

agriculture, forestry & fisheries

Department: Agriculture, Forestry and Fisheries REPUBLIC OF SOUTH AFRICA

## Directorate Food Safety and Quality Assurance, Private Bag X343, PRETORIA, 0001

# FAX COVER SHEET

TO:	Directorate: Inspection Services – All officials responsible for the Fruit Juice & Drink Regulations		
FROM:	Theo van Rensburg	E-MAIL:	theovr@daff.gov.za
TEL:	+27 (0) 12 319 6020	REF NO:	20.4.13.1.3/Fruit Juice
FAX:	+27 (0) 12 319 6055		
NO. PAGES:	1 + 2	DATE:	10 February 2012

Subject

### DISPENSATION: PERMISSION TO USE NATURAL AND NATURE IDENTICAL FLAVOURINGS IN UNSWEETENED AND SWEETENED FRUIT JUICES

#### 1. Background

The dispensation previously issued by this Department on 5 October 2005 has reference (please see copy attached).

The new labelling and advertising of foodstuffs regulations (R.146 of 1 March 2010) published by the Department of Health come into operation on 1 March 2012, and in terms of these regulations manufacturers/packers are not required to specify in the ingredients list whether the flavourings used are natural, synthetic, artificial or nature identical anymore.

#### 2. Dispensation

In view of the afore-mentioned, the dispensation granted on 5 October 2005 is hereby revoked and replaced with the following:

Permission is hereby granted by the Executive Officer: Agricultural Product Standards in terms of section 3(1)(c) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), to the fruit juice and drink industry to also make use of natural flavourings (originating from the fruit concerned as well as from other natural sources) and nature identical flavourings in the classes Unsweetened Fruit Juice, Blended Unsweetened Fruit Juice, Sweetened Fruit Juice and Blended Sweetened Fruit Juice: Provided that the presence of these flavourings be indicated in the ingredients list in accordance with the requirements of Regulation R.146 of the Department of Health.

This permission is subject to the following conditions:

- (a) All other conditions of the relevant regulations shall be complied with.
- (b) It may be withdrawn at any time should a valid complaint be received.
- (c) The fruit juice and drink industry indemnify this Directorate and this Department from any detrimental effect, financially or otherwise, which may emanate as a result of this permission.
- (d) Termination date: When the amendment of the relevant regulations is published in the Government Gazette.

(ECUTIVE OFFICER:

AGRICULTURAL PRODUCT STANDARDS ACT, 1990 (ACT 119 OF 1990) Copies: The Chairperson: SAFJA – ATT: Mr. Kobie Du Plessis (kobie@granorpassi.co.za) The Executive Director: SAAFFI – ATT: Mr. Michael Gristwood (info@saaffi.co.za)



#### NATIONAL DEPARTMENT OF AGRICULTURE REPUBLIC OF SOUTH AFRICA

Directorate Food Safety and Quality Assurance, Private Bag X258, PRETORIA, 0001 • Tel: 012- 319 6000

# FAX COVERPAGE

TO:

# SAAFQIS officers responsible for Fruit Juice and Drink Regulations

ATTENTION: Gauteng (Kobus Kemp) 012-323 2956 Eastern Cape (Theuns van Niekerk) 041-484 2785 Western Cape (Yolanda Wanliss) 021-887 9457 Natal (Rakesh Singh) 031-368 2408 East London (Lafras Venter) 043-722 5154 Free State (Solly du Preez) 051-448 0802 Nelspruit (Laurent Changuion) 013-755 4527

NB/ Please distribute as widely as possible amongst the industry

FROM:	Theo van Rensburg	E-MAIL:	theovr@nda.agric.za
TEL:	+27 (0)12 319 6020	RFERENCE NO:	21/3/1/2
FAX:	+27 (0)12 319 6055	SERIAL NO:	427
NUMBER OF PAGES:	2	DATE:	October 5, 2005
Re		`	

## DISPENSATION: PERMISSION TO USE NATURAL AND NATURE IDENTICAL FLAVOURANTS IN UNSWEETENED AND SWEETENED FRUIT JUICES

The Fruit Juice and Drink Regulations (No. R.286 of 7 November 1980, as amended) currently only permits the use of natural fruit essence (aroma) of the fruit concerned in the classes Unsweetened Fruit Juice, Sweetened Fruit Juice and blended products thereof. This Directorate is of the opinion that this requirement is unnecessarily restrictive since these essences/aromas are in many instances too expensive, do not provide optimum product taste, have a short shelf-life and are often not locally available or in some cases not available at all.

In view of the afore-mentioned and taking into consideration what is already taking place in practice, permission is hereby granted by the Executive Officer: Agricultural Product Standards in terms of section 3(1)(c) of the Agricultural Product Standards Act, 1990 (Act No. 119 of 1990), to the fruit juice and drink industry to also use natural flavourants (originating from the fruit concerned as well as from other natural sources) and nature identical flavourants in the classes Unsweetened Fruit Juice, Sweetened Fruit Juice, Blended Unsweetened Fruit Juice and Blended Sweetened Fruit Juice: Provided that the presence of these flavourants be specified in the ingredients list and well as follows: "Natural Flavourant"/"Natural Flavourants" or "Nature Identical Flavourants", as the case may be.

This permission is subject to the following conditions:

- (a) All other conditions of the relevant regulations shall be complied with.
- (b) It may be withdrawn at any time should a valid complaint be received.
- (c) The fruit juice and drink industry indemnify the Directorate and the Department from any detrimental effect, financially or otherwise, which may emanate as a result of this permission.

(d) Termination date: When the amendment of the relevant regulations is published in the Government Gazette.

EXECUTIVE OFFICER:

AGRICULTURAL PRODUCT STANDARDS Copies: Coca-Cola Southern and East Africa – ATT: Ms. Karen Vokes (Fax: 011-644 0673) The Executive Director: SAAFFI – ATT: Mr. Michael Gristwood (Fax: 0866 203 723) The Executive Director: SACPA – Att: Mr. John Sheppard (Fax: 015-307 4102) – Please distribute to all your members.