

### Plastic for food contact

---

We hereby declare that our products made of

#### **LAMIGAMID® 312 nature**

- are conform with requirements regarding migration (EU) Nr. 10/2011 up to act (EU) Nr. 2019/37
- are produced according to Good Manufacturing Practice (GMP) as per act (EG) Nr. 2023/2006

Based on the migration tests performed with LAMIGAMID® 312 nature the overall as well as specific migration are within required limits, if short term contact of max 5 min and a temperature of max 40°C will be applied for food contact conform with simulant A, B and D2 (see (EU) 10/2011).

We refer to these guidelines and regulations and its changes that were valid on the date of issue. All information corresponds to the current technical and scientific level of our knowledge. This declaration is reevaluated in the event of relevant changes to guidelines, ordinances, recipes and processes. Our recommendations do not release the user from the obligation to check our products with regard to their suitability for their processes and purposes, as well as to examine the possibility of impairing the rights of third parties, if necessary.

Liability claims against the issuer of this document, which refer to material, immaterial or non-material damage caused by the use or non-use of the information provided or by the use of incorrect and / or incomplete information, are fundamentally excluded.

We are fully liable for damage resulting from injury to life, limb or health, provided that there is at least one negligent breach of duty by us or one of our legal representatives or vicarious agents.

We are liable for other damages if there is at least one grossly negligent breach of duty by us or one of our legal representatives or vicarious agents. Unless there is an intentional breach of duty, the amount of the claims for damages is limited to the foreseeable and typically occurring damage.

Our liability in connection with cardinal obligations remains unaffected by the above regulations. It is only limited to the foreseeable and typically occurring damage, unless there is an intentional breach of duty. Cardinal obligations are the obligations, the fulfillment of which enables the proper execution of the contract in the first place and on the observance of which the contracting partner regularly trusts and can trust.

Liability under the Product Liability Act remains unaffected by the above regulations.

Unless expressly stipulated otherwise above, our liability is excluded regardless of the legal reason.

Furthermore we refer to our general terms and conditions. These can be found at <https://www.roechling-industrial.com/gtc>