Ruling of the Minister

Ministry of Municipal Affairs and Housing Building and Development Branch 777 Bay Street

Toronto Ontario M7A 2J3
Telephone: 416 585-6666

Décision du ministre

ministère des Affaires municipales et Logement Direction du bâtiment et de l'aménagement 777, rue Bay

Toronto (Ontario) M7A 2J3

Téléphone: 416 585-6666



## **RULING NUMBER: 20-01-359 (14121-R)**

Minister's Ruling Application Number: MR 2019-07

Ruling Issued: August 24, 2020

Master Format: **06 12 16.01** 

This Minister's Ruling corresponds with the Canadian Construction Materials Centre Evaluation Report No 14121-R issued on March 18-2019.

Pursuant to clause 29(1)(a) of the *Building Code Act, 1992*, the Director of the Building and Development Branch, may, subject to conditions, make rulings, approving the use of innovative materials, systems or building designs evaluated by a materials evaluation body designated in the Building Code.

As delegate of the Minister of Municipal Affairs (the "Minister"), I hereby approve the use of Inteplast Deck, Inteplast Porch, Wolf Serenity Deck and Wolf Serenity Porch Exterior Decking subject to the following terms and conditions:

## 1. MANUFACTURER

2. MANUFACTURING FACILITIES

Inteplast Group Corporation 9 Peach Tree Hill Road Livingston, NJ 07039 USA

Tel: 973-994-8027

Website: www.inteplastbuild.com

Lolita, TX, USA

## 3. SPECIFIC CONDITIONS

- (a) The use of Inteplast Deck, Inteplast Porch, Wolf Serenity Deck and Wolf Serenity Porch Exterior Decking is approved for use as exterior decking in respect of the requirements of Articles 9.4.2.2., 9.4.2.3., 9.8.9.1., 9.8.9.6., 9.4.2.1., 9.4.3.1., 9.8.9.3., and 9.23.15.5. of Division B of Ontario's 2012 Building Code, Ontario Regulation 332/12 (the "Building Code");
- (b) Inteplast Deck, Inteplast Porch, Wolf Serenity Deck and Wolf Serenity Porch Exterior Decking shall comply with the *Building Code Act, 1992*; and except as specifically provided otherwise in this Ruling, with the Building Code;

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- (c) A copy of this Ruling and the Canadian Construction Materials Centre Evaluation Report No. 14121-R issued on March 18, 2019 (the "CCMC Evaluation Report") shall be submitted in connection with each application for a building permit;
- (d) The use of Inteplast Deck, Inteplast Porch, Wolf Serenity Deck and Wolf Serenity Porch Exterior Decking must be in accordance with the CCMC Evaluation Report; provided that the references in that report to the model National Building Code of Canada, 2015 including those listed in column 1 below, shall be deemed references to Ontario's 2012 Building Code listed in column 2 below, as described in the following table;

model National 2015 Building Code References	Ontario's 2012 Building Code References
Division A, Clause 1.2.1.1.(1)(a)	Division A, Clause 1.2.1.1.(1)(a)
Division A, Clause 1.2.1.1.(1)(b)	Division A, Clause 1.2.1.1.(1)(b)
Division B, Article 9.3.2.9.	Division B, Article 9.3.2.9.
Division B, Article 9.4.2.2.	Division B, Article 9.4.2.2.
Division B, Article 9.4.2.3.	Division B, Article 9.4.2.3.
Division B, Article 9.8.9.1.	Division B, Article 9.8.9.1.
Division B, Article 9.8.9.6.	Division B, Article 9.8.9.6.
Division B, Article 9.4.2.1.	Division B, Article 9.4.2.1.
Division B, Article 9.4.3.1.	Division B, Article 9.4.3.1.
Division B, Article 9.8.9.3.	Division B, Article 9.8.9.3.
Division B, Article 9.23.3.1.	Division B, Article 9.23.3.1.
Division B, Article 9.23.15.5.	Division B, Article 9.23.14.5.
National Building Code 2015	Ontario Building Code 2012
column 1	column 2

- (e) A copy of this ruling shall be attached to the application for a building permit; and
- (f) This Ruling is valid only for products manufactured at the facilities outlined in Section 2. (Manufacturing Facilities) of this Ruling.

## 4. GENERAL CONDITIONS

- (a) The Manufacturer specified in Section 1 shall notify the Ministry without delay of any change made to the CCMC Evaluation Report. A change to the CCMC Evaluation Report includes the CCMC Evaluation Report having expired or having been revised, re-evaluated, amended, rendered void, or withdrawn.
- (b) The Minister or his/her delegate may amend or revoke this Ruling if:
  - (i) the Manufacturer specified in Section 1 fails to notify the Ministry of any change made to the CCMC Evaluation Report, as required by Section 4.(a);
  - (ii) the Evaluation Report is revised, re-evaluated, or amended by the CCMC;

- (iii) the Evaluation Report expires;
- (iv) the Evaluation Report is rendered void;
- (v) the Evaluation Report is withdrawn;
- (vi) the Minister or his/her delegate determines that the use of the material, system or building design authorized by this Ruling:
  - 1) will not comply with the *Building Code Act, 1992*, or any relevant law as they may be amended or re-enacted from time to time;
  - 2) provides an unsatisfactory level of performance, in situ; or
  - 3) may pose a danger to health or safety; or
- (vii) any provision of the Building Code relevant to this Ruling is amended or remade.

Dated at Toronto this August 24, 2020

Mansoor Mahmood

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Director, Building and Development Branch

The official version of this Ruling of the Minister of Municipal Affairs is the signed original in the Ministry's file. In the event of a question about content, the original in the office file takes precedence.