The information in this Guideline shall be updated or revised from time-to-time. Please refer to the latest version on our website: www.hsa.gov.sg.
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1 INTRODUCTION

These guidelines provide information for the trade in the dealing with Cosmetic Products in Singapore. The information provided in these guidelines serves to supplement understanding and application of the following legislation and is not at any time meant to supersede or replace any of the legislation:

i. Health Products Act
ii. Health Products (Cosmetic Products – ASEAN Cosmetic Directive) Regulations

Singapore has implemented the ASEAN Cosmetic Directive (ACD) from 1 January 2008. Companies dealing with cosmetic products are responsible for the safety and quality of the cosmetic products they are dealing with. They have to ensure that the cosmetic product is safe for human use when applied under normal or reasonably foreseeable conditions of use.

Under the current regulatory control, person responsible (refer to section 5) must inform the Health Sciences Authority (HSA) before the supply and/or sale of the cosmetic product. The person responsible has to ensure the product label of the cosmetic product comply with regulatory requirements, maintain supply records and report to HSA of product defects and adverse effects caused by their products.

Under the Regulations, there are ingredients that are prohibited in the formulation of cosmetic products as well as ingredients that are only allowed to be used with certain restrictions. This list of ingredients is closely aligned to that adopted by the European Union (EU).

Manufacturers and importers of cosmetic products do not require manufacturer’s or importer’s licence.
The information in these guidelines does not apply to a cosmetic product that is:

a) Imported into Singapore solely for re-export; or
b) Manufactured in Singapore solely for export.
2 DEFINITION OF COSMETIC PRODUCT

A “cosmetic product” is defined as any substance or preparation that is intended to be placed in contact with the various external parts of the human body or with the teeth or the mucous membranes of the oral cavity with a view exclusively or mainly to:

- Cleaning
- Perfuming
- Changing appearance
- Correcting body odours
- Protecting
- Keeping in good condition

The area of application of cosmetic products is to one or more of the following sites of application of the external parts of the human body or with the teeth or the mucous membranes of the oral cavity:

- the epidermis (skin, including the vicinity of the eyes)
- the hair system
- the nails
- the lips
- the external genital organs
- the teeth; or
- the mucous membrane of the oral cavity

2.1 Types of Cosmetic Products

Below is a non-exhaustive illustrative list of products that could be considered as cosmetic products:

- Creams, emulsions, lotions, gels and oils for the skin (hands, face, feet, etc)
- Facial masks; e.g. whitening facial mask, moisturizing facial mask
• Tinted bases (liquids, pastes, powders)
• Make-up powders, after-bath powders, hygiene powders etc
• Toilet soaps, deodorant soaps, etc
• Perfumes, toilet waters and eau de Cologne
• Bath and shower preparations (salts, foams, oils, gels, etc)
• Depilatories
• Deodorants and anti-perspirants
• Hair care products
  o Hair tints and bleaches
  o Products for waving, straightening or fixing
  o Setting products
  o Cleansing products (lotions, powders, shampoos)
  o Conditioning products (lotions, creams, oils)
  o Hairdressing products (lotions, lacquers, brillantines)
• Shaving products (creams, foams, lotions, etc)
• Products for making-up and removing make-up from the face and the eyes
• Products intended for the application to the lips and around the eyes
• Products for care of the teeth and the mouth
• Products for nail care and make-up (manicure and pedicure products)
• Products for external intimate hygiene
• Sunbathing products
• Products for tanning without sun
• Skin whitening products
• Anti-wrinkle products
• Baby / Facial Wipes
2.2 Products that are not Cosmetic Products

Examples of products that are not cosmetic products:
- Oral supplements for beauty purposes
- Injections / injectable products (e.g. mesotherapy)
- Massage oil (e.g.: for relieving stress; removing toxins)
- Essential oils (e.g.: for aromatherapy; diffuser)
- Aesthetic/beauty devices
- Lubricants
- Insect repellants
- Sanitary pads
- Hand sanitizers
- Cream for treatment of eczema / acne / psoriasis / fungal
- Toothbrush
- Dental floss
- Detergent (e.g. dish-washing detergent, laundry detergent)
- Temporary tattoo
- Fake eye lashes
- Nail Stickers
- LED light/devices in the dental kit (Note: only the whitening gel in the dental kit is consider a cosmetic product)

If you are not certain if the product you are dealing with is a cosmetic product, you may submit your classification enquiry using the Health Product Classification Form.
3 COSMETIC PRODUCT INGREDIENTS

Companies supplying the cosmetic products are responsible to ensure the product including the ingredients are safe for use.

Cosmetic products shall not contain substances found in Part I of the Third Schedule of the Regulations. These substances are prohibited for use in cosmetic products.

Substances found in Part II of the Third Schedule of the Regulations, may only be used in cosmetic products provided the specified conditions are met. Depending on the substance, the conditions could be on the maximum concentration allowed to be used or labelling of special warning on the product packaging.

Only colouring agents, preservatives or UV filters found in Parts III, IV and V respectively of the Third Schedule of the Health Products (Cosmetic Products — ASEAN Cosmetic Directive) Regulations are allowed to be used in cosmetic products. The use of colouring agents, preservatives and UV filters are subject to the conditions specified, if any.

For the latest development on cosmetic ingredients, please refer to HSA website for the latest updates.
4 LABELING REQUIREMENTS

Cosmetic product labels should contain truthful and accurate information about the cosmetic product, its intended purpose and how it is to be used. They are required to be labelled in accordance with the Regulations before they can be sold or supplied in Singapore and to make claims that will NOT mislead the consumer about the product’s contents, quality or safety.

Suppliers of cosmetic products, such as wholesalers or retailers, must ensure that the cosmetic products comply with the Regulations before they supply the product. Labels or labeling statements must be in English and legible. The following information must appear on the outer packaging or immediate container of the cosmetic products:

a. Name of the cosmetic product
b. Function of the cosmetic product
c. Instructions for use
d. Full ingredients listing
e. Country of manufacture
f. Contents (weight/volume)
g. Batch number
h. Manufacturing/ expiry date (expiry date is only required for products with less than 30 months durability)
i. Name and address in Singapore of company responsible for placing the product in the market
j. Special precautions, if any (especially those listed in Annex III, VI, VII in the ASEAN Cosmetic Directive)

An explanation of the symbol or code (e.g. colour) used in the label should be provided.

Cosmetic products that bear the label “for professional use only” or similar labelling are restricted for “professional use”.
“Professional use” means the application and use of cosmetic products by persons in the exercise of their professional activity (e.g. in hair salons, nail salons, spa salons, skin clinics etc). It also means that such cosmetic products should not be sold by a professional to the consumer.

A “professional” would have attained a certain level of expertise and experience. Therefore, they are more familiar with the risks associated with the use of the products than the consumer. They would also have the professional expertise in the correct application of the product on a consumer.

4.1 Label Display

The label must be legible, permanent, indelible, prominently and conspicuously displayed on the product at the point of sale. Labels or labeling statements shall appear on the outer packaging of the cosmetic products or, where there is no outer packaging, on the immediate packaging of cosmetic products.

Where the size, shape or nature of the container or package does not permit all the required information to be specified on the container or package, the use of leaflets, pamphlets, hang tags, display panels etc placed together with the product are allowed. However, the name of the cosmetic product and the batch reference must be displayed on the immediate package or container.

4.2 Listing of Ingredients

All cosmetic products must be labelled with all the ingredients contained in the product. The quantity or percentage of each ingredient in the cosmetic product need not be disclosed on the labelling.
The ingredients should be listed in descending order by weight, except for:

a. Ingredients (except colouring agents) in concentrations of less than 1% (by weight) which may be listed in any order after ingredients present in concentration of 1% or more; and

b. Colouring agents which may be listed in any order, after the other ingredients.

Perfume and aromatic compositions and their raw materials may be referred to by the word “perfume”, “fragrance”, “aroma” or any other similar term. Likewise, flavouring may be referred to as “flavour” or any other similar term.

4.3 Nomenclature of Ingredients

The nomenclature used should be based on the most recent edition of the International Cosmetic Ingredient Dictionary, Chemical Abstracts Service, British Pharmacopoeia and United States Pharmacopoeia, or any other approved standard references. Botanicals and extract of botanicals should be identified by its genus and species.
5 PERSON RESPONSIBLE

The person responsible for placing a cosmetic product in the market is the company who is instrumental in causing the cosmetic product to be available for sale in Singapore which may be an importer, a manufacturer, a distributor or a retailer. The company has to be a company that is registered with the Accounting and Corporate Regulatory Authority.

Under the Regulations, the person responsible must inform HSA by submitting a product notification before the supply and/or sale of the cosmetic product. The person responsible also has to keep records of supply of the cosmetic products and report to HSA on product defects and adverse effects of the cosmetic products he is responsible for. As a supplier of cosmetic products, the person responsible is also responsible to ensure that the cosmetic product is safe for human use when applied under normal conditions of use and that the product labels comply with regulatory requirements.

The key responsibilities of the person responsible include the following:

1. Submitting product notifications
2. Ensuring product safety
3. Performing recall of unsafe products
4. Reporting product defects and adverse effects; and
5. Submitting safety & technical information when requested by HSA
The table below illustrates a few common scenarios on who should be the “responsible person” be under normal circumstances for submitting notification:

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local manufacturer A manufactures its own brand of products and sells them locally to other distributors</td>
<td>Manufacturer A should submit product notification</td>
</tr>
<tr>
<td>Company B engages a local manufacturer to manufacture the products for it to make commercial supply in local market</td>
<td>Company B should submit product notification</td>
</tr>
<tr>
<td>Importer C imports the products into Singapore and sells them to other distributors for local supply</td>
<td>Company C should submit product notification</td>
</tr>
<tr>
<td>Company D engages another company (e.g. freight forwarder) to import the product for it to supply in the local market</td>
<td>Company D should submit product notification</td>
</tr>
<tr>
<td>Company E supplies product as a retailer and wishes to be the person responsible for the products he is retailing</td>
<td>Company E should submit product notification</td>
</tr>
</tbody>
</table>
6 PRODUCT NOTIFICATION

The person responsible must inform HSA by submitting product notification online before the supply and/or sale of the cosmetic product. The online submission can be made using the following link:


More detailed information on the procedure for submitting a new product notification can be found in the following document:


The annual notification fees can be found at the following website:

https://www.hsa.gov.sg/cosmetic-products/fees

The acknowledgement of product notification from HSA must be received by the person responsible before the product can be supplied. Subsequent re-notification is required every year if the cosmetic product continues to be supplied in the market.

Notification need not be submitted if:

- a cosmetic product that is supplied solely as a sample in connection with any advertising, sponsorship or promotional activity; or
- a cosmetic product that is supplied solely for testing or trial use in connection with any research or development of that product; or
- a cosmetic product that is manufactured by or in accordance with the specifications of a medical practitioner, and supplied solely by that medical practitioner for the use of patients under his care.

Nonetheless, compliance with other requirements such as labeling, safety of ingredients and adverse event reporting is still required.
Cosmetic products are not evaluated by HSA. Sellers of cosmetic products are responsible for the safety and quality of their products. Cosmetic products should not contain adulterants or prohibited substances and they should not breach the limits for specified substances.

Product notification is intended for cosmetic products only. Products notified with HSA that does not meet the cosmetic product’s legal definition found in the First Schedule of the Health Products Act may be removed without notice.

### 6.1 Changes to Product Notification Information

A new product notification is required if changes are made to the following:

- a. Brand name
- b. Product name
- c. Product type
- d. Formulation
- e. Company change of distribution rights

For changes to manufacturer’s name and address that affect more than one product notification, submission under the “Update to Manufacturer’s Name & Address” in PRISM is sufficient to effect the change. A company may select up to a maximum of 20 affected notifications per amendment submitted.

For changes to the name and/or address of company, without change of distribution rights (i.e. no change in Unique Entity Number), the company can amend the company’s name and/or address via the “amend company information” under amend@PRISM.
7 RECORD KEEPING

The person responsible is required to keep records relating to the supply of the cosmetic product. The records shall contain information on the name and notification number of the product, name and address of company supplied, and the batch number, date and quantity of product supplied. The records should be kept for 2 years after the date of supply.

The person responsible is required to produce records of supply, safety or technical information of the cosmetic products upon request by HSA when safety concern on the cosmetic product arises. In addition, companies may be required to submit samples of cosmetic products for laboratory testing when requested by HSA, for example to verify the safety or quality of the products. The expenses incurred in the testing will be borne by the companies.
8 PRODUCT DEFECTS AND ADVERSE EVENT REPORTING

The person responsible must report all serious adverse events or product defects to the HSA whenever there is reasonable suspicion or evidence to suggest that the cosmetic product might be the cause of the reaction.

If the serious adverse event or product defect has caused death or is life-threatening, the company must report to HSA within 7 days after the company has become aware of the event. The company is required to submit an adverse event report form within the next 8 days.

For the other serious adverse events or product defects, which have resulted in hospitalisation or any persistent or significant disability or incapacity, the company must submit the adverse report form to HSA within 15 days after the company has become aware of the event.

More information on the adverse event reporting and the reporting form can be found in the “Guide Manual for the Industry – Adverse Event Reporting of Cosmetic Products” on our website or contact HSA at the following:

Adverse Event Management Unit
Vigilance and Compliance Branch
Vigilance, Compliance & Enforcement Cluster
Health Products Regulation Group
Health Sciences Authority
11, Biopolis Way
#11-01 Helios
Singapore 138667
Tel: 6866 1111

For product defects, please contact Cosmetic Control Unit at the following e-mail: hsa_cosmetics_control@hsa.gov.sg
9 ADVERTISEMENT

Cosmetic products are intended for the purposes mentioned in Section 2 of this guideline. Product claims to modify a physiological process or to prevent or treat a disease/medical conditions are not permitted in cosmetic products and on advertisements for cosmetic products. In general, any claims made must be justified by scientific data/evidence and/or by the cosmetic formulation or preparation itself.

All advertising claims must be fully substantiated when requested as per the Singapore Code of Advertising Practices (SCAP). Advertising activities should also comply with the principles and guidelines listed in SCAP.
10 PENALTY

When deemed necessary, the Health Sciences Authority may direct that a cosmetic product be withheld from sale and supply, and withdrawn from the market.

Under Regulation 4(3) of the Health Products (Cosmetic Products – ASEAN Cosmetic Directive) Regulations, it is an offence for the person responsible to supply a cosmetic product where no prior notification has been submitted for that product. The person responsible shall be liable, on conviction, to pay a fine up to $20,000 and/or to an imprisonment for a term up to 12 months.

Under the same regulations, a cosmetic product shall not contain prohibited ingredients and undeclared western medicinal ingredients. Please note that it is an offence under Section 16(1) of the Health Products Act, Cap 122D. Individuals or companies found guilty shall be liable, on conviction, to pay a fine up to $100,000 and/or to an imprisonment for a term up to 3 years.
11 ENQUIRY

For the latest update on regulation of cosmetic products, please visit HSA website.
https://www.hsa.gov.sg/cosmetic

Information on the ASEAN Cosmetic Directive requirements can be found under the following website link:

Enquiries on cosmetic products should be directed to the following email:
HSA_cosmetics_control@hsa.gov.sg