FOOD AND DRUGS (COMPOSITION AND LABELLING) (AMENDMENT: REQUIREMENTS FOR NUTRITION LABELLING AND NUTRITION CLAIM) REGULATION 2008

Small Volume Exemption for Food Products with Nutrition Claims

- 1. This paper sets out a proposed amendment to the Food and Drugs (Composition and Labelling) (Amendment: Requirements for Nutrition Labelling and Nutrition Claim) Regulation 2008 (Amendment Regulation).
- 2 The Administration notes that the nutrition labelling scheme is generally supported by Members of the Legislative Council. However, there remains some concerns about the small volume exemption scheme. In relation to small sales volume food products with nutrition claims, the Administration notes the estimate from the food trade that if they are not exempted, some 15 000 food products might be withdrawn from the market upon implementation of the nutrition labelling requirements. While the Administration does not concur with such an estimate, we note that the trade's campaign has aroused concerns from some sectors of the community, who are consumers of food imported in small volume with claims, on whether these food might be withdrawn. We note that some members of the public are also worried about the possible withdrawal of food which they or their family have been relying on due to their special health need. During the Subcommittee discussions, Members are also particularly concerned about the effect of the Regulation on food choice.
- 3. Having considered the various views from Members and the concerns expressed by members of the public, we consider that the needs of the minority sectors of the community should also be addressed. In view of this, the Administration proposes to exempt food products with low annual sales volume (i.e. 30 000 units or below) with nutrition claims. Nutrition labelling seeks to assist consumers in making informed food choice. To protect the interest of consumers, we propose to require these food products to be displayed for sale with a warning label informing consumers that the nutrition information and nutrition claims of these products may not comply with Hong Kong laws. The warning

label, in bilingual format, should be securely affixed to or form part of its container and be displayed in a conspicuous and easily legible manner. With the warning label, consumers should exercise their decision whether to buy these products on an informed basis. We understand that small volume food products with claims take up about 2.5% of the prepackaged food market in terms of volume. Through this arrangement, we hope to strike a delicate balance between the consumers' right to information and food choice.

4. The proposed wording of the warning label are as follows –

HKSARG Warning

Nutrition labelling exempted Nutrition label and claims for this product may not comply with Hong Kong laws

<u>香港特區政府忠告</u> 豁免營養標籤 此產品的營養標籤及聲稱未必符合香港法律

Each product under the small volume exemption scheme will be granted an exemption number and this number should either be clearly marked on the warning label affixed to each product or displayed in close proximity to the place where the food is displayed for sale.

- 5. Given the warning nature of the label, we will stipulate in the law that the label should be in bilingual format. We will also stipulate that the design, form and size (including font size of the words) of the warning label would have to be as specified by the Authority, as set out in Annex A.
- 6. Part 2 of Schedule 6 of the Amendment Regulation regarding application procedures for small volume exemption would apply equally to products with nutrition claims.
- 7. Under the Amendment Regulation, the nutrition labelling scheme will commence on 1 July 2010. The Administration will review the operation of the warning label arrangement for the small volume

exemption products with claims within one year after implementation of the nutrition labelling scheme.

8. Amendments will be made to the new section 4B of and the new Schedule 6 to the Regulation. The draft Resolution which sets out the proposed amendments is at Annex B. Some minor polishing up and consequential amendments are also added to the draft and all amendments to the last draft have been marked up in revision mode for ease of reference.

Food and Health Bureau May 2008

Annex A

Sample of warning label for products with claims under small volume exemption

(A) Requirements

- Bilingual
- Type sizes: No smaller than 10 point (or no smaller than 6 point, if the total surface area of the food package is smaller than 200 cm²)
- Underline heading of "HKSARG Warning"
- Wording to be surrounded by a line as demarcation
- (B) Samples (wordings in required type size)
- (1) With Exemption No. Separately Displayed
- (i) Products with package of total surface area of 200 cm² or more

HKSARG Warning 香港特區政府忠告
Nutrition labelling exempted 豁免營養標籤
Nutrition label and claims on this product may not comply with Hong Kong laws
此產品的營養標籤及聲稱未必符合香港法律

(ii) Products with package of total surface area smaller than 200 cm²

HKSARG Warning 香港特區政府忠告
Nutrition labelling exempted 豁免營養標籤
Nutrition label and claims on this product may not Comply with Hong Kong laws
此產品的營養標籤及聲稱未必符合香港法律

(2) With Exemption No. Marked on Warning Label

(i) Products with package of total surface area of 200 cm² or more

HKSARG Warning 香港特區政府忠告

Nutrition labelling exempted 豁免營養標籤 Nutrition label and claims on this product may not comply with Hong Kong laws

此產品的營養標籤及聲稱未必符合香港法律

Exemption No. 豁免編號: 1234

(ii) Products with package of total surface area smaller than 200 cm²

HKSARG Warning 香港特區政府忠告 Nutrition labelling exempted 豁発營養標籤

Nutrition label and claims on this product may not Ccomply with Hong Kong laws

此產品的營養標籤及聲稱未必符合香港法律

Exemption No. 豁冤編號: 1234

Annex B

DM #152707 v3A/Emma Wong/Leonora Ip $1^{\rm st} \ {\rm draft:} \ 6.5.2008$ $2^{\rm nd} \ {\rm draft:} \ 7.5.2008$ $3^{\rm rd} \ {\rm draft:} \ 8.5.2008$ $3^{\rm rd} \ ({\rm revised}) \ {\rm draft:} \ 8.5.2008$ $4^{\rm th} \ {\rm draft:} \ 14.5.2008$

4th (revised) draft: 16.5.2008

INTERPRETATION AND GENERAL CLAUSES ORDINANCE

RESOLUTION OF THE LEGISLATIVE COUNCIL

FOOD AND DRUGS (COMPOSITION AND LABELLING)
(AMENDMENT: REQUIREMENTS FOR NUTRITION
LABELLING AND NUTRITION CLAIM)
REGULATION 2008

Resolution made and passed by the Legislative Council under section 34(2) of the Interpretation and General Clauses Ordinance (Cap. 1) on May 2008.

RESOLVED that the Food and Drugs (Composition and Labelling)

(Amendment: Requirements for Nutrition Labelling and

Nutrition Claim) Regulation 2008, published in the

Gazette as Legal Notice No. 69 of 2008 and laid on the

table of the Legislative Council on 9 April 2008, be

amended -

- (a) in section 2(3), in the <u>new</u> definition of "nutrition claim", by adding ", subject to paragraph (3)" after "(營養聲稱)";
- (b) in section 2, by adding -

- "(4) Regulation 2 is amended by adding -
 - "(3) For the purposes of these regulations, the following do not constitute a nutrition claim -
 - (a) mention of any nutrient
 content in a list of
 ingredients required by
 section 2 of Schedule 3;
 - (b) any quantitative or
 qualitative declaration of
 any nutrient content
 specified in section
 2(4E)(a) of Schedule 3;
 - (c) other quantitative or
 qualitative declaration of
 energy value or any
 nutrient content required
 by law;
 - (d) any quantitative or
 qualitative declaration of
 change in nutritional
 value due to genetically
 modified process;
 - (e) any claim forming part of
 the name, brand name or
 trade mark of a
 prepackaged food; and

- (f) any quantitative
 declaration of energy
 value or any nutrient
 content contained in a
 prepackaged food which -
 - (i) is expressed -
 - (A) as an actual amount; or
 - (B) in any manner
 specified in
 section 2 or 3
 of Schedule 5;
 and
 - (ii) does not place any
 special emphasis on
 the high content,
 low content,
 presence or absence
 of energy or that
 nutrient contained
 in the food.".";
- (c) in section 4, by repealing the new section

 regulation 4B(4)(a) and substituting
 "(a) any item in respect of which an exemption has

 been granted under section 1 of Part 2 of

 Schedule 6 is not labelled or displayed for

sale in the manner specified in section 2A of
that Part; or";

- "(4) If any item in respect of which an
 exemption has been granted under Part 2 of Schedule
 6 is displayed for sale in contravention of section
 2A of that Part, paragraph (1) shall apply in
 relation to such item.";
- in section 4, in the new regulation 4B(5), by
 repealing "paragraph (6)" and substituting
 "paragraphs (5A) and (6)";
- (e) in section 4, in the new regulation 4B, by adding "(5A) Any item in respect of which an
 exemption has been granted under Part 2 of Schedule
 6, except an item displayed for sale in
 contravention of section 2A of that Part, shall be
 exempt from the requirement of paragraph (5).";
- (f) in section 5, by adding
 "(67A) Regulation 5(3) is amended, in the

 Chinese text, by repealing "依照上述方式" and

 substituting "遵照符合上述規定".";
- (g) in section 8(1), by adding "2," before "4A &";
- (h) in section 10, in the new section 4(3) of Part 1 of Schedule 5, by repealing "Schedule" and substituting "Part";
- (i) in section 10, by repealing the new section 5 of Part 2 of Schedule 5;

- (j) in section 10, in the heading of the new Schedule
 6, by repealing "PART 1 OF";
- (k) in section 10, by repealing the new section 6(a) of Part 1 of Schedule 6 and substituting -
 - "(a) packed in a container which contains -
 - (i) no other ingredient; or
 - (ii) ingredients packed in a separate
 container which has a total surface area
 of less than 100 cm²; and";
- (1) in section 10, by repealing the new section 10(b)
 of Part 1 of Schedule 6 and substituting -
 - "(b) packed in a container which contains -
 - (i) no other ingredient; or
 - (ii) ingredients packed in a separate
 container which has a total surface area
 of less than 100 cm²; and";
- (n) in section 10, in the heading of the new section 1
 of Part 2 of Schedule 6, by repealing "Part 1 of";
- (o) in section 10, in the new section 1(1) of Part 2 of
 Schedule 6, by repealing "Part 1 of";
- (p) in section 10, in the new section 1 of Part 2 of Schedule 6, by adding -

- "(1A) In determining whether certain prepackaged foods are of the same version for the purposes of subsection_(1), regard shall be had to all relevant matters including -
 - (a) the ingredients of the foods;
 - (b) the volumes, weights and packing
 sizes of the foods;
 - (c) the flavours of the foods;
 - (d) the manufacturers and packers of
 the foods; and
 - (e) the containers of the foods.";
- (q) in section 10, by repealing the new section 1(4) of Part 2 of Schedule 6 and substituting -
 - "(4) When an exemption is granted under subsection (1), the Authority may impose such conditions as the Authority thinks fit.";
- (r) in section 10, in the new section 2 of Part 2 of Schedule 6, by adding -
 - "(3A) The Authority may, in respect of a renewed exemption, impose any condition in addition to or instead of any condition previously imposed under section 1(4).";
- (s) in section 10, in the new Part 2 of Schedule 6, by adding -

"2A. Labelling and dDisplaying for sale

No prepackaged food in respect of which an exemption has been granted under section 1(1) shall be displayed for sale unless -

- (a) the food bears a label which is
 securely affixed to or forms part of
 its container and contains -

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此產品的營養標籤及聲稱未必符合香港法律

HKSARG WARNING

Nutrition labelling exempted

Nutrition label and claims for

this product may not comply

with Hong Kong laws"; or

(ii) (in the case where there is no nutrition claim made on the label of, and in any

advertisement for, the food)

the following text in both the

Chinese and English languages

in a conspicuous and easily

legible manner -

"豁免營養標籤

Nutrition labelling exempted";

- - (i) of a design, form and size
 (including font size of the
 text) as specified by the
 Authority in the conditions
 imposed under section 1(4) or
 2(3A); and
 - (ii) used in compliance with those conditions; and
- $(\underline{b}\underline{c})$ the exemption number assigned by the Authority is also-clearly -
 - (i) marked on the label <u>referred to</u>

 specified in paragraph (a); or
 - (ii) displayed in close proximity to
 the place where the food is
 displayed for sale.";

- (t) in section 10, in the new section 3(1)(a) of Part 2 of Schedule 6, by adding "or 2(3A)" after "section 1(4)";
- (u) in section 10, in the new section 3(2) of Part 2 of
 Schedule 6, by adding "or 2(3A)" after "section
 1(4)";
- (v) in section 10, in the new section 3(3)(a) of Part 2 of Schedule 6, by adding "or 2(3A)" after "section 1(4)".

Clerk to the Legislative Council

May 2008