

Chignolo d'Isola, 17 June 2024

**Subject: Absence of dangerous and prohibited substances – Declaration**  
**- Perfluoroalkyl and Polyfluoroalkyl Substances-**

Dear Customer,

Referring to your kind request concerning the preparations supplied by RadiciGroup High Performance Polymers under the following trademark:

HERAMID® S NER GF015

We declare that, the above mentioned product **does not contain**, as intentionally added raw materials or as expected process impurities:

- any per- and polyfluoroalkyl substances PFAS listed in “ PFAS Master List of PFAS Substances “<sup>1</sup>as mentioned in the relevant parts of “An Act To Stop Perfluoroalkyl and Polyfluoroalkyl Substances Pollution”, State of Maine, US (Main Passed L.D. 1503)<sup>2</sup>
- any per- and polyfluoroalkyl substances PFAS listed in ECHA PFAS restriction proposal <sup>3</sup>

Since the presence of the chemicals referred to above is not reasonably foreseeable, no specific analysis is regularly performed on our standard products in order to verify the presence and content of the same substances.


Every further information concerning chemical properties and composition of our grades are well described in the corresponding SDS, we kindly invite you to ask to our Customer Service ([info.plastics@radicigroup.com](mailto:info.plastics@radicigroup.com)) in the case of needs.

Best regards,

**RADICIGROUP** High Performance Polymers  
*Product Stewardship & Regulatory Affairs Leader*

Anna De Sio  
 Tel.: +39 035 4991311  
[anna.desio@radicigroup.com](mailto:anna.desio@radicigroup.com)

**RADICIGROUP** High Performance Polymers

Nicolangelo Peduto   
*Global R&D Product Innovation Manager*

<sup>1</sup> [List of PFAS Added to the TRI by the NDAA | US EPA](#)

<sup>2</sup> <https://www.maine.gov/dep/spills/topics/pfas/PFAS-products/index.html>

<sup>3</sup> [Per- and polyfluoroalkyl substances \(PFASs\) - ECHA \(europa.eu\)](#)