chain of custody than regulators do.

Plastic materials can be made of different layers kept together with adhesives, and they can be printed or coated. Industry representatives indicate that regulations are not clear enough on the use of adhesives, printing inks and coatings in plastics.

In the EU, general requirements to all food contact materials (FCM) and specific measures to some FCM and substances (including plastics and recycled plastics) are provided in the Framework Regulation (EC) 1935/2004. However, the current EU regulations are not clear enough on, for instance, the level of coating allowed. The issue is exacerbated by the fact that member states have allowed different levels of coating.

Guidelines and indicators

Linked to the clarifications of definitions, substance assessment and additives guidance, an alignment in large markets is needed on overall Design for Circular Economy (DfCE)/ Design for Sustainability (DfS) guidelines. Guidelines are seen as an opportunity (and not a threat) for the sector by the workshop participants, especially when the value chain stakeholders are driving them. Going further than guidelines, some representatives ask for common key performance indicators to measure and monitor the sustainable improvements. Workshop participants emphasized the need to look beyond the carbon footprint of the packaging and packaged goods and to consider other aspects such as eutrophication and water use.

Standards

The lacking guidance is especially noticeable at the end of use for sorters and recyclers. Shared standards and labelling would help them discern the composition of plastic packaging. Also, consumers are often confused by inappropriate or misleading information on packaging. Non-governmental organizations and the industry can push for different interventions, which can make consumers lose trust in the process. Common certifications and/or standards for sustainably managed renewable feedstock and recycled feedstock are needed based on scientific reasoning.

5.2 SYSTEMIC BARRIERS

National and international variations

National and international differences impede more sustainable flexible plastic food packaging. Consumers have difficulties understanding collection requirements due to local differences in collection systems. In addition, multinational retailers and brand owners are active in various markets with their own national recycling targets, collection, sorting and recycling infrastructure and thus Design for Circular Economy (DfCE)/ Design for Sustainability (DfS) guidelines. Therefore, regulations should be harmonized in larger geographical markets. Note that even when regulations are harmonized as much as possible in a large region such as in the European Union, member states still have room for interpretation. This leads to differences within single regions.

Uncertainty over future regulations

Companies and organizations do not commit to large investments in technology as long as future regulations are unclear. A clear direction in regulation of plastic packaging is needed for large enough regions to steer technological development in that region and minimize investment risks.

5.3 CONFLICTING REGULATIONS

Interaction between targets

The interconnectedness of systems needs to be considered when developing regulations. For instance, high regulatory targets for recycling content in packaging make converters and brand owners turn to overall less sustainable solutions to meet the regulation. As a result, e.g., shampoo bottles are made from food safe recycled PET from closed loop beverage bottle systems, further deepening supply issues for food grade packaging.

6. RECOMMENDATIONS

The discussions on the barriers to sustainable flexible plastic food packaging sparked policy-related recommendations by industry representatives. These recommendations are meant to address the economic, technical and regulatory barriers. The categorization of the barriers is not as clear-cut as it seems. Note that they are interconnected with each other and dynamic over time. To overcome these barriers, recommendations must be approached holistically on a system level.

6.1 POLICY AND ACTIONS TO OVERCOME ECONOMIC BARRIERS

Level playing field between costs of virgin fossil material versus that of recycled and renewable feedstock & increase the supply of recycled and renewable feedstock

- Flexible plastic food packaging should be designed following common design guidelines to foster more cost-efficient and -effective collection and sorting (e.g., size and chemical composition minimizing contamination).
- Extend EPR regulations for closed loop food grade plastic systems to secure streams of food grade material and the funding of collection, sorting and recycling infrastructure. Within the EPR system, use a tariff differentiation on the waste management fee when using recycled films, recyclable films or non-recyclable films (eco-modulation).
- Availability of recycled plastic can be enhanced by stimulating both capacity and quality. These can be stimulated by subsidizing smart sorting technology (robotics) and advanced recycling technologies such as chemical recycling.
- Governments can help new technologies to scale up by issuing long term contracts with recyclers that ensure a stable environment for investments.
- Industry representatives in the study by Bening et al. (2021) advocated for the removal of fossil fuel subsidies and the development of a CO₂ tax on crude oil. One of the participants indicated that the establishment of chemical recycling infrastructure for circular plastic-to-plastic remanufacturing will need to be supported through subsidies, coming from plastic tax initiatives or redirecting funds that are now going to fossil fuel development. This could be extended to the funding of infrastructure for mechanical recycling and renewable materials.
- The incentives to increase recycling have to be based on quality and quantity of the recycle. Otherwise, the market will have a large amount of recycle that is unsuitable for use or is downcycled needlessly.

Break economic lock-ins

- Uncertainties about regulatory developments impede investments to improve the quantity and quality of recycled and renewable feedstock. For instance, upcoming regulations remain vague on the inclusion of chemical recycling or not. Some participants advocated for policy frameworks to recognise this type of recycling process.
- Subsidize pilots across the whole value chain in which adjustments are made to switch to mono-material packaging. The investment in time and resources is too high for individual stakeholders.

Stimulate the demand from retailers and brand owners

- Producers compete on demands regarding costs, looks, and over-engineered properties from retailers and brand owners. EPR fees and eco-modulation for sustainable or recyclable packaging film can create an incentive to compete on sustainability. See the OECD document Modulated fees for Extended Producer Responsibility schemes (EPR) for more insights on the topic (OECD, 2021).
- To increase the demand for recycled and renewable material, regulations should guide retailers, brand owners and consumers toward better choices. The Plastic Packaging Tax in the United Kingdom was discussed as potential solution. As of April 2022, UK manufacturers and importers of plastic packaging with less than 30% recycled plastic content will need to pay a tax (UK Government, 2021). Comparable legislation is expected in other European countries. On one hand, imposing a minimum non-fossil-based content requirement in packaging pushes the market to value recycled and renewable materials more and creates an incentive for more investment in required infrastructure. On the other hand, be mindful of trade-offs at play here. Note, for instance, that there are technical limits to recycling. Indeed, the same packaging cannot be recycled for infinity, meaning that virgin (fossil or biobased) or chemically recycled input will always be needed to some extent. Moreover, due to liability issues, some other sectors with compulsory recycled content targets may use the plastic food grade supply. This could exacerbate current supply issues for food grade plastic. Another consideration is, for example, that the use of recycle may generally reduce the CO₂ footprint of the packaging, but this can be debated when using chemically recycled feedstock. On another note about a plastic tax, according to some participants, the paid tax should be explicitly spent on waste management improvement.

Stimulate the demand from consumers and avoid confusion

- By driving demand for recycled and renewable plastic packaging and through developments in the value chain, the price of the packaged good may in turn decrease. As a result, it may become a more financially interesting solution for consumers.
- To guide consumers in their purchase decisions and avoid misleading information on packaging, the labelling for sustainability claims could be standardised and harmonised on a large geographical scale.
- To guide consumers in their disposal decisions, collection instructions could also be standardised and harmonised on a large geographical scale.

6.2 POLICY AND ACTIONS TO OVERCOME TECHNICAL BARRIERS

Increase the availability of food safe recycled plastic

To increase the availability of food grade recycled plastic to be used in food packaging film, recommendations are made regarding regulation and policy to stimulate research and technology.

- Current regulation on food contact materials commonly regulates both the source and value chain of recycled material and presence and migration limits for hazardous substances. It is proposed that the requirements in regulation should only be set for the presence and migration limits of (potentially) hazardous substances. This allows for the use of more safe decontaminated recycled plastics that can currently not be used in food packaging due to the recycling route.
- To ensure food safety is not compromised with the proposed changes in regulation for food contact materials, testing for potentially hazardous substances and their migration should

be stricter and potential hazards should be better studied. New test standards for food safe recycled plastic should be developed.

- To improve sorting of food grade plastic from the recycling stream for recycling in food grade applications, digital water marking technology or artificial intelligence can be used. It is proposed that the development and roll out of such technologies is stimulated with financial instruments such as subsidies and tax reductions.
- Regardless of recycling route and food contact regulation, food residues in packaging film hamper high-grade recycling. More research is needed on how food residues can be more effectively cleaned for the waste plastic in recycling.
- Chemical recycling is regarded as necessary technology to at least replace a share of the currently low quality mechanical recycled plastic film, and potentially a solution to create closed-loop recycling of food grade plastic film. Further development and acceleration of use of the technologies should be stimulated.

Stimulate development and selection of the most sustainable materials

Selection of the safest and most sustainable materials for flexible packaging should be promoted and development and adoption of new more sustainable materials should be stimulated.

- Novel more sustainable polymers should not be required to fit the existing recycling infrastructure right away. Extended Producer Responsibility systems and regulation should allow polymers with demonstrable benefits to build critical mass. Waste infrastructure should be encouraged to adapt to sustainable alternatives to current commodity plastics.
- One harmonized reliable framework for risk assessment for all food contact materials should be developed. All food packaging materials should meet the same food safety demands.

Improve transparency in the value chain

A system should be set up to provide traceability of the chemical composition throughout the value chain, without losing confidentiality.

- Standardization of the form in which information is shared about the composition of the packaging in the value chain will increase transparency, ease decision making and dealing with data requests for value chain partners.
- The information shared in the value chain should include risk assessments for all materials and the source for renewable and secondary feedstock. It should also include reliable evidence that (a certain percentage of) recycled plastics are actually applied.
- Regulation should restrict how far liability about chemical composition and (food) safety can be denied in contracts and spec sheets.

6.3 POLICY AND ACTIONS TO OVERCOME REGULATORY BARRIERS

Harmonize regulations across regions, ensuring that the leeway for member states within these regions is minimized. This includes the following actions:

Prevent conflicting regulation

The regulation forming process should be more holistic to prevent conflicts in regulation.

- Start with measurable targets when composing regulation. What are the overall environmental goals of the region/country for the sector? In alignment with the scope and objectives of this report, the regulations should first focus on reducing the negative health

and environmental impact of plastic, including the use of the primary product and targeting food waste.

- Make sure that the different regulations are complementary. There should be better communication between regulating bodies when forming intersecting regulations. Note that not all parties can be perfectly satisfied with the outcome of the resulting compromise in regulation.
- Ensure that incentives and taxes do not encourage the externalisation of unsustainable practices such as environmentally detrimental production.
- Change competition laws that impede more sustainable flexible packaging. Within current competition laws, companies are not allowed to make collective agreements on the guaranteed demand for recyclates, which is needed to enable investments.

Harmonize regulations and policies across regions regarding collection, sorting, and recycling

- Common unambiguous Design for Circular Economy (DfCE)/ Design for Sustainability (DfS) guidelines are needed in regulations for the manufacturers.
- Research is needed to define the right size of regions to harmonize regulations and policies for. It is going to be a consideration between the number of different types of packaging that can be collected and recycled and the harmonisation of DfCE/DfS guidelines. In some areas it will not be economically viable or environmentally beneficial to collect, sort, and recycle all types of plastic packaging. Harmonisation of guidelines in these areas with guidelines in other areas where all packaging can be collected, sorted, and recycled will lead to trade-offs.
- A harmonized collection infrastructure within countries or even larger regions will help stakeholders in the value chain as well as consumers. This alignment could be further supported by labels for consumers with collection instructions and other interventions further explained in the point 6.1.
- Waste should not be allowed to be exported to regions where it is mismanaged. It should stay in regions where it is recycled and create good markets for recycled materials where it is geographically needed. However, regulations should not be too tight and block the markets for recycled materials.

Remove barriers for chemical recycling

- Accept chemical recycling as a suitable form of recycling in regulation, as long as the output of the process is feedstock for new polymer production.
- Accept a mass balancing approach in calculations of recycled content for chemically recycled plastics. Restrict this to an approach where fair allocation of the output is used, i.e. include the prevented consumption of raw materials for material production, not for energy generation.

6.4 POLICY RECOMMENDATIONS BY OTHER INITIATIVES

Interviewees and participants in the workshops point to other (industry) initiatives that they take part in. These initiatives have separately drawn up documents with their vision on how to improve the sustainability of flexible plastic packaging, with policy recommendations and steps that need to be taken by the industry. The subchapter deals with the recommendations made by these other initiatives that should not be overlooked in a broad policy discussion.

CEFLEX

CEFLEX is a collaborative initiative to create a circular economy for flexible packaging, representing 180 European companies, associations and organizations across the entire value chain. The vision of CEFLEX is to set up EPR systems in a way that the whole process of collection, sorting, and recycling is economically viable, the recycled plastics meet quality standards required for valuable end markets, and the price of the recycled plastic is competitive with virgin fossil plastics. To reach this, the following steps need to be taken:

1. Make inventory of all flexible packaging materials that enter the market and will be disposed of.
2. Understand end markets in which recyclates of these materials can substitute virgin fossil material in a valuable application. Know the volumes and required qualities for these applications
3. Create recycling pathways for the materials on the market so that the recycled material meets the quality requirements and the volumes meet the demand. This is done by adhering to design guidelines for the packaging materials, and creating the right recycling capacity. This includes expanding the mechanical recycling capacity and recognition of chemical recycling as recycling route.
4. Invest in sorting capabilities and capacity so that the available material can be sorted according to the recycling pathways.
5. All flexible packaging materials must be collected. Preferably separately sorted at the source, but combined with other packaging material waste. Recycling targets for the materials should be high.
6. The EPR fees should cover costs so that the price of recycled plastics is competitive with those of virgin fossil plastics and the whole process is economically viable. There should not be competition between EPR schemes, this drives down fees and creates a race to the bottom.

Circular Plastic Alliance

Over 300 private and public actors across the plastics value chains joined forces in the Circular Plastics Alliance (CPA) to increase the use of recycled plastics in Europe. The CPA is supported by the European Commission in the context of the European Plastics Strategy. The CPA aims to employ more than 10 million tonnes of recycled plastics in products and packaging in Europe each year by 2025. Note that the CPA has a broader scope than that of this report as it is including recycled plastics in products and packaging overall. Signatories made pledges for voluntary actions and commitments to reach this target (European Union, 2018). These actions are clustered in six categories.

1. **Design for Recycling.** Develop, update or revise Design for Recycling guidelines, contribute to CEN and industry standards updates on inter alia recyclability, and call for harmonized definitions of recyclability per product group to safeguard the single market.
2. **Collection and sorting.** Zero plastic waste to nature and zero landfilling of plastic waste, inform and raise awareness of consumers and businesses on zero littering, create an effective framework for separate collection and develop standardized methods to assess the quality of sorted plastic waste.
3. **Recycled content.** Increase the uptake of recycled plastics, call for voluntary pledges to use more recycled plastics, actively support European standards and guidelines on the quality of

recycling and recycled material, and communicate and promote the positive value of recycled plastics in a circular economy.

4. **R&D and investments.** Define the R&D and investment needed including the scale up of chemical recycling, build an R&D agenda to overcome technological barriers to meet the market and regulatory needs, map obstacles to the needed investments, and invest according to the agenda and mapping.
5. **Monitoring.** Set up a harmonized voluntary system to monitor volumes of recycled plastics in European products.
6. **Governance.** Pursue action until 2025, a Steering Committee coordinates activities (among others), and communicate objectives and actions to the stakeholders and the public.

Ellen MacArthur Foundation | Flexible packaging

Over a thousand organizations collaborated on a common vision for circular plastics through the New Plastics Economy Global Commitment and the Ellen MacArthur Foundation’s network of Plastics Pacts. Based on the input of more than 100 experts, 21 actions were identified within the Flexible packaging programme (see Figure 3). Note that flexible packaging is not limited to flexible plastic food packaging.

Figure 3. EMF Flexible Packaging 21 actions (Ellen MacArthur Foundation, 2022)

	Businesses to:	Policymakers, collaborative cross-sector initiatives and businesses (through advocacy) to:
MOVE AWAY	Direct <ol style="list-style-type: none"> 1. Exhaustively identify and action opportunities for direct elimination*, taking inspiration from existing case examples 2. Embed a critical assessment of the need for flexible packaging in all new product development processes* <i>*On average, 5-10% of a flexibles portfolio can be considered unnecessary</i> Innovative <ol style="list-style-type: none"> 4. Introduce a high-priority and well-resourced R&D agenda to make upstream innovation THE major component of every flexibles strategy 5. Set-up sector specific collaborative initiatives with specific objectives (such as facilitating roll out of an existing innovation or answering key questions for a more nascent solution) 	<ol style="list-style-type: none"> 3. Align on priority items to eliminate within sectors (e.g. personal care, clothing, fruit and vegetables) to drive up the ambition level across the entire industry 6. Create a supportive policy landscape or innovation (e.g. introduce subsidies, bans, EPR).
	RECYCLING <ol style="list-style-type: none"> 7. Radically improve packaging design. In particular, shift to mono-materials for the >40% of flexibles that are currently multi-material. 	Formal <ol style="list-style-type: none"> 8. Set separate recycling targets for flexibles (e.g. in Europe revisit the 2030 targets). 9. Increase EPR fees for flexibles (e.g. in Europe, fees of -EUR 1,100 are a good estimate of what may be required) 10. Expand collection of flexibles for recycling (e.g. in Europe >40% of the population do not have access to separate collection for flexibles) 11. Invest in infrastructure (e.g. >EUR 2 billion in Europe) Informal <ol style="list-style-type: none"> 12. Establish an inclusive process, gathering data on existing structures and processes and identifying informal sector organisations to work with. 13. Finance improvements in infrastructure, tech and tools through large infrastructure investments and microfinancing for the informal sector. 14. Roll out holistic waste management legislation, including inclusive EPR legislation.
SUBSTITUTION	Paper <ol style="list-style-type: none"> 15. For your organisation’s entire paper-based packaging portfolio, put in place a robust reduction, virgin reduction and regenerative sourcing strategy – to ensure that substitution from plastic to paper flexibles does not increase demand for virgin paper. 16. Improve paper packaging design so that all paper-based packaging fits into both recycling and composting systems. 18. For applications supporting the collection of food waste or addressing existing contamination in composting systems: Implement compostable materials. 19. Before pursuing compostables as a broader strategy for flexibles: Demonstrate the mechanisms that would need to be in place to prevent contamination of both the composting and recycling systems. 	<ol style="list-style-type: none"> 17. Increase collection and recycling rates for paper-based flexibles. 20. Define and implement best practices for composting of food waste and align compostable packaging standards with this. 21. Roll out collection and composting infrastructure for food and organics
	Compostables	

Flexible Packaging Initiative

The Flexible Packaging Initiative was started by Mars, Mondelez International, Nestlé, PepsiCo and Unilever in early 2022. Participants of the open initiative commit to increase investments in a CE for flexible plastic packaging. They also aim to support public policy interventions to accelerate this European circular transition. Note that, here again, flexible packaging is not limited to flexible plastic food packaging. Five focus areas for action are defined (Flexible Packaging Initiative, 2022).

1. **Policy changes.** The companies call the European Commission and national governments to make policy changes with more ambitious recycling targets, a ban on landfill and keeping incineration to an absolute minimum.

2. **Collection.** The Initiative advocates the mandatory collection of all flexible packaging and simplification and harmonization of disposal instructions for European consumers.
3. **Waste management.** Extended Producer Responsibility (EPR) schemes should promote investments in sorting, which in turn will lead to more recycling.
4. **Highest quality of recycled material.** According to the Initiative, investments are essential in advanced recycling technologies to attain high quality food grade recycled material.
5. **Commitment to investing.** The companies made a pledge to themselves to increase investments in circular packaging design, new sorting and recycling technologies and eco-modulated EPR fees.

7. DISCUSSION

The authors of this background paper want to point out several complementary points to be considered during the May Workshop.

Selective representation

This document gathers barriers and recommendations raised by a selection of stakeholders across the flexible plastic packaging value chain during interviews, workshops and through written feedback (see participant list in the Appendix). As the results were not uniform due to the various roles, contexts and philosophies of the stakeholders, care was put in providing a sense to the reader of the different views of the stakeholders when they were not aligned. On top of this, the background material represents a select range of industry perspectives of stakeholders with sustainability ambitions and able to invest time in this initiative. Further research is needed with more industry participants.

Other valuable input

Not all questions could be answered within this project. For instance, what are the elements leading to the use of inks, pigments, and adhesives? What is their impact on the sustainability and what are the ways to safer inks, pigments, and adhesives? What are alternative regulatory requirements for labelling that do not off-set with recycling goals? For more details on inks and pigments, refer to the OECD case study on biscuit packaging (OECD, 2021). For more details on improving markets for recycled plastics, see the OECD report on the subject (OECD, 2018). The questions could be further discussed in the workshop in May.

Recycled and renewable materials and sustainability

One of the participants emphasized that flexible food packaging has been developed and optimized over decades. Some of the solutions are very effective and possibly the best options for the time being. Replacing virgin fossil materials with simply a recycled or renewable materials may not automatically achieve the sustainability improvements.

Complex systems

Production and consumption systems are complex: they are composed of a variety of parts that are interconnected, dynamic over time and cannot be predicted as they do not behave linearly. No prioritization was made in the recommendations, as the links between barriers and the effects of the recommendations on the systems need to be explored further.

Behavioural change

Although not explicitly mentioned by participants, more research is necessary on how behaviour can best be addressed. What helps with more sustainable consumer choices and actions during purchase, use and disposal (e.g. consumer acceptance of buying less vibrant packaging containing recycled materials)? What helps with creating behavioural change throughout organizations so that sustainable solutions are sought for throughout the chain of activities?

8. CONCLUSION

Building on the publications 'A Chemicals Perspective on Designing with Sustainable Plastics: Goals, Considerations and Trade-offs' (OECD, 2021), and 'Case Study on Biscuit Wrappers' (OECD, 2021), this study investigated how to design more sustainable flexible plastic food packaging from a chemicals perspective. Representatives along the value chain of flexible plastic food packaging reviewed the considerations throughout the life cycle of the packaging and examined barriers to increased sustainability performance.

The study of this seemingly simple product category has sparked considerable discussions amongst the stakeholders and exposed economic, technical and regulatory barriers encountered during the process. As these barriers are interconnected, policymakers must be aware of the intricacies of the sector to enable system change through carefully designed measures. This report provided further insight in the obstacles faced by the value chain and how they are linked to each other. It also offered potential policy solutions to incentivise more sustainable design of flexible plastic food packaging.

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APPENDIX A. INDUSTRY REPRESENTATIVES CONSULTED IN THIS STUDY

The following organizations and companies were consulted in the making of this report through the workshops, interviews and/or written feedback on the report.

Chemical and Polymer producers

- Dow Chemical
- ExxonMobil
- Qenos

Flexible food grade packaging manufacturers

- Flexible Packaging Europe
- NRK Verpakkingen
- St. Johns Packaging
- Trioworld

Retailers and brand owners

- Lidl
- Unilever

Waste managers

- Qenos
- Veolia

Other

- CEFLEX

Annex C. Background Report - Government policies and regulations impacting the sustainable design of flexible food-grade packaging

Background paper for the workshop

Developed for the OECD by Mats Linder | Stena Circular Consulting | April 2022

Executive Summary

This report aims to document policy approaches or initiatives that have been put into place (or are about to be put into place) to enable or incentivise *design of more sustainable plastic packaging from a chemicals perspective*. The work builds on several OECD reports published over the past few years, and adds insights derived from desk research and 18 expert interviews.

The report focuses on *flexible plastic packaging materials used for food packaging*. As such, these packaging materials are classified as Food Contact Materials (FCM), for which there are often specific regulations or policies. The primary geographical scope is the list of 38 OECD members (of which 22 countries are also members of the EU). The OECD definition of *sustainable plastics*, “plastics used in products that provide societal benefits while enhancing human and environmental health and safety across the entire product life cycle”, is used as the reference point for what policy initiatives enabling or incentivising sustainable design should be driving towards.

It is well-established throughout numerous reports and research articles that on the one hand, flexible plastic packaging plays a crucial role in the present food system, by protecting and transporting food through the supply chain. On the other hand, the same flexible plastic packaging poses significant sustainability challenges, not least through its high waste volumes, complex reprocessing and the multitude of added and non-intentional chemical substances within the materials.

One of the biggest of these challenges is the ability to recycle flexible plastic food packaging into useful new materials, not the least new FCMs. This is partly a technical challenge at the product end-of-life, where collection, sorting and reprocessing technologies can improve; partly an economic challenge, where the cost of collection and reprocessing tend to exceed the price of virgin film (which can be kept low due to the small amount of material used); partly a *design challenge* since the way flexible plastic packaging is designed sets the limitations for how (and into what) it can be recycled. Chemicals play a large role in setting those limitations, particularly due to the challenges of information transparency and traceability as plastics move through the supply chain, and finally to the end-of-life stage.

The solution space for flexible plastic food packaging is as complex as the above-mentioned challenges, and it should be noted that recycling is one of several options to design for. This report briefly mentions reusable and refillable packaging, alternative materials (e.g., compostables), and chemical recycling.

Enveloping all of this are policies. Policies define the playing field and set the boundaries for how we may design and use plastic packaging and treat it at end-of-life. From a chemicals point of view, it should come as no surprise that a large body of policies within the OECD are regulations focusing on chemical safety, since FCMs can transfer chemicals into the food we eat. In general, where different sets of policy motives exist for chemicals in flexible plastics packaging, (chemical safety vs. recyclability or use of recycled content) chemical safety tends to get priority. One way in which this priority manifests itself is how the stringency of the EU Food Contact Directive (EU No 10/2011) makes it very difficult to use recycled materials in FCM plastics.

While a large share of identified policies regarding the design of flexible plastic food packaging from a chemicals perspective are regulations, the report also highlights and discusses a (non-exhaustive) list

of other policy initiatives to illustrate how policymakers address the various challenges with sustainable design. These initiatives include, among others, *The EU chemicals strategy for sustainability, the EU circular economy action plan, the use of positive lists of substances, regulation for minimum recycled content, bio-based and compostable plastics initiatives, Incentives to grow reusable packaging, and innovation challenges (such as the 'Plastics Challenge' in Canada)*. Collectively, they illustrate that there is a broad range of policy initiatives to learn and take inspiration from. Given the complexity of the sustainable design challenge, it is reasonable to presume that an effective policy response must include several different initiatives, in a way that complement and balance each other.

Having gone through the body of policies available within the scope of this report, it is clear that there are several challenges where policies are either insufficiently clear or stringent today, or where different policy objectives might lead to contradictory design incentives.

- The most prominent theme is the challenge to ensure robust *chemical safety* of flexible plastic FCMs, while also incentivising and facilitating *resource efficiency and circular economy*.
- Non-intentionally added substances (NIAS) is another difficult area to address. NIAS are abundant in plastic packaging, but the amount and (thus) hazard level is difficult to assess, it has proven difficult to create effective policy around these issues.
- Chemical safety of FCMs is generally evaluated with very low threshold concentrations, and without adjusting for the difference in processing and safety validation when using post-consumer recycled content. This has led some to argue that the current policy approach in many markets (particularly the EU) is hampering innovation of new recycling techniques and the use of more circulated materials.
- So far, chemical risk regulation has only relied on single-substance assessments, even though there is growing scientific evidence that a significant portion of the risk comes from mixture toxicity (the so-called 'cocktail effect'), which is much more complex and difficult to measure comprehensively. In this context, the relatively widespread use of 'positive materials lists' leads to challenges with non-negligible risks flying under the radar.
- In general, most information about the chemical contents of plastic packaging is lost throughout its lifecycle, even though there are policies mandating such information to be passed on along the value chain. There is scope to share more information between stakeholders but maintaining confidentiality of proprietary information remains a challenge. A modern, simplified, and digitalized system could improve such information exchange.

The report concludes by listing three potential actions for improved chemical policies for flexible plastic food-grade packaging:

- Facilitate cross-regional alignment.
- Address practical and regulatory challenges with recycled plastics in food packaging.
- Create a robust framework for chemical traceability to align with more sustainable packaging.

It refrains from going deeper into discussing particular action to be taken by the OECD or its members, as this is the topic of the workshop this document is part of preparing.

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List of Abbreviations

AS	Australian Standard
BEIS	The Department for Business, Energy and Industrial Strategy
BOPP	Biaxially-oriented polypropylene
CAGR	Compound annual growth rate
CEFLEX	Circular Economy for Flexible Packaging initiative
CEPA	Canadian Environmental Protection Act
CFR	Council on Foreign Relations
CSS	Chemicals Strategy for Sustainability
Defra	The Department for Environment, Food and Rural Affairs
DoC	Declaration of Compliance
EC	European Commission
ECCC	Environment and Climate Change Canada
ECHA	European Chemicals Agency
EFSA	European Food Safety Authority
EPA	Environmental Protection Agency
EU	European Union
EVOH	Ethylene vinyl alcohol
FAP	Food Additive Petition
FCA	Food contact articles
FCC	Food contact chemicals
FCM	Food contact materials
FCN	Food Contact Notification Program
FDA	U.S. Food and Drug Administration
FP7	EU's 7 th Framework Programme for Research and Technological Development
FPF	Food Packaging Forum
FSANZ	Food Standards Australia New Zealand
GCC	Gulf Cooperation Council
GMP	Good Manufacturing Practices
HD-PE	High-density polyethylene
HC	Health Canada
IASS	Institute for Advanced Sustainability Studies
JHAVDC	Japan Hygienic Association of Vinylidene Chloride
JHOSPA	Japan Hygienic Olefin and Styrene Plastics Association
JHPA	Japan Hygienic PVC Association
JPA	Japan Paper Association
JRC	Joint Research Centre
LCA	Life cycle assessment
MERCOSUR	The Southern Common Market

MHLW	Ministry of Health, Labour, and Welfare in Japan
NIAS	Non-intentionally added substances
NOM	Norma Oficial Mexicanas
OECD	Organisation for Economic Co-operation and Development
PA	Polyamide
PE	Polyethylene
PET	Polyethylene Terephthalate
PFAS	Perfluoroalkyl and Polyfluoroalkyl Substances
PP	Polypropylene
PS	Polystyrene
PVC	Polyvinyl Chloride
REACH	Registration, Evaluation, Authorization and Restriction of Chemicals
SML	Specific Migration Limits
SSbD	Safe and Sustainable by Design
ToR	Threshold of Regulation
UK	The United Kingdom
UKRI	UK Research and Innovation
US	The United States
WEEE	Waste Electrical and Electronic Equipment Directive

1. Introduction

Because of the widely recognised advantages, the use of flexible plastic food packaging is steadily increasing on a global scale, with sales of USD 233 billion in 2020 and projected growth to USD 300 billion by 2026, implying a compound annual growth rate (CAGR) of 4.37% between 2021 and 2026 [1]. In order to obtain its desired properties, flexible plastic packaging needs a significant number of additives, i.e., chemicals blended with the polymer resin. These intentionally used chemicals, together with non-intentionally added substances (NIAS) that are present in manufactured plastics, can migrate and pose a risk to human health and the environment. Some of the intentionally used chemicals in plastics have been tested to a limited extent for their hazardous features, but most of the NIAS have not been tested in this regard [2], [3]. While not all the substances are equally dangerous, some harm the immunological, respiratory, endocrine, reproductive, and cardiovascular systems. Furthermore, chemical pollution is one of the major factors endangering the world, increasing planetary crises such as climate change, biodiversity loss, and ecosystem degradation. Therefore, new materials must be fundamentally safe and sustainable, from production to end-of-life. [4]. Moreover, as there are generally multiple substances used in plastics, and since they can migrate together with the NIAS, the mixture toxicity of the entire migrating chemical mix (the so-called 'cocktail effect' [5]) remains unassessed, as there is currently no regulatory requirement for addressing it. At the same time, economies worldwide strive for more sustainable use of plastics, through increased reuse of materials as well as renewable and recycled content, emphasising the need to keep harmful chemicals out of the loop more than ever before [6].

Over the last three years, 83% of the legal measures linked to sustainable packaging worldwide have focused on plastics, with a total of 147 have been found, with the European Union and Asia having the most legislation [7]. Aiming to move to a resource-efficient circular economy across markets such as in the EU, policymakers are considering new regulations to incentivise more sustainable design of plastic packaging to improve human and environmental safety, for example through increased reuse of materials, renewable or recycled content. As such policies gain traction, the bar for what chemicals are allowed in the system rises. For instance, there is a growing awareness of the chemical hazards present in everyday materials such as flexible food-grade packaging. And when economies start increasing plastics recycling, legacy chemicals (banned hazardous substances which are still present in the material loop) account for an additional concern since they may remain in the system for long time periods after their final use.

In the field of food packaging, different policy objectives for sustainability run the risk of working against each other. One illustration is an approach demanding a minimum quota of recycled content in products (such minimum requirements are, for example, considered by the [United Kingdom \(UK\) and France](#) as well as California in the United States). However, legislation addressing safety of food-contact materials requires high levels of proven chemical integrity (such as the [EU 10/2011](#) regulation), effectively creates a high barrier to the use of recycled content in food packaging [8]. While the worldwide packaging regulation is going through continuous revisions and changes, more than 80% of Europeans have been estimated to worry about the impact of chemicals in everyday products on their health and the environment [8].

This report is a part of the preparatory work of background material for the workshop *Flexible food grade packaging – Economic, regulatory or technical barriers to sustainable design from a chemicals perspective – How can policymakers help?*, organized by OECD. It builds on previous work done by the OECD to understand and disseminate how design, technology, and policy can be used to increase the sustainability of plastics and draws on the findings made in previous OECD reports, notably [9], [10], and [11].

1.1 Objectives of the report

This report aims to document policy approaches or initiatives that have been put into place (or are about to be put into place) by governments or other institutions, to enable or incentivise *sustainable packaging design from a chemicals perspective*. To this end, the following activities have been conducted:

- Desk research to identify policy approaches put in place to incentivise sustainable design across the life cycle of plastic packaging, including source materials, production, use, reuse, and end-of-life.
- Interviews with delegates from the OECD's expert group to identify relevant approaches and understand challenges, policy gaps, barriers, and potential solutions.
- Tabulation summaries of the identified approaches and developing a discussion about the findings.
- Compilation of the relevant research material into a structured report to support workshop discussions.

1.2 Scope of the report

1.2.1 Product and application scope

The report focuses on *flexible plastic packaging materials used for food packaging*. Materials used to package food are among those commonly referred to as Food Contact Materials (FCM) (Figure 1). With 'plastic materials', we refer to materials where the entire or a significant part of the bulk is one of the conventional thermoplastic polymers () novel polymeric materials generally identified as plastics (e.g., PLA, the PHA-group), or multi-layer flexible films. With 'substances' or 'starting substances' we refer to the individual chemicals comprising these plastic materials.

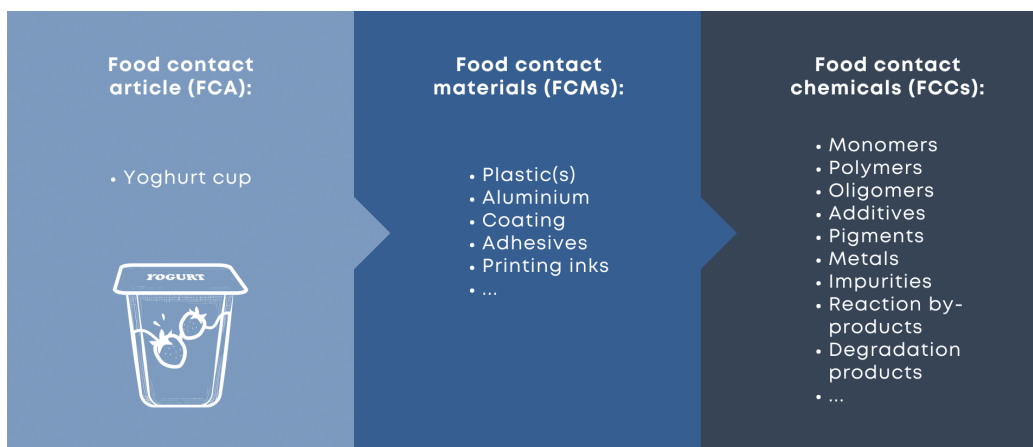


Figure 1. “Explanation of key terms. Food contact articles (FCAs) are combinations of different FCMs, which consist of food contact chemicals (FCCs) (e.g., a yoghurt cup made of polystyrene with printing inks and a coated aluminium cover glued on with adhesives). Food contact materials consist of mixtures of many FCCs. Food contact chemicals are defined as substances used and/or present in the manufacture of FCMs and/or present in FCMs and/or FCAs. Some FCCs are starting substances that no longer exist in the FCM/FCA. Some FCCs are generated during the manufacture of an FCM/FCA. Not all FCCs require an authorization, and they are not necessarily subject to risk assessment by an authority.” (adapted from [12]).

1.2.2 Geographical scope

The geographical scope of the project primarily focuses on the OECD member countries. However, the research has not been exhaustive in the sense that the policies of each member country have been systematically and comprehensively researched.

1.3 Sustainable plastics

As defined by the OECD, *sustainable plastics* are “plastics used in products that provide societal benefits while enhancing human and environmental health and safety across the entire product life cycle” [13]. Sustainable plastics should limit the creation of waste, toxins, and pollution from their inception to their next use or end-of-life. They should thus have a reduced (negative) impact on the climate, help promote a more circular economy, and help meet the objectives of the United Nations’ [Sustainable Development Goals](#).

2. Methodology

2.1 Research approach

The complexity of policy mapping is explicitly described in the report *Non-harmonized food contact materials in the EU: regulatory and market situation* by the Joint Research Centre (JRC) of the European Commission. Unclear relationships between national rules, national documents of questionable legal nature, cross-referencing between legal documents, regulations in various languages, and various databases listing thousands of chemical substances were some of the major challenges reported, all of which were encountered during the present research project. While the scope of this work is narrower

and focuses on policies incentivising more sustainable flexible food packaging design, it is worth mentioning that it took two years to compose the aforementioned paper [14].

The information for the present report was acquired by interviews with experts from various OECD countries, coupled with extensive desk research of relevant policies by the research team to map relevant policy initiatives. A complete list of the interviewees can be found in [Appendix A](#).

22 of the 38 OECD member countries are EU members, where EU regulation on chemicals in plastic FCMs is central. Therefore, the policy research focused on two major country groups, one consisting of the EU countries, and one consisting of a non-exhaustive selection of remaining countries. It should be noted that the scope of this work has not allowed for an exhaustive deep-dive into national legislation on chemicals in plastics for each country. Instead, the team attempted to cover the major policy themes with an outlook of obtaining insights into the gaps that exist between present policies and sustainability ambitions going forward.

2.2 Methodological framework

2.2.1 Policy categorisation

For the purpose of clarity, policies were categorized (to the best effort) as an adaptation to the types of measures presented in the OECD Paper *Policy Approaches to Incentivise Sustainable Plastic Design* [15]. Each identified policy initiative was categorized based on whether it is a regulation governing the use of plastics in FCM packaging, a policy governing the use of recycled plastics in FCM packaging or a voluntary standard or guideline ([Table 2](#)).

[Table 1](#) shows a representation of types of policies versus different aspects of sustainable design they might incentivise. Based on what the research team has and hasn't found in the interviews and documentation, the relative prominence of these aspects is presented as a 'heatmap'.

One can infer from the heatmap that health and safety is the most prominent design incentive identified, while for example recycled content and design simplifications are only somewhat covered by voluntary standards and guidelines today.

Table 1. Aspects of policies for sustainable plastics design. Ranking order: Dark blue: Broadly addressed – White: Not addressed

TYPES OF INCENTIVES FOR SUSTAINABLE DESIGN	REGULATION	POLICY/INCENTIVES TO USE MORE SUSTAINABLE MATERIALS & DESIGN	VOLUNTARY STANDARDS OR GUIDELINES
Renewable content			
Recycled content			
Novel materials			
Benign manufacturing			
Health & Safety for users			
Design simplifications			
Material/Chemical transparency			
Environmental protection			

2.2.2 Summary of research and data gathering

The main frames of regulatory policy are relatively straightforward to come by. It should be noted that regulations concerning the specifics of chemical use in flexible plastic food packaging are always embedded in broader legislative pieces, such as the European Commission (EC) regulation [EU 10/2011](#) on plastic materials and articles intended to come in contact with food. As such, it is challenging to determine exactly what part of such policy explicitly concerns the use of chemicals and what is more of an implicit effect of the policy, or if there are elements of the policies influencing (explicitly or implicitly) the sustainable design of flexible food packaging from a chemicals point of view. As is reflected in this report, the main body of legislation in OECD countries concerning plastics deals with health and safety on the one hand, and environmental protection on the other. ‘Sustainability’ does not seem to be an explicit goal for policies regarding chemicals in plastics, historically. Therefore, much of the identified incentives for sustainable plastics design are rather implicit in the two policy areas mentioned above *when looking specifically at the chemicals perspective*.

Even though the EU regulation governing the use of chemicals in plastic FCMs is harmonized, meaning that all member states must comply with it, they can follow additional national regulations when they are able to present arguments to support their request. However, given the time constraints of this

work and the fact that most EU member countries follow the central EU directives, the team has not gone into depth to explore modifications to these policies imposed by additional national regulations.

Policy documentation has been complemented by additional references, both OECD-produced reports and independent, third-party reports and academic publications.

18 experts were interviewed for this report, as per the interview list provided in [Appendix A](#). Their area of work ranges from policy officers at authorities such as environmental protection agencies to researchers at institutes or non-governmental organisations. The core of the expert group was provided by the OECD while a small number of additional people were added, either by recommendation from other interviewees or identified by the research team.

Overall, the interviews coupled with the researched documentation provided a good overview of current and ongoing policy initiatives for sustainable flexible food packaging design from a chemicals perspective. However, it cannot be claimed to be fully exhaustive. Due to the limited scope and timeline of this project, not all possible documentation or interviews have been pursued in full.

3. Results

3.1 Technical landscape – Flexible food packaging

Flexible plastic packaging is an important part of the modern world which helps ensure that products reach consumers safe and fresh, preserving nutrients, taste, and quality. Being lightweight and thin, flexible packaging reduces transportation emissions, prolongs the shelf-life of the packaged products, has a relatively low price, and uses far less material than alternative packaging [16]. For these reasons, flexible plastic packaging has been the fastest-growing packaging category in recent years in terms of market size. According to Circular Economy for Flexible Packaging (CEFLEX), 50% of food packaging is flexible food packaging and its global demand grew by 56% between 2010 and 2014 [17].

At the same time, the heavy increase in single-use plastic consumption, its expected continual growth, and insufficient waste management systems contribute to the problem of plastic pollution [18]. Only 9% of plastics are recycled globally, and roughly 90% of recycled plastics are transported from affluent countries to developing countries, where waste management facilities are often inadequate. And while single-use plastic might have a lower environmental impact during production, transportation or reduced input resources, other aspects such as the end-of-life or the effect on marine and terrestrial species have to be taken into account. Continued production of single-use plastics will not stimulate more sustainable resource use, while retaining ‘business as usual’ will intensify global plastic waste mismanagement [19].

In addition, flexible packaging can be very complex in terms of composition and chemical content, as well as coming in a vast variety of mono- and multi-material variants, making it a challenge for regulators, consumers, and the recycling system. Due to environmental concerns, policymakers, as well as industry initiatives now, try to overcome these challenges and deliver a circular economy for flexible food packaging.

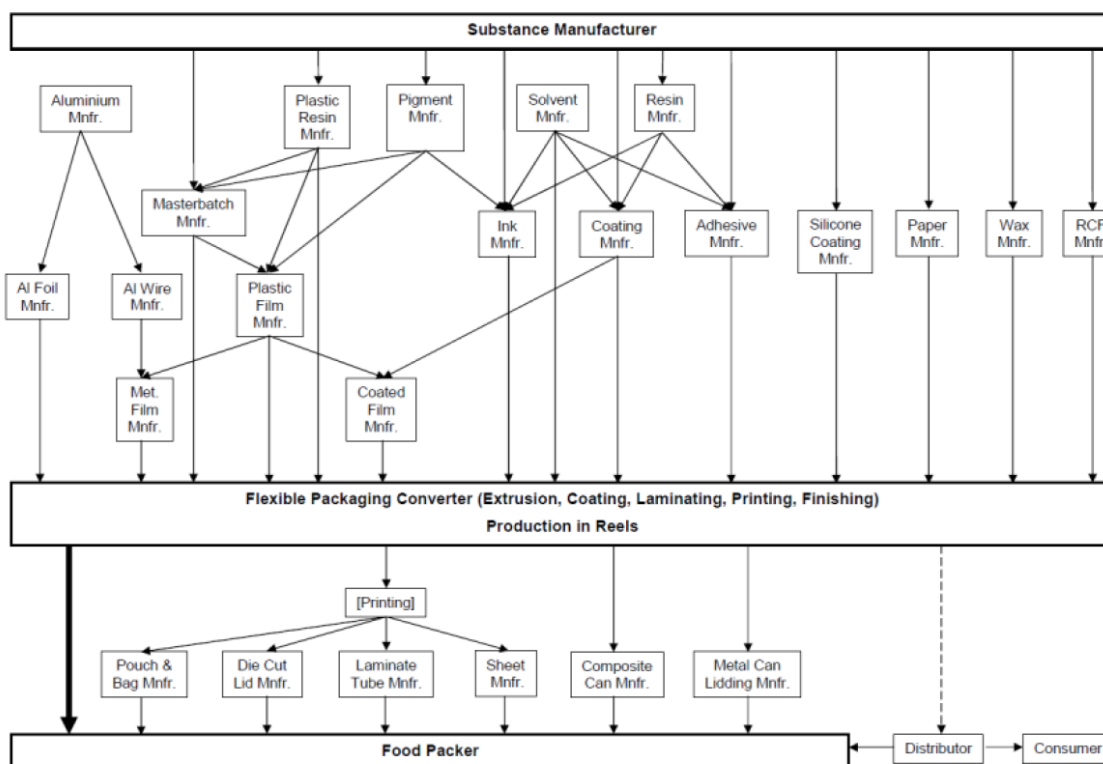


Figure 2. The supply chain for the flexible plastics sector as represented by Flexible Packaging Europe [14].

A recent summary of the current state of play for plastics by the OECD points to several concerning trends which, with flexible plastics packaging being a such a significant part of the market, are especially relevant for this category [9]:

- Despite a host of commitments and 5+ years of spotlights on the challenges of single-use plastics, the plastics value chain remains largely linear.
- Plastic production and waste generation continue to grow, and the COVID-19 pandemic has increased plastic waste generation to new high levels.
- Significantly increasing the demand for secondary plastics is seen as a critical driver for reducing plastics leakage, yet secondary plastics production contributed to only 6% of total plastics production in 2019. Boosting demand through various policy measures, including supply ‘push’ and demand ‘pull’ are seen as key levers.
- The chemical content of plastics remains a significant challenge when trying to use more secondary plastics in packaging. This is especially true for food packaging. Irrespective of what might be legally allowed (e.g., under the European FCM regulation [\(EC\) No 1935/2004](#) or recycled plastics regulation [\(EC\) 282/2008](#)), the technical difficulty of knowing the chemical composition of secondary plastics, and whether it is safe in contact with edible goods, is a large deterrent.

3.1.1 Most common flexible plastic food packaging by type and use

By material type, the global flexible plastic packaging market is segmented into polyethylene (PE), polypropylene (PP), polyvinyl chloride (PVC), polystyrene (PS), polyethylene terephthalate (PET),

polyamide (PA), and ethylene vinyl alcohol (EVOH). Among these, the BOPP (Biaxially-Oriented Polypropylene) material sees the highest demand. These materials are used for packaging e.g., potato chips, packing snacks, reusable woven bags for shopping, in labels, and wrapping films [20].

Some common applications for flexible packaging polymers are [21]:

- High-density polyethene (HD-PE) is used in applications such as containers, milk bottles, food bags, cereal box liners, and wrapping films.
- PP is used in films such as confectionery wrappers.
- PVC is used in, films (cling film) and sealing gaskets;
- While PS mostly finds use in rigid plastic food packaging it is also used in its flexible form, due to its breathability, for packaging fresh food products.
- PA is used in demanding applications because of its good barrier properties and high-temperature resistance and is used for boil-in-the-bag applications.
- PET is used in high-barrier films and containers used for oven applications.
- EVOH is known for having superior barrier properties which makes it particularly suited as a barrier layer when packaging food, drugs, cosmetics, and other perishable products.

3.1.2 Chemicals in flexible plastic food packaging

There are currently more than 4,000 known chemicals that are possibly used in the manufacturing of plastic packaging or present in the final packaging articles [22]. In order to improve the characteristics and functionality of the polymers, an array of chemical additives is used in plastics. Apart from the known chemicals, NIAS are found in plastics as reaction by-products, breakdown products, or contaminants [20] (Figure 3).

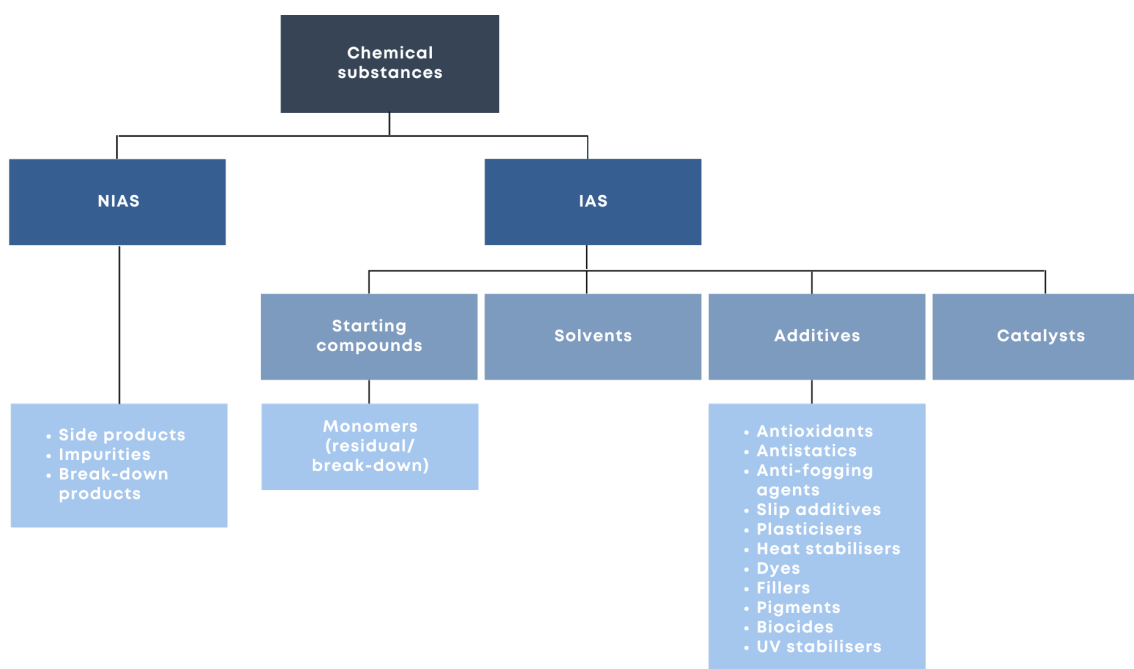


Figure 3. Classification of possible chemical substance migrants from food packaging (adapted from [23]).

Potentially hazardous substances that can leak from plastic food packaging in foodstuffs are [24]:

- **Monomers:** plastic polymers are built from smaller monomers, several of which are hazardous. Leakage might occur due to either incomplete polymerization during material formation or material degradation over time [25]. Bisphenol A, S and F, melamine, acrylamide, styrene, and vinyl chloride are some examples of hazardous monomers. However, not all of them are forbidden if they are bound in the final product and/or stay below the migration limit.
- **NIAS:** may be present as impurities in the starting materials in plastics manufacture, as reaction intermediates formed during the polymerization processes, or as decomposition or reaction products formed during polymerization to make the plastics or during thermal processing of the plastics to make the packaging. The two categories of NIAS are the known NIAS, although unintentionally added, and unknown NIAS with unknown structure and identity [18].
- **Plasticisers:** also known as softeners, are added to the polymers to increase flexibility, mainly for PVC. Phthalates, several of which are known to be hazardous, are a type of widely used softeners. The amount of plasticisers added to a plastic material can be high, up to 30–40% by weight. As the phthalates are not bound in the polymer, they leak out over time and large amounts can remain present after recycling. Specifically for PVC, there is an increasing concern about its use in food packaging, and many companies such as Danone and Nestlé are trying to avoid it or phase it out. However, PVC (including softeners) is still an authorized material for food contact packaging in the EU [26].
- **Stabilisers:** help preserve the material from degradation due to light, for example. Toxic heavy metals such as lead and cadmium are known to have been used in the past, as well as UV filters such as benzophenones, which are hazardous.
- **Surfactants:** are used to change surface properties. Common surfactants include the problematic family of PFAS chemicals and alkylphenols.

3.1.3 Flexible plastic food packaging: a recycling challenge

Recycling challenges for flexible food packaging are covered in a parallel report in the present work. Therefore, the issues will only be briefly mentioned here, mainly to create a comprehensive backdrop for understanding different policy initiatives.

The numerous types of flexible plastic packaging in use, make it a formidable challenge to the recycling industry. The increasingly common multi-layered laminates are technically difficult to separate and even when one manages to create homogenous material flows, the low weight of flexible films undermines the economics of the secondary materials produced. This has led to most markets not recycle flexible food packaging, but rather incinerate or landfill them [27].

If flexible plastic packaging were to be recycled which is part of the desired outcomes in the OECD definition of 'sustainable plastics', additives and NIAS pose a challenge by limiting the possible applications of the recycled material. The chemical content of a new product with recycled content depends not only on what is added during the production process but also on what is already present in any recycled material.

By using mechanical recycling, most chemical content already present in the input material will stay in the recycled material as well. This means that the chemicals already present in the system mix and spread over the recycling cycles – potentially leading to an accumulation of chemicals. The only profound ways to tackle this issue are to:

1. phase out chemicals of concern from the production of new plastics as soon as possible and consider recyclability, including chemical content, right from the design stage [8];
2. develop authorized methods to decontaminate plastics from chemicals as part of a recycling stage [28], [9].

As has been extensively reported and commented [9], [27], [28], (thermo)chemical recycling is seen as a new possible pathway for especially flexible films, which would allow, i) the breakdown of complex and mixed plastic grades to feedstocks that can be processed into new materials, and ii) the ability to produce (formally) recycled plastics of virgin-grade quality. This proposition relies on a rapid multi-billion-dollar investment in new thermochemical recycling capacity on the one hand, and on the ability to make recognizable claims about recycled content (through, e.g., a standardized mass-balance protocol) on the other, even if reprocessing of chemically recycled feedstock generally does not allow full traceability of substances through the petrochemical processes yielding new plastics. The latter is currently a contentious issue where policymakers can have a say in determining the outcome. In addition, two unanswered questions linger:

- The ability of chemical recycling to be truly complementary to mechanical recycling by taking low/mixed grades as inputs. Several of the many start-up operators are communicating that they need high purity and low contamination of inputs, which would essentially make them compete for the same material as mechanical recyclers.
- The energy use and subsequent GHG emissions are high since the thermochemical process burns light fractions from the output to fuel the process. The few LCAs published thus far seems to indicate an end-to-end material yield of ~50% and life-cycle emissions lower than incineration but significantly higher than for mechanical recycling.

Considering the current and potential future endpoints, sustainable design from a chemicals perspective is clearly a factor since it determines if (or how much) of hazardous chemicals are generated upon incineration, landfill, or (chemical) recycling. If one adds the technical possibility of using (some) mechanically recycled content in flexible plastic films, the transparency challenge is perhaps the most important to consider.

3.1.4 The future of sustainable flexible plastic food packaging

In summary, the (non-exclusive) options on the table for flexible food packaging to be designed as sustainable as possible are:

- **Sourcing & manufacturing**
 - Choose primary renewable (or chemically recycled) feedstocks to decouple the use of virgin-grade material use from fossil feedstocks.

- Select chemicals and manufacturing processes to eliminate or minimize occupational exposures and releases to the environment.
- **Use phase**
 - Improve safety and environmental compatibility of adhesives, inks/pigments, and other additives, and consider the trade-offs between convenient use and non-hazardous resource-efficient sourcing/end of life in a choice of packaging design.
- **End of life & recycling**
 - Keep the lightweight single-use paradigm and opt for feedstocks made of renewable, sustainably sourced carbon or made with (chemical) recycling. Chemical safety mainly concerns emissions incineration, landfill leakage or chemical recycling, or any chemical migration into food that happens during the use phase. Consider allowance for substitution to certified compostable plastics in markets where appropriate collection and processing infrastructure are in place and aligned with standards.
 - Build robust protocols for using and validating safe recyclable content in single-use, flexible food packaging, while incentivising markets on both the demand side and by pushing packaging design towards easier-to-recycle materials (such as mono-materials with minimum amounts of colourants and inks, coatings compatible with the recycling process, etc.).
 - Substitute those business models relying on single-use plastic packaging with novel business models that use deposit-return schemes, for products packaged in low migrating, inert, and permanent packaging materials (suitable for refilling, reusing, and closed-loop permanent recycling).

A more detailed account of all design considerations along the different life cycle stages can be found in a recent OECD case study [29].

In addition to policies targeting incentivising sustainable use of chemicals and information transparency, policies targeting any of the above areas are also of significant importance for the chemical used in flexible food packaging [28, 9].

3.2 Mapping of policy approaches and initiatives

Following the framework presented in a recent OECD report *Policy Approaches to Incentivise Sustainable Plastic Design*, a first observation when mapping policies for chemicals in plastic packaging is that they predominantly target the sourcing and/or end-of-life of the material. This should come as no surprise since chemical regulation is most directly applicable to the point in the value chain when a chemical is added to a material or product (sourcing), or when governing what may or may not be done with an end-of-life material containing chemicals [11].

An overview of the key policy initiatives identified in this work is given in [Table 2](#), which is complemented by the aggregated heatmap in [Table 1](#). One notable aspect is that the overwhelming majority of identified policy initiatives are of the 'regulation' type (again using the categorization from), and the general consensus from interviews seems to be that regulation is the most effective form of policy for use of chemicals in sustainable plastics design. As for the implementation of the policies,

financial penalties (e.g., taxes, fines, and fees) represent the main and preferred strategy for sustainability change in the packaging industry, compared to subsidies [7].

However, more and more markets have introduced or consider introducing policies to boost demand for recycled plastics. This affects the approach to chemicals since recycled plastics will (in general) also bring chemicals in the form of additives, as well as NIAS [8], [30]. For this reason, policies considering the use of recycled plastics have also been included in [Table 2](#). Finally, to the extent they have been found, [Table 2](#) also documents voluntary standards or guidelines, which are regarded as policy initiatives here if they come from a governmental institution.

A more detailed review of relevant policies for the sustainable design of flexible food packaging can be found in [Appendix B](#).

Table 2. Overview of relevant policy initiatives concerning chemicals in flexible plastic food packaging.

POLICY INITIATIVES COVERING CHEMICALS IN FLEXIBLE PLASTICS FOOD PACKAGING	REGULATION	POLICY / INCENTIVES TO USE MORE SUSTAINABLE MATERIALS & DESIGN	VOLUNTARY STANDARDS OR GUIDELINES
EUROPEAN UNION	<ul style="list-style-type: none"> - (EC) No 1935/2004 on materials and articles intended to come into contact with food - (EC) No 2023/2006 on good manufacturing practice for materials and articles intended to come into contact with food - (EC) No 10/2011 on plastic materials and articles intended to come into contact with food - (EC) No 1907/2006 concerning the Registration, Evaluation, Authorization, and Restriction of Chemicals (REACH) - (EU) 2018/213 on the use of bisphenol A in varnishes and coatings intended to come into contact with food - (EC) No 1895/2005 on the restriction of the use of certain epoxy derivatives in materials and articles intended to come into contact with food - Commission Directive 93/11/EEC concerning the release of the N-nitrosamines and N-nitrosatable substances from elastomer or rubber teats and soothers - (EC) No 282/2008 on recycled plastic materials and articles intended to come into contact with foods 	<ul style="list-style-type: none"> - Market-based incentives such as Extended producer responsibility, Pay-As-You-Throw schemes, Deposit Refund Systems for beverage bottles, and Environmental Taxes on plastic) - including: <ul style="list-style-type: none"> • for Sustainability • which, among others, aims to clarify the role of biobased, biodegradable and compostable plastics • Farm to Fork Strategy that will revise the FCM regulation - (EU) No 2019/904 ‘Single-Use Plastics Directive’ on the reduction of the impact of certain plastic products on the environment 	<ul style="list-style-type: none"> - National PVC bans - Union Guidance on Regulation (EU) No 10/2011 on plastic materials and articles intended to come into contact with food as regards information in the supply chain - CEFLEX’s ‘Designing for a Circular Economy’ guidelines
UNITED KINGDOM	<ul style="list-style-type: none"> - The Materials and Articles in Contact with Food Regulations 2012 including retained EU legislation: <ul style="list-style-type: none"> • England • Scotland • Wales • Northern Ireland 	<ul style="list-style-type: none"> - Plastics Packaging Tax came into force in April, 2022 	<ul style="list-style-type: none"> - WRAP’s Considerations for Compostable Plastic Packaging - UKRI’s Policy brief on Compostable Plastics - Strategy for Substitution to Compostable Flexibles by Ellen MacArthur Foundation

POLICY INITIATIVES COVERING CHEMICALS IN FLEXIBLE PLASTICS FOOD PACKAGING	REGULATION	POLICY / INCENTIVES TO USE MORE SUSTAINABLE MATERIALS & DESIGN	VOLUNTARY STANDARDS OR GUIDELINES
UNITED STATES	<ul style="list-style-type: none"> - Code of Federal Regulation, Title 21, Food and Drugs - State PVC bans - State PFAS bans (Federal ban under discussion) - State bans on compostable plastics 		<ul style="list-style-type: none"> - Guidance document: Guidance for Industry: Use of Recycled Plastics in Food Packaging: Chemistry Considerations, published by US FDA - Guidance documents: Ingredients, Additives, GRAS & Packaging Guidance Documents & Regulatory Information, published by US FDA
CANADA	<ul style="list-style-type: none"> - Division 23 of the Canadian Food and Drug Regulations, Section B.23.001 - Prohibition of Certain Toxic Substances Regulations, 2012 - Proposed regulation for minimum recycled content for certain plastic manufactured items 		<ul style="list-style-type: none"> - Voluntarily submission of FCMs to the Food Directorate (FD) - As a result of the above, No objection letter was issued by FD to assure the recipients' customers for chemical safety - Positive List of issued No Objection Letters for polymers on the Health Canada website - Guidance Document Information requirements for food packaging submissions - Guidance Document Guidelines for Determining the Acceptability and Use of Recycled Plastics in Food Packaging Applications
AUSTRALIA & NEW ZEALAND	<ul style="list-style-type: none"> - FSANZ Food Standard Code: Standard 1.1.1 (10, 12) and Standard 1.4.1 		<ul style="list-style-type: none"> - Australian Standard AS 2070-1999 on Plastics materials for food contact use - National Compostable Packaging Strategy proposed by APCO
JAPAN	<p>Food Sanitation Law Positive List introduced (June 2020)</p>		<ul style="list-style-type: none"> - Voluntary Industry Food Contact Standards by the following associations: <ul style="list-style-type: none"> • Japan Hygienic Olefin and Styrene Plastics Association (JHOSPA) • Japan Hygienic PVC Association (JHPA) • Japan Hygienic Association of Vinylidene Chloride (JHAVDC)
SOUTH KOREA	<ul style="list-style-type: none"> - Food Sanitation Act, Chapter 3 - PVC ban 		
CHILE	<ul style="list-style-type: none"> - Sanitary Regulation for Food Products, Decree No. 977 - Ban on specific single-use plastics (2021) 		<ul style="list-style-type: none"> - Good manufacturing practice standards for finished materials - Official Food Packaging Standards by the National Institute of Standardization - The Ministry of Environment is planning Environmental Education programs for citizens to raise awareness about single-use products' impact and promote reusable/returnable products

Overall, the majority of OECD member countries have adopted chemical management regulations that govern use in FCMs specifically. The regulations range from simply demanding that “the packaging material is not likely to cause food contamination” such as the Australia Food Standards Code, to stricter regulatory acts which only allow the use of specific substances via Positive Lists and even specify permitted levels of chemical substances used in packaging, such as the EU 10/2011 FCM regulation. So far, according to the EC, the EU has one of the most comprehensive and protective regulatory frameworks for chemicals which is supported by the most advanced knowledge base globally [31]. From a sustainable design incentive perspective, chemical management regulation contributes by putting a hard limit on which materials and additives may or may not be used in packaging.

To provide an overview of where policies exist that stand out from the ‘baseline’ consisting of regulations on chemicals in FCMs, [Table 3](#) shows representative examples of measures that incentivise sustainable packaging design one way or the other. It is not intended to be an exhaustive collection; the aim is rather to illustrate the variety of policy initiatives employed to incentivise sustainable packaging design from a chemicals perspective and to show areas for which there are no such initiatives. An elaboration on each of the policy initiatives included in Table 3 follows below.

Table 3. Selected policy initiatives that incentivize sustainable plastic packaging design from a chemicals perspective. (Active = has been adopted; Ongoing = is in a process of implementation; Planning stage = has been suggested by the government’s organisation and/or is planned to be adopted in the future; N/A = aggregate of several initiatives or not applicable to talk in terms of planning vs. ongoing vs. active)

POLICY INITIATIVES COVERING CHEMICALS IN FLEXIBLE PLASTICS FOOD PACKAGING	Policy characteristics		Relevance in the value chain			
	STATUS	TYPE OF DESIGN INCENTIVE	MATERIAL SOURCING	MANUFACTURING	USE	END-OF-USE
1. EU CHEMICALS STRATEGY FOR SUSTAINABILITY	Ongoing	Health & safety for users, Benign manufacturing, Design simplifications, Environmental protection	x	x	x	x
2. EU CIRCULAR ECONOMY ACTION PLAN	Ongoing	Environmental protection, Recycled content, Design simplifications			x	x
3. REVISION OF THE EU FCM LEGISLATION	Planning stage	Health & safety for users, Environmental protection, design simplifications	x	x		
4. POSITIVE LISTS	N/A	Health & safety for users	x			
5. PVC PHASE-OUTS	N/A	Health & safety for users, Environmental protection	x			x
6. REGULATION FOR MIN. RECYCLED CONTENT FOR CERTAIN PLASTICS	Planning stage	Environmental protection, Recycled content	x	x		
7. BIO-BASED, BIODEGRADABLE & COMPOSTABLE PLASTICS INITIATIVES	Active (in several cities in the USA), planning stage in other locations	Environmental protection	x			x

POLICY INITIATIVES COVERING CHEMICALS IN FLEXIBLE PLASTICS FOOD PACKAGING	Policy characteristics		Relevance in the value chain			
	STATUS	TYPE OF DESIGN INCENTIVE	MATERIAL SOURCING	MANUFACTURING	USE	END-OF-USE
8. REUSABLE PACKAGING	N/A	Health & safety for users, Environmental protection	x	x	x	
9. EU-FUNDED PROJECTS	N/A	Renewable content, Recycled content, Novel materials, Health & safety for users, Design simplifications	x	x		x
10. SAFE AND CIRCULAR MATERIALS COLLABORATIVE	Ongoing	Renewable content, Recycled content, Novel materials, Health & Safety for users, Design simplifications, Material/Chemical transparency	x			x
11. PLASTICS CHALLENGE, CANADA	Ongoing	Novel materials, Design simplifications	x	x		x
12. ACT ON PROMOTION OF RESOURCE CIRCULATION FOR PLASTICS, JAPAN	Planning stage	Design simplifications, Health & Safety for users, Environmental protection, Benign manufacturing	x	x	x	x
13. NATIONAL EU MEMBER COUNTRIES' POLICIES FOR COATINGS, ADHESIVES, PRINTING INKS, IONS EXCHANGE RESINS, RUBBER, SILICONE, COLOURANTS, SOLVENTS, AND AIDS TO POLYMERIZATION	Active	Health & Safety for users, Environmental protection	x			

1. EU Chemicals Strategy for Sustainability (CSS)

Being a part of the [European Green Deal](#), the Chemicals Strategy for Sustainability (CSS) sets out the principles on which REACH and CLP Regulations and the related Cosmetic Products Regulation will be revised. Some of the objectives of the strategy are to ban the most harmful chemicals in consumer products (no exposure = no risk), account for the cocktail effect when assessing risks from chemicals, phase out the PFAS group of chemicals (unless their use is essential), boost the investment and innovative capacity for production and use of chemicals that are [Safe and Sustainable by Design](#) (SSbD), and establish a ‘one substance one assessment’ process for the risk and hazard assessment of chemicals [32]. The ‘generic approach to risk management’ is a move forward from the current FCM rules, i.e. establishing limits for how much of a substance is allowed to migrate into food. Generic risk assessment (or hazard-based approach), targets chemicals for regulatory action based on intrinsic hazard properties – regardless of where and how they will be used [33].

As defined by the EC, “Safe and sustainable-by-design can be defined as a pre-market approach to chemicals that focuses on providing a function (or service), while avoiding volumes and chemical properties that may be harmful to human health or the environment, in particular groups of chemicals likely to be (eco) toxic, persistent, bio-accumulative or mobile. Overall sustainability should be ensured by minimizing the environmental footprint of chemicals in particular on climate change, resource use, ecosystems and biodiversity from a lifecycle perspective.” [31]. The development of an SSbD approach has the potential to reward the production and use of safe and sustainable chemicals, instead of (as a

hindsight measure) regulating the hazardous ones. In 2021, the EC conducted research and consequently published the [study Mapping study for the development of Sustainable-by-Design criteria](#) which focused on existing EU and non-EU policies that affect the life cycle of chemicals, materials, and products. The analysis showed that there is a significant number of relevant activities both in the EU (e.g., EC's Sustainable Product Initiative and Sustainable Finance criteria) and outside the EU (e.g., the [Green Seal](#) and [Safer Choice](#) in the US which certify food packaging amongst other products) [34].

What this means for sustainable packaging design: The objectives of the CSS will affect the sourcing of starting substances used in the production of food packaging, as well as influence more parts of a product's life cycle. For example, banning the most harmful chemicals and addressing the cocktail effect eliminates a degree of uncertainty when producing new FCMs from recycled material and potentially contributes to higher recycling and recyclable material use rates. Similarly, the SSbD approach will take into account the whole life cycle of chemicals and products to assess their sustainability subsequently affecting product design, including plastic food packaging.

2. EU Circular Economy Action Plan

The sustainability objectives of EU's Circular Economy Action Plan, one of the main EU Green Deal's components, aim to promote circular economy practices and sustainable consumption. The plan is focusing on resource-demanding sectors with a high circularity potential, including packaging, plastics, and others. Regarding packaging, the goal is to eliminate (over)packing and packaging waste through target setting, encourage re-use and recyclability of packaging, and simplify packaging materials [35]. The Action Plan also specifically targets hazardous substances in the circular economy in order to improve circularity in a toxic-free environment and shift to the use of chemicals that are 'safe-by-design'. In terms of recycled materials, the action plan intends to establish methodologies for reducing problematic chemicals in recycled materials and goods manufactured from them, as well as standardize systems for tracking and managing information about and the presence of these substances in waste [36].

The concrete measures will depend on the implementation of many initiatives which will in turn create the need for a more sustainable design of food packaging. Such initiatives may be the faster authorization of recycling processes for FCMs by European Food Safety Authority (EFSA), an improved waste management infrastructure, and investments in innovation and design of food packaging for recyclability and circularity [37].

What this means for sustainable packaging design: With a higher number of authorized recycling facilities for FCMs and improved waste management infrastructure, the availability of recycled food-grade plastics in the market might increase as well. Higher availability may result in lower prices for the recycled material, and which will then be able to compete with the low prices of virgin materials. The investments in innovative design solutions may boost the research and development of FCM plastics with low content in chemicals as well as technology development in chemical recycling. Furthermore, since traceability is one of the main bottlenecks of recycling FCMs, a developed standardised chemical tracking system and information management might increase the recycled volumes as the content of substances in FCMs would become more transparent.

3. Revision of the EU FCM legislation

Another part of the EU Green Deal, the Farm to Fork Strategy, commits to revising the FCM legislation (Commission adoption planned for Q2, 2023) in order to improve food safety and public health (mainly by reducing the use of hazardous chemicals), enable the use of environmentally friendly, reusable and recyclable materials to support the use of innovative and sustainable packaging solutions and reduce food waste. The ongoing evaluation, initiated in 2018, covers both the general FCM framework (EC) 1935/2004 and other relevant FCM legislation, including (EC) 10/2011 on plastic FCMs. The revision intends to tackle the existing lack of safety focus on the final products; improve the insufficient and non-transparent information exchange in the supply chain; and develop rules that support and encourage sustainable alternatives to packaging, incentivise innovation, and address the recyclability of all materials and new technologies, such as chemical recycling [38].

What this means for sustainable packaging design: It is likely that this would bring similar benefits as the EU Circular Economy Action Plan mentioned above. A focus on the final products (i.e., not just the safety of the initial substances used to make plastic FCMs, but also the safety of the final product, which may comprise of a mix of polymers and additives, and therefore may have different properties than the initial chemical mix) should lead to safer materials and easier-to-recycle FCMs since the final composition of the material will be known. More transparency in the supply chain will enable everyone to identify what chemicals enter the FCM market and thus what chemicals may be found in the end-of-life FCMs (and would correspondingly allow more consistent recycling).

4. Positive Lists

Positive Lists are regulated registers including substances, such as monomers and additives, that have been cleared based on a toxicological evaluation, regardless of exposure, and prohibit the use of any substances not listed. The use of Positive Lists in FCM regulation has become widespread, with the EU, China, Japan, the Southern Common Market (MERCOSUR), and Gulf Cooperation Council (GCC) being some jurisdictions that have adopted a Positive List system for plastics [39]. However, in EC's Inception Impact Assessment report for the upcoming revision of EU rules on FCMs, it is reported that the Positive List of starting substances for plastic FCMs has led to extremely complex technical rules, practical problems in implementation and management, and excessive burdens for public authorities and industry. It is also mentioned that the assessments are limited to the starting substances and do not assess the safety of the final product, including impurities and substances formed during the manufacturing process [38].

What this means for sustainable packaging design: One of the Positive List's implications is the limited scientific knowledge of current compounds and their interactions with other substances, which demands ongoing re-evaluation [40]. After the plastic FCMs reached their intended use time, the Positive Lists no longer apply to them, because they might be contaminated with other chemicals as a result of degradation, packed products, or mistreatment during their life cycle. Instead, different regulations apply [41], [42]. Therefore, the main reasons why Positive Lists are not used for recycled materials are related to a number of issues in terms of traceability, input contaminations, and determining decontamination efficiency, thus posing a safety risk [41].

5. PVC Phase-outs

PVC is one of the most versatile polymers since it can accommodate a broad range of additives at relatively high levels. As a result, it should come as no surprise that all of these additives contribute to the sustainability concerns of the PVC life cycle. In particular, stabilisers and plasticisers are the two types of additives that contain heavy metals [43]. The EC report *The use of PVC (Poly Vinyl Chloride) in the context of a non-toxic environment* concluded that most PVC additives are not covalently bound to the polymer and can migrate out of the polymer matrix. Moreover, additives tend to have a higher migration rate in flexible than in rigid PVC. However, extensive data on migration potential and bioavailability of PVC additives is limited and a more critical assessment may be necessary [44]. The paper *The polyvinyl chloride debate: Why PVC remains a problematic material* by Health Care Without Harm, 2021, with the input and support of 18 leading health and environmental organisations, calls on European policymakers to develop a strategy for PVC phase-out in Europe [26]. Similarly, many actors such as governments, corporations, and civil society groups have called for PVC phase-out, including Ellen MacArthur Foundation and over 400 organisations that have signed its New Plastics Economy Global Commitment. Some examples of PVC phase-outs include the Czech Republic which banned PVC packaging at the national level in 1997 (although it had to abandon this regulation upon joining the EU); over 60 cities in Spain that declared themselves PVC-free; South Korea banned all PVC food and beverage packaging in 2019; California, US, which has introduced legislation to ban PVC packaging and 19 other states which have laws restricting heavy metals in the packaging (found in PVC) [26]. The EC report indicates that there are economically viable and technically feasible alternatives in most PVC applications [44].

What this means for sustainable packaging design: Energy recovery of PVC remains controversial due to the release of hazardous substances, including hydrogen chloride and carbon monoxide [45]. Even though the combustion facilities have filters and other decontamination steps in place, the substances stay in the combustion ashes which are landfilled and may leach into the environment. End-of-life PVC packaging that is littered is also a source of environmental risk through chemical migration. By this reasoning, phasing out PVC from food packaging use inherently incentivises more sustainable packaging to be used.

6. Regulation for minimum recycled content for certain plastics, Canada

The Government of Canada will require plastic packaging in Canada to contain at least 50% recycled content by 2030 as part of Canada's plan to achieve zero plastic waste by 2030. The government ran an open consultation for comments on the proposed measures between February 11th and March 14th, 2022, while the regulation is due to be published by the end of 2022 [46]. While beverage containers are considered by the proposed regulation, primary food packaging is excluded from the regulations at this time. However, Environment and Climate Change Canada will potentially include plastic food packaging in future regulations [47].

What this means for sustainable packaging design: Such regulatory actions will increase the market demand for recycled food-grade plastics which may in turn incentivise additional actions for more sustainable plastic packaging design in order to cover the need for post-consumer recycle. This will be accompanied by investments into collection, sorting, and recycling facilities mainly on the local and

national level, as the demand for recyclates will increase the necessity to keep the resources in the same area. Finally, the use of recycled resin instead of virgin resin will have a substantial influence on energy and pollution reduction.

7. Bio-based, biodegradable, and compostable plastics initiatives

Bio-based, biodegradable, and compostable plastics are increasingly promoted as a potential solution to some of the sustainability issues caused by fossil-based plastics. Although such materials bring new opportunities, presentation as a sustainable solution to the plastic waste problem has led to widespread confusion about their disposal, what the differentiation between the terms bio-based, biodegradable, and compostable is (considering that their end-of-life treatment varies significantly), and whether such materials pose a risk to the environment [48]. Most of the products from these materials are not properly disposed at their end-of-life and are mixed with standard plastics due to a lack of infrastructure and consumer misunderstanding of what biodegradability means, resulting in a reduced quality of the recycled plastics produced [49].

Therefore, many organisations and initiatives across the globe call for clearer governmental actions to impose international standards, improve the infrastructure of waste management and increase consumer awareness to eliminate risks streaming from bio-based plastics and increase their utilisation. Some of the examples are the UKRI's policy brief on compostable plastics [50] or The Department for Environment, Food and Rural Affairs' (Defra) and The Department for Business, Energy and Industrial Strategy's (BEIS) proposal for Standards for bio-based, biodegradable, and compostable plastics in the UK [51]; or the National Compostable Packaging Strategy proposed by Australian Packaging Covenant Organisation in Australia [52]. Other examples include the EU which currently assesses how to address such materials in a framework under the EU Green Deal [53]. In the US, different (sometimes conflicting) policies are imposed in various cities. For instance, while Berkley, California, approved an ordinance on mandating compostable foodware for to-go orders and reusable dine-in foodware [54], other cities such as Los Angeles or Portland banned single-use plastic, including single-use biodegradable and/or compostable plastics due to non-existing facilities ensuring biodegradation of compostable plastics [55]. On August 6th, 2021, Chile passed Law 21368 banning single-use plastic items in the food sector. The ban applies to restaurants that provide single-use products for food (including containers for prepared food) that is consumed within the establishment; single-use products provided for use outside the establishment must be made of materials other than plastic. Moreover, Law 9786 established that restaurants can use plastics which completely or partially consist of materials made from renewable resources. The law also dictates that at least 15% by 2025 and 25% by 2030 of all plastic collected and recycled within Chile must be incorporated into disposable plastic bottles [56]. OECD published a report in 2013 (extended in 2021), mapping actions towards the development of bioplastics through e.g., further research and development, public procurement, quotas, subsidies and taxes reductions, standards, labels and consumer awareness [57], [58].

What this means for sustainable packaging design: While the manufacturing of bio-based compounds is not, by definition, sustainable, the primary raw material source has the potential to be sustainable if harvesting and production processes are established with appropriate care [59]. On the other hand,

the customers' behaviour and waste management of products from such materials seems to be lacking behind the initiatives and therefore face a backfire.

8. Reusable packaging

There are several market-based incentives that encourage reusable packaging, such as Extended producer responsibility, Pay-As-You-Throw schemes, Deposit Refund Systems and Environmental Taxes on plastic, however, strict legislations on reuse are not in place. Reusable forms of packaging offer a significant opportunity to preserve the material's and product's functioning while also reducing material use and environmental impact. It is not a new concept; reusable packaging has long been utilised in a variety of applications and is still used today. However, in recent decades, we have seen a shift away from reusable packaging toward single-use packaging [60]. Transport distances influenced by (reverse) logistics, return rates, and the impact of sorting, cleaning, and maintenance, as well as influences on product damage, are key elements that affect both the economics and environmental implications of reusable packaging [61].

What this means for sustainable packaging design: Is it safer to reuse some plastic food containers than others? What is a 'safe' level of exposure to the chemicals included in them? There are many questions surrounding reusable packaging; however, answers alter as new research is published, and recommended exposure limits for various chemicals present in plastic food packaging and containers are continually changing [62]. In general, reuse does not appear to have a major impact on chemical, physical, or surface qualities caused by repeated washing. Similarly, it does not significantly influence the material's features (including chemical migration) [60]. However, plastics are complicated materials that contain a variety of chemicals that can leach from the container into the food they transport or come in a contact. The type of plastic, contact time, temperature, food type, and size of the contact area between the plastic container and the food all have a role in chemical migration into food. That implies that the reusability of a plastic container depends on how it was designed and how was it used. FPF suggests four main situations under which the chemical migration is the highest – extended time period, high temperatures, contact with fatty and/or acidic food, and when packaged in small serving sizes [62]. Another issue is that flavour may be transferred to a new filling in the case of intensely flavoured items [60]. In a case study of reusable soft drink PET bottles in Brazil, Lemos Junior et al. (2019) found that improper use of the bottles by users was the major contributor to introducing substances affecting the flavour. A good management system for returned bottles, on the other hand, helped to lower the rejection rate to 1% [63]. Finally, IASS's policy brief suggests, along with other ideas, standardising the reusable packaging by using industry-wide materials and designing the packaging in a way that is suitable for a broad range of products [64].

9. EU-funded projects

Several EU-funded projects under the 7th Framework Programme (FP7) and its successor Horizon 2020 (H2020) focused on the development of sustainable flexible plastic food packaging. Some examples are the project (FP7) which aimed to develop functional barriers to be positioned between packaging layers made of recycled plastics, the [BIOSMART](#) project (H2020) which aimed to develop fully bio-based multilayer flexible plastic packages and the project (FP7) which aimed to develop biopolymer

packaging which also exhibited low toxicity when tested. H2020 is succeeded by Horizon Europe (2021-2027).

What this means for sustainable packaging design: such projects can potentially contribute to valuable knowledge on developing more sustainable novel packaging materials and articles, increase the use of recycled plastic content – while minimizing the use of virgin polymers –, extend the shelf life of food products and hold the use of chemicals to a minimum.

10. Safe and Circular Materials Collaborative

Inspired by the *Impacts of Food Contact Chemicals on Human Health Consensus Statement*, signed by 33 scientists and more than 200 environmental groups warning about the outdated and inadequate global regulations of chemicals in food packaging, the critical gaps in risk assessments and the need for a chemical-safe circular economy, this partnership between [Sustainable Packaging Coalition](#) and [ChemFORWARD](#) aims to address these challenges and explore safer alternatives. The focus of the Collaborative will include compostable packaging for its ability to contribute high-quality feedstock material to the biological cycle and recyclable packaging for its ability to contribute to high-quality post-consumer feedstock for recycled content. Some of the desired outcomes are to focus industry efforts on the most hazardous chemicals, demonstrate the availability of verified safer alternatives, develop a central registry for the verified alternatives, and create a common agenda to accelerate necessary systems change. The project is expected to be completed in April 2022 [65].

What this means for sustainable packaging design: such initiatives can help forward-thinking packaging manufacturers to go beyond regulations and lead the non-toxic and circular packaging market. Apart from creating new sustainable packaging design solutions, the Collaborative may increase public awareness and thus the demand for sustainable packaging. Verified evidence on alternative materials may even inspire the regulative authorities to revise laws governing FCMs.

11. Plastics challenge, Canada

[Environment and Climate Change Canada](#) launched a funding competition (Closing date: May 29th, 2020) focusing on the development of innovative alternative reusable or recyclable products that can replace one or more ‘challenging’ plastic packaging products that contribute to plastic waste and pollution. The winning concept received a grant of \$150,000 to develop a graphene-reinforced recycled paper with high-performance properties as a sustainable alternative to plastic packaging, like plastic grocery bags and can be used to produce strong and reusable paper products [66], [67]. It should be noted that this particular challenge was not solely on food packaging, and did not mention chemicals. However, the concept could be applied to a more narrowly defined design challenge.

What this means for sustainable packaging design: such initiatives incentivise innovative thinking and may lead to new sustainable plastic packaging design solutions that can function as an alternative to conventional single-use non-recyclable plastic packaging.

12. Act on Promotion of Resource Circulation for Plastics, Japan

On March 9th, 2021, the Cabinet of Japan approved the Bill for the Act on Promotion of Resource Circulation for Plastics which shall come into effect within a period of one year from the promulgation date. The Bill aims to increase the resource circulation for plastics, targeting all stakeholders involved in the entire lifecycle of plastic-containing products, from design to waste disposal. Namely, the Bill is considering new guidelines for the environment-friendly design of plastic-containing products; the rational use of specified plastic-containing products; sorting and recycling by municipalities; collection and recycling by manufacturers, sellers, and other businesses; and waste reduction and recycling by waste generating businesses [68].

What this means for sustainable packaging design: given that the Act is considering the whole life cycle of plastics, it may accelerate the development of sustainable plastic packaging since the manufacturers will need to comply with the design guidelines and the rest of the value chain stakeholders will eventually demand such solutions.

13. National EU member countries' policies for coatings, adhesives, printing inks, ions exchange resins, rubber, silicon, colourants, solvents, and aids to polymerisation

The above-mentioned materials are used in the manufacturing process of plastic food contact packaging but have no specific measures (e.g., migration limits) at the EU level. Therefore, several EU member countries have set material-specific measures and/or standards for these FCMs, such as Positive Lists. However, according to the *mutual recognition* principle, in the case of intra-EU trade of goods, a product complying with regulation in one EU member country – and not subject to Union harmonization –, should be allowed to be marketed in any other member country, even if the product does not fully comply with the rules of the destination country. Despite that, a member country can still pose bans or restrictions on a product or substance [70], [14].

When printing inks, coatings, and adhesives applied on plastic substrates contain substances which are listed in the Plastics Regulation, and these substances have been assigned specific migration limits, the contribution to the migration of those substances from the inks, coatings, and adhesives must be factored in when assessing compliance in the Plastics Regulation.

What this means for sustainable packaging design: national policies for non-harmonized FCMs may enhance efforts for sustainable packaging design at the national level, such as innovative design solutions and experimenting with alternative non-toxic materials. This knowledge could be later used at the EU level, in case the rules for these FCMs will be harmonized.

4. Discussion

This section discusses the ramifications of the existing and emerging policy incentives for sustainable packaging design from a chemicals perspective, presented in [Section 3.2](#). In particular, the challenge of providing robust chemical safety policies for FCMs while also incentivising design for more reuse, recycling and recycled content use is discussed as this is the area where a large share of challenges is identified.

Although some of the following conclusions are drawn based on the EU legislation, they may be generalised, to a varying degree, to all OECD member countries.

4.1 Key policy challenges from a chemicals perspective for sustainable design of flexible food packaging

4.1.1 Safety vs. circularity?

There is a clear dichotomy between, on the one hand, regulations designed to keep food contact materials safe and chemicals from migrating into food, and on the other, the ambition to reduce depletion of natural resources, material consumption and energy loss, as detailed in the circular economy strategy [71]. The most favourable option for packaging circularity is reduction and reuse, but to date, most policy actions have focused only on increasing the recycled content of plastic packaging. This focus on plastics recycling is problematic as it leads to higher levels of hazardous chemicals that migrate into foodstuffs [72]. Despite this concern, a new EU draft regulation on recycled plastic FCM will likely enter into force in 2022 which will further incentivise the use of recycled content for food packaging. The only such recycling system in use at scale today is the separate PET bottle collection and recycling, often driven by a Deposit-refund scheme. Reusable packaging (which we in this context think of as potential substitutes for single-use flexible packaging) would not face the same 'legacy problem' as designing with recycled content if one assumes that the original packaging uses virgin materials. However, since reusable packaging could instead accumulate contaminants over its multiple use cycles, policy needs to show how to monitor and ensure safe levels of such contaminants are kept in order to build confidence that reuse can be a large-scale option.

Incentivising more compostable packaging comes with different but related trade-offs: Not only is the LCA footprint of a functional unit of compostable packaging often quite high in comparison to conventional flexible plastics, but it is also hard for compostable materials to match state-of-the-art flexible plastic packaging (e.g., multi-material films) on parameters such as gas & moisture barriers, weight, and chemical migration. Consequently, design choices that are more compatible with environmentally sustainable material sourcing and end-of-life might lead to drawbacks on chemical safety.

As seen from [Section 3.2](#), there are policy initiatives to address these challenges, but the question remains whether they will be enough to move the needle in a significant way towards designing food packaging with more reuse models, in compostable materials or with recycled content. The policy challenge should be seen in connection to reducing the overall plastic packaging use that leads to (household) waste in the first place, along with identifying uses of single-use plastic packaging that are currently critical for ensuring the food supply and developing a roadmap for their replacement. For instance, the Swedish Action plan on plastics with an aligning Swedish EPA's roadmap focuses on i) Production and product design of plastics and plastic products, ii) Consumption and use of plastics and plastic products, iii) Non-toxic and circular plastic and plastic products, iv) Driving force for business and other actors that promote innovation and circular business models for plastics and plastic products.

Next, an infrastructure allowing for reusable and refillable packaging made of inert/low-migrating and permanent materials is needed. And lastly, the policies have to tackle the significant logistical and technical challenge of collecting, sorting and recycling plastic single-use FCM in an efficient way that generates materials that can be downcycled into other uses.

From a chemical point of view, designing sustainably while also incorporating previously used materials becomes a problem of how to assess the potential presence of hazardous substances cost-efficiently. Sampling studies have for example found brominated flame retardants in plastic FCMs on the European market, as a result of illegal recycling of Waste Electrical and Electronic Equipment Directive (WEEE) plastic into food contact articles. [28] Therefore, updating safety requirements for chemicals migrating from plastic packaging into food based on current scientific understanding and supporting the optimization of essential plastics is a must [73]. In other words, the barriers to recycling flexible plastics in FCMs into new FCM (or just a high-quality resin), which are both compliant with the safety regulations and economically feasible, are major.

4.1.2 'The known unknown'

Even though it is legally required, the identification of NIAS in finished FCMs is challenging – if not impossible in many cases – leaving these substances unknown. Specifically for the EU, information on substances present in FCMs after the first manufacturing step of polymerization, including NIAS, is submitted to EFSA for safety review. The fact that this information is not made publicly available is intensifying the uncertainty that has been built around NIAS. In addition, NIAS present in used plastics pose a subsequent issue for recycled plastics. Enforcement of the legal requirements to assess NIAS has proven to be challenging with little response and insufficient information provided to authorities from plastic resin manufacturers. At the same time, the EC has not issued any guidance for assessing NIAS in plastic FCMs [28].

4.1.3 The impact of stringency in risk assessment of post-consumer plastic FCMs on sustainable design

The approach taken to risk assessment of post-consumer recycled plastics can have a significant impact on the extent to which recycling and the use of recycled content can be explicitly designed for when seeking to make flexible packaging as sustainable as possible. The EFSA evaluation of post-consumer plastics in direct food contact is mainly based on three parameters (concentrations in post-consumers input materials, cleaning efficiency of the recycling process, exposure to customers) and other side assumptions. EFSA uses worst-case assumptions for its evaluation (e.g., assuming 100% recycled content in applications when assessing them), which in itself is a common practice when evaluating the safety of FCMs. However, in the case of post-consumer recyclates, several individual steps with individual safety factors are evaluated, the multiplication of which leads to what some denote as overly conservative thresholds in the food safety evaluation. An example of this practice is EFSA's refusal to authorize the recycling of milk bottles into new food packaging in the UK, despite 14 years of practice and strong historical performance [74].

Not all parameters need to represent the worst-case scenario; rather, they can bring an action that will enable boosting the number of applications that could use post-consumer plastic FCMs and ease

the transition to a more circular economy while safety for consumers requires further evaluation [3]. Indeed, as has been shown by Gerassimidou and colleagues, mechanically recycled PET has higher levels of migrating hazardous chemicals, including known carcinogens (formaldehyde) and endocrine disruptors (bisphenol A), therefore the study's authors stress the importance of carefully evaluating the safety of recycled plastics [72]. Another issue of concern regarding the safety of (recycled) plastic packaging are micro- and nano-plastics which can be generated during the intended use of plastic packaging [75], [76], [77], [78]. A different approach to EFSA is taken in, e.g., the US and Canada, which according to some interviewed experts would make it easier to establish and scale novel recycling technologies to de-contaminate and produce recycled plastics of FCM quality, thus increasing the possibility to include recycled content as a parameter when designing flexible food packaging.

4.1.4 Addressing the 'cocktail effect' and the use of positive materials lists

As of today, the EU REACH is evaluating chemicals in their initial form; before they are used in the production. However, when combined, the potential synergistic effects of those chemicals may change their characteristics regarding food migration. While being a well-known concern for years, it has only recently been addressed during the EU's evaluation of FCM legislation, the results of which will be released in 2022 [79].

Positive Lists are regulated registers including substances, such as monomers and additives, that have been cleared based on a toxicological evaluation, regardless of exposure, and prohibit the use of any substances not listed. The use of Positive Lists in FCM regulation is becoming widespread with the EU, China, Japan, MERCOSUR and GCC being some jurisdictions that have adopted a Positive List system for plastics [39].

While the use of positive materials list facilitates sustainable design from a chemicals perspective by providing a single source of information on what can and cannot be used, the scientific community sees a number of challenges with the way such lists are compiled and used. As an example, the research of Groh et al. (2021) [6] can be used to comprehensively describe the international state of play and the large diversity of food contact chemicals (FCC). The researchers compiled a database of internationally used FCCs, listing 12285 substances based on 67 FCC lists from publicly available sources such as regulatory lists and industry inventories. Of more than 12000 substances identified, 325 used in FCM production were classified as hazardous by the authors. 85 of these substances are enlisted in the EU Positive List for plastic FCMs (as updated on 2019-02-12), while others are enlisted in Swiss, Dutch, German and Japanese national lists. 17 out of the 85 substances were listed on the REACH Candidate list of SVHCs for Authorization, while 5 were listed on the REACH Authorization list.

The authors highlight that the regulation continues to rely on single-substance assessment and management approaches which do not incorporate the most current scientific understanding while missing out on the importance of mixture toxicity (i.e., the 'cocktail effect'), low-dose effects, and non-standard testing approaches. They also call for more transparency on the side of producers and more coordinated efforts on the side of regulators to ensure systematic assessment and enforcement of FCM safety [6]. In other words, Positive Lists can be a helpful tool for sustainable design, but there are currently significant gaps in the information used to compile such lists to make them robust tools for safe and sustainable design.

4.1.5 Improved chemical traceability through the supply chain

A key issue for the ability to design sustainable packaging is to know what is in the materials used. If it cannot be established what is in a given plastic formula, the confidence needed to innovate (e.g., by designing new formats, using more recycled content, designing for a specific end-point, etc.) will be limited.

At the EU level, although a written Declaration of Compliance (DoC) is mandatory for plastic FCMs, the exchange of information across the supply chain is not sufficient and transparent enough. But based on views gathered in the interviews, it appears that the DoC makes available, in principle, a larger amount of chemical information for a given plastic compound than is generally assumed.

The challenge is to pass on such information in a way that does not violate any confidentiality, while also being possible to aggregate with many other materials so that, for example, a recycler or waste manager can obtain an approximate idea of what is in the material they are handling. A modern, simplified, and digitalized system could improve the information exchange and compliance work [80]. A DoC is not mandatory in international legislation, but a harmonized global declaration system could make up for various inter-legislative gaps.

4.2 Potential actions for improved chemical policies for flexible plastic food-grade packaging

Based on the observations made from the policy mapping work, taking both documentation and expert interviews into account, three chemical policy themes stand out as important to explore to improve policies for more sustainable design in flexible plastic food packaging. One of the themes outlined below concerns the harmonisation of chemical policies across regions, while two focus on the challenge of providing stringent chemical policy at the same time as creating enabling conditions for more sustainable food packaging.

Facilitate cross-regional alignment. Given the gravitas and stringency of core EU regulations on chemicals in flexible plastic food packaging, it appears reasonable to find a systematic way of broadening alignment between such regulations and regions outside of the EU. As countries like Canada and Australia have to pay attention to the EU chemicals legislation on an international chemicals market in any case, creating an approach to facilitate that process could be helpful. This is not to say that all chemicals legislation should be the same, but it might help the industry to make consistent progress towards more sustainable design and having more harmonised materials if there is a level of cross-regional alignment.

Address practical and regulatory challenges with recycled plastics in food packaging. As this report has shown, food packaging applications are effectively blocked for recycled content due to a combination of technical constraints and regulations designed to safeguard health. Since food packaging constitutes approximately 40% of all plastic packaging [81], a significant share of which is flexible plastics, it means that a large portion of the total 'pool' of available plastics currently has to be based on virgin feedstock, which is inherently less sustainable according to the OECD definition

(Section 3.1). Addressing the challenges hindering i) recycling plastics into high-quality and safe secondary raw materials, and ii) feasible authorization pathways for such solutions, could be a suitable priority for more stringent chemical policies.

Create a robust framework for chemical traceability to align with more sustainable packaging. Since prolonged material use over one or multiple life cycles (e.g., longer use of packaging through reuse, or multiple recycling cycles) is a cornerstone to more sustainable packaging, it would be helpful to address how information transparency and chemical traceability could be managed in this context. How can policy incentivise the industry to provide data and the transparency needed for more sustainable packaging (whilst staying reasonably competitive)?

There is a common concern that documentation and traceability of information regarding chemical content in plastic packaging and, specifically, the presence of chemical hazards, is generally missing [6], [8], [28]. This lack of transparency would make it virtually impossible to, at the point of recycling, assess the level of chemical safety or hazard of recycled content, which in turn impedes the options for sustainable design and innovation.

Most methodologies proposed to address the chemical contamination problem focus on different ways of decontamination at end-of-life (solvent purification, chemical breakdown, hot-washing, supercritical CO₂) [28], [82], and could benefit from better chemical traceability. Conversely, understanding what types of additives and contaminants such methods are able to remove to produce FCM-compatible outputs would help to design more sustainable packaging materials from the start.

Moreover, since there are protocols in place in the EU for tracing chemical additives along the value chain, it could in principle be possible to have an independently managed library of material passports, both at the application and material level, which would make it easier to determine which recycled materials (mechanically recycled or decontaminated) would be feasible to use in sustainable design of flexible food packaging. However, a major sticking point with such a database is the protection of intellectual property: who should have access to such data and how do you protect trade secrets? There are technical solutions to such problems, and it would be an intriguing prospect to test the idea from a policy point of view.

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Appendix A – List of interviews

No.	Name	Title	Affiliation	Date (YY-MM-DD)
1	Ryan Parmeter	Director of Plastics and Marine Litter	Environmental and Climate Change Canada	2022-03-03
2	Mette Holm	Biologist	Veterinary and Food Administration, Denmark	2022-03-03
3	Jessica Oakeshott	Assistant Director	Department of the Environment, Australia	2022-03-03
4	Daniel Korbel	Science Policy Unit Lead	Royal Society of Chemistry, UK	2022-03-08
5	Kathy Page	Programme Manager - Environment, Science Policy Unit	Royal Society of Chemistry, UK	2022-03-08
6	Enrique Garcia John	Policy Officer	DG Environment, EU	2022-03-08
7	Timothy Chandler	Senior Policy Officer	Food Standards Agency, UK	2022-03-08
8	Federica Tommasi	Technologist	Department of Environment & Health, Italy	2022-03-08
9	Lena Stig	Scientific Officer in sustainable plastic use	Environmental Protection Agency, Sweden	2022-03-09
10	Helén Klint	Senior Policy Advisor	Environmental Protection Agency, Sweden	2022-03-09
11	Edward Kosior	Managing Director	Nextek, UK	2022-03-09
12	Camilla Alexander-White	Senior Policy Advisor	Royal Society of Chemistry, UK	2022-03-14
13	Tonya Bender	Manager, Products Policy	Environment and Climate Change Canada	2022-03-14
14	Anastase Rulibikiye	Section Head	Health Products and Food Branch – Health Canada	2022-03-14
15	Bastiaan Schupp	Legislative Officer – Food Contact Materials	DG Environment, EU	2022-03-15
16	Shogo Kumagai	Assistant Professor	Tohoku University	2022-03-16

Appendix B – Country policy deep-dives

European Union

The Framework Regulation

The EU has introduced two main pieces of framework regulation governing the FCM value chain, i.e.:

- *The Framework Regulation* ([EC No 1935/2004](#)): provides a harmonized legal framework which determines the general principles of safety and inertness of all FCMs. This framework is currently under revision to, among other reasons, promote the use of innovative and sustainable packaging solutions using environmentally friendly, reusable and recyclable materials (planned adoption in Q2, 2023) [38].
- *Good Manufacturing Practices (GMP) Regulation* ([EC No 2023/2006](#)): controls the manufacturing process so that the specifications for FCMs remain in conformity with the legislation. The regulation applies to all stages in the manufacturing chain of food contact materials, although the production of starting materials is covered by other legislation.

Certain FCMs, including plastics and recycled plastics, are regulated by specific EU measures. More specifically, plastic is controlled by the most comprehensive regulation compared to other materials.

Legislation on plastic FCMs

EU's most comprehensive legislation on a specific category of food contact materials to date is the Plastics Regulation ([EU No 10/2011](#)) which sets out rules on the safety and composition of plastic FCMs. It also establishes a regularly amended Positive List which covers the monomers and other starting substances to manufacture polymers that are permitted for use in the manufacture of plastic FCMs (885 substances listed to date). It also specifies restrictions on the use of these substances and sets out rules to determine the compliance of plastic materials and articles. The regulation sets out *Specific Migration Limits* (SML), established by EFSA on the basis of toxicity data of each specific substance, which specify the maximum amount of substances allowed to migrate to food.

The plastics regulation is *harmonised* for monomers and additives, meaning that it doesn't allow the EU member countries to impose additional or different requirements on plastic FCMs, except under narrow circumstances. It also contains certain exemptions, including for the use of substances that are not on the list for a plastic layer that is not in direct contact with food and is separated by a functional barrier in a multi-material, multi-layer material or article, and the presence of NIAS. However, the plastics regulation exempts several substances from regulatory scrutiny and does not require any authorization, even though they may become an integral part of the plastic. These substances are coatings, adhesives, printing inks, ion exchange resins, rubber, silicone, colourants, solvents, and aids to polymerization [83]. Some of these substances are controlled by national regulations across the EU member countries. For example, Croatia, Greece, Italy, the Netherlands, Spain and Slovakia use Positive Lists for coatings [14], [70].

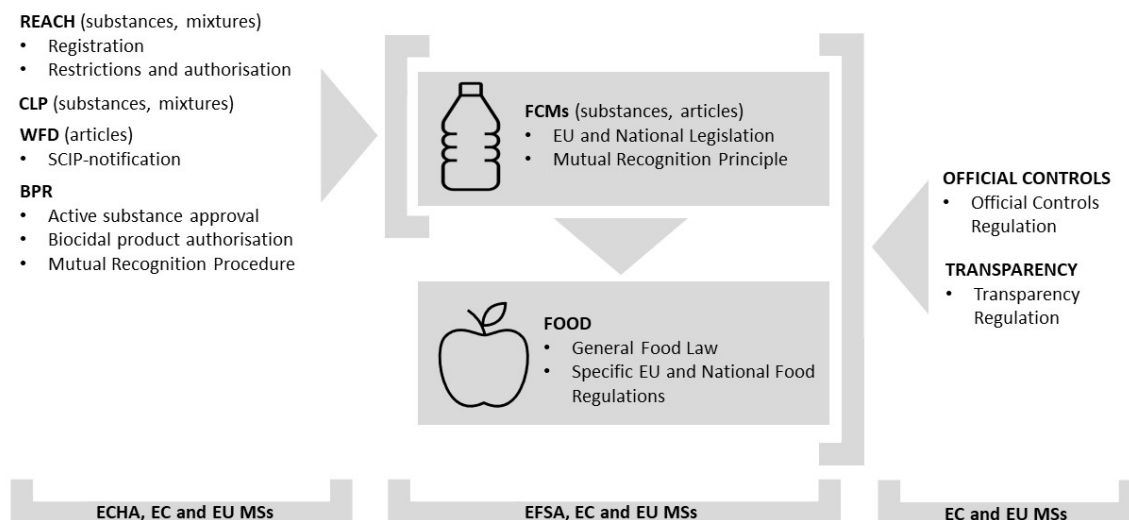


Figure 4. Regulations and regulatory bodies influencing chemicals in FCMs. EFSA is currently the main regulatory body of chemicals in FCMs. CLP = Classification, Labelling and Packaging of substances and mixtures; WFD = Waste Framework Directive; BPR = Biocidal Products Regulation, MSs = Member States. Figure sourced from [84].

Declaration of Compliance (DoC)

According to Article 16 of [\(EC\) No 1935/2004](#), at all marketing stages other than at the retail stage, a written declaration shall be available for plastic materials and articles, products from intermediate stages of their manufacturing as well as the substances intended for the manufacturing of those materials and articles, stating that they comply with the rules applicable to them.

Recycled plastic FCMs

EU Commission Regulation [\(EC\) 282/2008](#) is a harmonized regulation which controls the recycling processes of recycled plastic materials and articles intended to come into contact with foods. For a producer to be granted permission to produce FCMs from recycled plastic, it should be demonstrated that the recycling process can efficiently reduce potential contamination to a level that does not pose a risk to human health. Moreover, the plastic input must originate from food-grade plastic materials and articles (i.e., it must be 'FCM to FCM'), and it must be proved that the material has not been contaminated. Up to now, only facilities producing secondary PET FCMs have been assessed by EFSA in the EU. The demand for high-quality food-safe recycled PET has been boosted by the Single-use Plastics Directive [\(EU\) 2019/904](#) which provides specific enforcement dates for certain levels of recycled PET in beverage bottles (25% and 30% in 2025 and 2030 respectively). Recycled PET is also a popular material for other food-grade applications. However, since non-bottle PET packaging is rarely recycled, and because recycling of these secondary materials is not approved for FCMs, such applications currently end up not being recycled again.

The European Commission announced a draft act on December 6, 2021, that will update the EU legislative framework to simplify the processes around the development, certification, and use of recycled plastic FCMs and intends to amend the current [\(EC\) 282/2008](#). The feedback period for public consultation ended on 18 January 2022 and the Commission is planning to proceed to adoption in the first second half of 2022. The regulation demands, amongst others, that the recycled materials and articles are manufactured using a suitable recycling technology or a 'novel technology', meeting specific requirements on monitoring and reporting, in which case the recycled materials could be approved for FCM use. The amendment is designed to enable more recycled FCM plastics without the currently rigid demand on traceability, as long as the recycling and decontamination method is in accordance with stated requirements, such as [85]:

- labelling and documenting of individual batches of recycled plastics with their origin, instructions to the converters and final users regarding its use;
- decontamination that ensures compliance with manufacturing restrictions and specifications on a high level of safety for human health;
- the input for recycled FCM plastics can only originate from municipal waste, food retail or other food businesses if it was only intended and used for contact with food.

Legislation on Specific Substances

- [Commission Regulation \(EU\) 2018/213](#) on the use of bisphenol A in varnishes and coatings intended to come into contact with food and amending Regulation (EU) No 10/2011 as regards the use of that substance in plastic food contact materials.
- [Commission Regulation 1895/2005/EC](#) is restricting the use of certain epoxy derivatives in FCMs
- [Commission Directive 93/11/EEC](#) - release of N-nitrosamines and N-nitrosatable substances from rubber teats and soothers.
- Apart from all the aforementioned EU regulations, the important chemicals regulations REACH (Regulation (EC) No 1907/2006 of the European Parliament and the Council on the Registration, Evaluation, Authorisation and Restriction of Chemicals) and CLP (Regulation (EC) No 1272/2008 on the classification, labelling and packaging of substances and mixtures) have to be followed by FCM manufacturers.

United Kingdom

The Food Standards Agency is the independent government department working to protect public health and consumers' wider interests in relation to food and is regulating FCMs.

Until the expiry of the transition period of Brexit, when the EU produced a new regulation for FCMs, it automatically became a part of the UK food contact legislation. Currently, in the post-transition period, this does no longer happen with a risk that the legislation in the UK will deviate from the EU rules which are constantly evolving. Specifically for plastics, the food contact substances on the Positive List of the EU's Plastics Regulation (EU) 10/2011 authorized by the EC before January 1, 2021, do not need to be reauthorized by UK authorities in order to be placed on the market in Great Britain (England, Wales

and Scotland). For substances not on the Positive List before this date, an application for authorization has to be submitted. For authorization applications in Northern Ireland after the transition period, the EU authorization rules have to be followed since Northern Ireland will continue to follow EU rules while Great Britain will follow the retained EU regulations. The UK authorities foresee that the processing of the applications for authorization, including risk assessment and the final risk management decision, will take up to 15 months [86].

A Positive List for recycled plastic processes has not yet been established in the UK legislation and, until in place, these products may be placed on the market in Great Britain if they meet the requirements of the [General Food Law](#) Regulations and any general criteria in the FCM's legislation [87], [86].

Plastic Packaging Tax

A new tax will be applied to plastic packaging manufactured in, or imported into the UK, that does not contain at least 30% recycled plastic. This measure will affect UK manufacturers of plastic packaging, importers of plastic packaging, business customers of manufacturers and importers of plastic packaging, and consumers who buy plastic packaging or goods in plastic packaging in the UK. Manufacturers or importers of less than 10 tonnes of plastic packaging per year will be exempted. The objective of the policy is to incentivise the use of recycled plastic in plastic packaging and subsequently increase the demand for this material, and the collection and recycling levels. The tax took effect on 1 April 2022 [88].

United States

Legislation on FCMs

The US Food and Drug Administration (FDA) is the regulatory authority in the USA, which under the Title 21 of the Code of Federal Regulation (CFR), regulates food and drugs, cosmetics and medical products, including FCMs. According to FDA, a food additive is “any substance the intended use of which results in or may reasonably be expected to result in its becoming a component of food”. Food additives are divided into three categories: direct, secondary direct and indirect. Thus, FCMs should comply with requirements at the latest.

Food packaging needs to be FDA compliant to be put on the US market. The three ways to achieve compliance are through the following [89]:

- **Title 21 of the CFR (parts 170-199):** the FDA regulations cover almost all classes of food packaging, including plastics. Part 177 covers different types of polymers and lists definitions of material types, permitted additives, specifications, test methods, and end-use restrictions.
- **Food Contact Notification (FCN) Program:** was introduced by FDA's Modernization Act in 2000. The FCN program regards new FCMs that need to be registered before being put on the market. The FCN should contain a migration study, an estimate of dietary exposure, toxicology data and an environmental impact assessment. For higher exposure levels, a [Food Additive Petition](#) (FAP) or [Threshold of Regulation](#) (ToR) submission may be needed. After the submission of the FCN, the FDA has a 120-day time limit to raise any objections. In the case of no-objection, the packaging

materials are automatically legal. It is, in most cases, the food contact substance producers which would apply for FCN approval for a new food contact substance or when they plan to use an already approved substance in a new application. Users of food contact materials, like packaging managers, do not usually apply for FCN approval since they mostly rely on pre-approved substances. Worth mentioning is that the FCN approval is proprietary, meaning that the materials must be produced only by the approved entity. In any other case, a new FCN may be required.

- **Exemptions from FDA Regulations:** which regard a number of packaging materials falling in the following categories: A) *Prior Sanction*: any substance that received a letter of approval before 1958, such as PVC. However, it might be sometimes required certainty of safety before placing a product on the market; B) *Substances Generally Recognized As Safe (GRAS)*: a list of safe substances; C) *No Migration Exemption*: if a substance is not reasonably expected to migrate to food, then it is not considered as a food additive according to the FDA regulation and thus, not a subject of it. The threshold level is less than 50 ppb, except for high exposure applications such as milk and carbonated soft drinks where the threshold level is at 10 ppb. The no migration exemption does not apply to substances of special concern like heavy metals and carcinogens, or if the substance can cause toxic reactions at levels lower than 40 ppb in the diet of humans and animals.
- **PFAS in Food Containers:** In November 2021, the Keep Food Containers Safe from PFAS Act was introduced in the Senate and House and aims to ban the use of intentionally added PFAS as a food contact substance. The bill gives the FDA until 2022 to enforce this ban. However, some states such as California and Washington have already taken the lead and have passed legislation to ban or phase out PFAS in food packaging [46].

Legislation on recycled FCMs

FDA does not mandate special regulatory review or preclearance of recycled FCMs. This is because FDA, in contrast to the EU, regulates FCMs based on their composition, not on the specific process by which they are manufactured or the source of the recycled content. Recycled FCMs should meet the same regulatory specifications as virgin material and comply with GMP requirements. FDA provides guidance on the use of recycled plastic in its July 2021 *document Use of Recycled Plastics in Food Packaging (Chemistry Considerations): Guidance for Industry*.

Recyclers can get authorization by demonstrating the safety of their material by contamination and, in some cases, migration testing. Namely, if the contamination tests show that the residual contaminant levels are within those noted in the guidance, the resin is considered safe. If the maximum residual levels are exceeded, several follow-up tests are conducted, such as migration studies that simulate the actual use conditions to determine whether the contaminants are likely to transfer to food, blending the recycled material with virgin polymers to dilute out the level of contaminants, limiting to specific end uses with no concern of migration, and using the recycled materials with a functional barrier that prevents migration to the food.

Canada

Food packaging regulations

The safety of all FCMs in Canada is controlled under *Food and Drugs Act and Regulations, Section B.23.001, Division 23* which prohibits the sale of food in packaging that may transmit any substance to the contents that may be harmful to the consumer. The responsibility to ensure the safety of packaging material and compliance with B.23.001 lies solely on the food seller (manufacturer, distributor). However, there is a requirement that specific information is provided to Health Canada (HC) on materials used to pack infant formula (*Division 25*), foods for special dietary use (*Division 24*) and novel foods (*Division 28*), for which packaging is a part of the evaluation process [90].

Voluntary premarket assessments and Letters of No Objection

Although there are no Positive Lists for permitted packaging ingredients in the Canadian regulation, FCMs may be submitted voluntarily to the *Food Directorate (FD)* for a premarket assessment of their chemical safety in relation to *Section B.23.001*. FCMs that receive a favourable opinion obtain a Letter of No Objection which can be used by the recipients to assure their customers of the chemical safety of their products. Such letters, however, do not constitute approvals in a legal sense, still holding the food sellers accountable for compliance with *Section B.23.001* [90].

Guidance documents and guidelines

Food packaging material suppliers may consult the guidance document entitled [Information Requirements For Food Packaging Submissions](#) for details concerning this process, published by HC [90].

Recycled plastic FCMs

Recycled plastic FCMs are subject to the same regulations as virgin plastics in terms of their chemical safety. Food packaging suppliers with products containing recycled plastics may consult the document entitled [Guidelines for Determining the Acceptability and Use of Recycled Plastics in Food Packaging Applications](#), published by HC [90].

The Canadian government has just terminated the feedback period (14 March 2022) on the proposed development of regulations under the *Canadian Environmental Protection Act, 1999 (CEPA)* that would set the minimum recycled contents requirements for certain plastic manufactured items, including FCMs. The *Environment and Climate Change Canada (ECCC)*, which is the department of the government responsible for coordinating environmental policies and programs, proposed to exclude direct contact food packaging from the regulations at this time, except beverage containers. ECCC intends to develop instruments and approaches that will increase recycled content in FCMs which could include future regulation [47].

Australia

Food Standards Australia New Zealand (FSANZ) is an agency in the Australian Government Health portfolio which develops standards for food and FCMs for Australia and New Zealand. The agency established the Australia New Zealand Food Standards Code ('the Code') which is enforced by state and territory departments, agencies, and local councils in Australia; the Ministry for Primary Industries

in New Zealand and the Australian Department of Agriculture and Water Resources for food imported into Australia [91].

The Code mandates that food packaging must be safe and sets out requirements for food packaging materials in Standard 1.1.1- (10, 11) but does not specify permitted levels of additives or chemicals used in packaging. Standard 1.4.1 – Contaminants and Natural Toxicants, sets out the maximum levels of metal and non-metal contaminants as well as natural toxicants that may be present in food because of contact with FCMs. Standard 1.1.1-12 clarifies that the Code's packaging provisions also apply to food that is imported in the packaging in which it is intended to be sold.

The 2016 guidance document *Safe Food Australia* refers to the *Australian Standard AS 2070-1999 Plastic Materials for Food Contact Use* which is rather voluntary than mandatory and provides measures on the production of plastics, including processing aids, additives/colourants, printing inks, coatings, and manufacture of multilayer products for food contact use. AS 2070-1999 refers to both US FDA 21 CFR regulations and EU FCM directives noting that they are useful for companies looking for guidance on suitable packaging formulation. The packaging manufacturer or supplier using chemicals with no legal limit specified must still ensure that the packaging material will not endanger the safety and suitability of the food in contact with it [92].

The guidance document also states that recycled materials may be used for food packaging if they are suitable for food contact use and will not contaminate the food. It points out that the food business should consider potential risks posed to food safety and suitability from recycled or reused materials as some packaging comprised of recycled material may include added protection (e.g., an inner bag or coating) to prevent any chemicals from leaching into food. The Australian Packaging Covenant website with useful guidance on recycled materials used for food contact is also mentioned [92].

Japan

In Japan, the Ministry of Health, Labour, and Welfare (MHLW) has established specifications under the Food Sanitation Law for various food contact materials and their raw materials. The Food Sanitation Law prohibits the sale of utensils and food containers and packaging that contain any toxic or harmful substances.

A part of the Food Sanitation Law was amended and a [Positive List](#) system was introduced that allowed only safety-evaluated substances to be used in food utensils/containers and packaging, which came into effect on June 1, 2020, with a 5-year transitional period. The list is currently being restructured and a [tentative list](#) is available on the webpage of the MHLW. For all polymers and additives not included in the list, the migration limit is 0,01 mg/kg of food. Producers must prove compliance through migration studies with food simulants or computer modelling [93].

Voluntary Industry Food Contact Standards

In Japan, trade associations also play a key role in food contact legislation compliance. The Japan Hygienic Olefin and Styrene Plastics Association (JHOSPA), the Japan Hygienic PVC Association (JHPA),

and the Japan Hygienic Association of Vinylidene Chloride (JHAVDC), and the Japan Paper Association (JPA) have all established voluntary industry for their food contact materials. Those standards are so well respected that customers often require a supplier to have its product certified by the appropriate trade association before a purchase can be made [94].

South Korea

In South Korea, FCMs and FCAs are regulated under the Food Sanitation Act. In Chapter 3, the Act prohibits the presence or use of toxic and harmful chemicals in food contact utensils, containers and packaging which could endanger human health. The Act sets the Ministry of Food and Drug Safety in charge to establish standards and specifications for these products. In September 2021, the Ministry issued a notice with the latest food contact requirements under *Standards and Specifications for Utensils, Containers and Packaging* and, amongst others, regulates the use of recycled synthetic resins, including improved standards for recycled PET [95]. Moreover, Korea banned all PVC food and beverage packaging, including laminates, labels, and coatings in an attempt to minimize dioxin and furan releases during incineration and phase out products that are difficult to recycle [26].

Chile

Food and food packaging is regulated by the Ministry of Health under Decree No. 977, the Sanitary Regulation for Food Products, which provides that FCMs must not release substances that are toxic or otherwise contaminate the food. Article 126 of the Decree requires that plastic FCMs may not contain substances that may be hazardous to health. FCMs are also subject to official standards provided by the National Institute of Standardization [96].

On August 6, 2021, Chile passed Law 21368 banning single-use plastic items in the food sector. The ban applies to restaurants that provide single-use products for food – including containers for prepared food – that is consumed within the establishment; single-use products provided for use outside the establishment must be made of materials other than plastic. Moreover, Law 9786 established that restaurants can use plastics that totally or partially consist of materials made from renewable resources. The law also dictates that at least 15% by 2025 and 25% by 2030 of all plastic collected and recycled within Chile must be incorporated into disposable plastic bottles. The Ministry of Environment will also implement Environmental Education programs for citizens to raise awareness about the impact of single-use plastic products and promote reusable and returnable product use [56].