

Food Contact Declaration

It is the responsibility of our customers to determine if articles made out of materials supplied by SABIC are suitable for the intended use and comply with all applicable regulations and requirements.

We confirm that **NORYL™ resin 731S-111** has been formulated and manufactured in accordance with the compositional requirements of the following food contact recommendations or regulations:

USA

Federal Food and Drug Administration (FDA) Code of Federal Regulations 21 CFR 177.2460 and 21 CFR 177.1640.

Only such adjuvants or minor modifiers have been employed as are permitted by this regulation, or meet one or more of the following criteria: (1) are generally recognized as safe (GRAS), 21 CFR Part 182 and 184; (2) are used in accordance with prior sanctions or approvals, 21 CFR Part 181; (3) are permitted for such use by applicable regulations in parts 170 through 189 of this chapter.

NORYL 731S-111 may be used in contact with all food types under Condition of Use B through H (212 degrees F and below) as described in Table 2 of FDA website:
<http://www.fda.gov/Food/FoodIngredientsPackaging/FoodContactSubstancesFCS/ucm109358.htm>.

Status: April 2013

We wish to stress that migration- and extraction- test results performed on resins may differ significantly from the performance of the final plastic material or article under the actual and foreseeable conditions of use.

SABIC has no control over final product composition nor over processing conditions. It is therefore the responsibility of the converter or food packager that markets the final material or article to check compliance with the relevant regulations and to validate material performance in the end application through proper end use testing.

Most of the recommendations or regulations mentioned above refer to the final materials and articles that directly contact the food.

This declaration, however, is restricted to NORYL 731S-111 as it leaves the production facilities. This declaration does not cover:

- any substance subsequently added by the converter,
- poor material or end product due to inexpert manufacture by the converter,
- any negative influence of the finished article on the organoleptic properties of the food.



As the above-mentioned Regulations develop continuously, our declarations will be adapted accordingly. Therefore, we advise the receivers to ask for a new declaration periodically.

This declaration replaces all previous ones relating to this subject.

In the name of the manufacturer,
for SABIC

A handwritten signature in purple ink that reads "Patrick A. Rodgers".

Patrick A. Rodgers

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