DAIKEN PROUCTS

PRODUCTS FOR WHICH BPIR OBLIGATIONS DO NOT APPLY



Version 1.0 November 2023

DESIGNATED BUILDING PRODUCT: Class 1

DECLARATION

Daiken Southland Ltd (Daiken) has provided this declaration to demonstrate the basis on which the listed product are not required to satisfy the provisions of the Building (Building Product Information Requirements) Regulations 2022.

COMPANY DETAILS

Name	Daiken Southland Ltd	
Role	Manufacturer	
NZBN	9429038769917	
Address	301 Pioneer Highway, RD4 Gore	
Website	www.daikensouthland.co.nz	
Email	bpidsl@daiken-nz.com	
Phone	03 2093 109	

BUILDING PRODUCT

Name of product	Purpose	Reason why BPIR obligations do not apply
Super Ultra-Light MDF	For use as pin-boards or non-building related uses	Not building work.
Melamine Faced MDF	For use in manufacture of joinery.	Does not contribute to compliance with the building code.

DAIKEN SOUTHLAND CERTIFICATIONS

The following certifications apply to Daiken's manufacturing.

SCS Global Services FSC Certification Certificate Code: SCS-COC-000383 Trademark License Code: FSC-CO22433	EWPAA JIS A 5905 Fibreboard Certification ID No. EW NZ 08 001
Certification Services International, LLC CARB 93120 Phase 2 and EPA TSCA Title VI part 770 (MDF 8.1 – 35 mm, MDF Thin 1.6 – 8 mm) Certificate no. CSI-14061	ULEF Approved Manufacturer Californian Air Resources Board Executive Order N-21-245
Telarc ISO 9001:2015 Registration No. 1341	Telarc ISO 14001:2015 Registration No. 33



Telarc Eco Choice Aotearoa

ISO 45001:2018 Ecolabel
Registration No. 528 Licence No. 3215134

EPD (International EPD System) EPD (Australasia)

Registration No. S-P-01168
Compliance with EN 15804
Registration No. S-P-01168
Compliance with EN 15804

FOR FURTHER INFORMATION

Daiken MDF must be used and handled in accordance with all information supplied by Daiken Southland Ltd. For supporting information refer to www.daikensouthland.co.nz/daiken/bpir

RESPONSIBLE PERSON

In accordance with Regulation 8, as the responsible person I confirm that the information supplied. in this declaration is based on information supplied to the company as well as the company's own processes and is therefore to the best of my knowledge, correct.

I can also confirm products associated with the MDF product, as referred to in this statement, is not subject to a warning or ban under s26 of the Building Act.

Signed for and on behalf Daiken Southland Ltd:

Kajikawa Manabu MANAGING DIRECTOR

November 2023