CONDITIONS OF USE OF THE TRADEMARK « NUTRI-SCORE »

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The latest updates are indicated in the document in blue.

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PREAMBLE

Regulation (EU) no.1169/2011 of 25 October 2011 on the provision of food information to consumers (hereinafter referred to as the “EU Regulation”) requires food operators to display mandatory information notices on their products, in order to achieve a high level of health protection for consumers and to guarantee their right to information, by providing consumers with the minimal information required to ensure they can make fully informed decisions and use food safely in compliance with, notably, health, economic, environmental, social and ethical considerations.

Articles 29 et seq. of the EU Regulation lay down the rules for part of this minimal information, namely the mandatory nutrition declaration including information on the nutritional features enabling consumers, including those who have to follow a special diet, to make an informed choice (hereinafter referred to as the “Declaration”). In order to facilitate the understanding of this declaration, other forms of expression and presentation or voluntary food information may be provided in addition to the mandatory nutrition declaration pursuant to articles 35 to 37 of the EU Regulation.

The French National Public Health Agency, hereinafter referred to as "Santé Publique France", a public administrative establishment of the French State, responsible in particular for health promotion, has drawn up, on the basis of the work of the French National Institute of Health and Medical Research (Inserm), a signage system meeting the criteria laid down by the EU Regulation. This signage, hereinafter referred to as the “Logo” as well as the word sign “Nutri-Score” have been filed as as collective trademarks under the references and in the countries listed in EXHIBIT 9: List of rights, countries and regulators (hereinafter referred to as the “Nutri-Score Trademark”).

Terms and conditions have been drawn up for the use of the Nutri-Score Trademark in the member States of the European Union, in the States of the European Economic Area and in the other countries which have acknowledged the intellectual property rights on the Nutri-Score Trademark (hereinafter referred to as the “ Territories” of EXHIBIT 9: List of rights, countries and regulators).

These terms and conditions define the persons authorized to use the Nutri-Score Trademark, the conditions of its use of (including but not limited to the scoring rules and the graphic charter to be respected), the additional terms and conditions applicable on the different Territories, the national supervisory entities which grant rights on the Nutri-Score Trademark (hereinafter referred to as the “Regulators”) as well as the sanctions that may affect non-compliance with the said terms and conditions.

If these persons meet the conditions set out in these terms and conditions and comply with them throughout their use of the Nutri-Score Trademark, several rights of use are automatically granted to them on the Nutri-Score Trademark by Santé Publique France (and/or the Regulators on the Territories). Operators are informed that Santé Publique France and/or any Regulator may suspend or terminate all or part of the rights of use granted to them in one or several Territories under the conditions set out in these terms and conditions.

The first edition of these terms and conditions was approved by Santé Publique France on 12 May 2017. Santé Publique France and the Regulators will ensure the relevance of these terms and conditions with regard to the evolution of the relevant markets, so that the terms and conditions may be updated.
Article 1. DEFINITIONS

1.1 – “Algorithm” means the calculation process described in the Specifications used to compute the nutritional score of a Product and to determine its corresponding Classifying Logo. In this respect,
   - the “Original Algorithm” means the original Algorithm described in the Sub-Exhibit 1-A of the EXHIBIT 1: SPECIFICATIONS, and
   - the “Updated Algorithm” means the updated Algorithm described in the Sub-Exhibit 1-B of the EXHIBIT 1: SPECIFICATIONS.

1.2 “Specifications” means the specifications attached to EXHIBIT 1: SPECIFICATIONS.

1.3 – “Logo Guidelines” means the visual guidelines setting out the conditions of use of the Logo, attached to EXHIBIT 2: Logo Guidelines.

1.4 – “Generic communication” means the general promotional communication of the Operator that is not specifically aimed at one or more Products.

1.5 – “Declaration” means the declaration compliant with articles 30 et seq. of the EU Regulation.

1.6 – “Application” means an Operator's application for registration under the Conditions of Use.

1.7 – “EUIPO” means the European Union Intellectual Property Office.

1.8 – “Operator” means any natural or legal person entitled to use the Nutri-Score Trademark on the Products (as defined below) in application of the Conditions of Use. In this respect,
   - the "Rightsholder" means the Operator which owns the title or exclusive license on the intellectual property rights on its Source Products, and
   - the "Distributor" means the Operator which makes any lawful commercial use of its Distributed Products in direct or indirect agreement with their Rightsholder.

A single and unique Operator can be at the same time a Rightsholder for its Source Products and a Distributor for the Distributed Products.

1.9 – “Third-Party Rightsholder” means a rightsholder of intellectual property rights who has not made an Application, and who is therefore not registered under the Conditions of Use.

1.10 – “INPI” means the National Institute of Intellectual Property of France.

1.11 – “Logo” means the signage “Nutri-Score” filed as a semi-figurative trademark in any Territory and listed in EXHIBIT 9. The Logo includes:
   - 5 logotypes, hereinafter referred to as the “Classifying Logo” presenting the 5 product rankings on the nutritional scale, associated with the word “Nutri-Score”, and selecting one of the five letters A-B-C-D-E. The Classifying Logo shall be determined by using the Original Algorithm or the Updated Algorithm in accordance with the Conditions of Use. The Classifying Logos are represented as “logos packaging” in the Logo Guidelines.
   - A neutral logotype, hereinafter referred to as the “Neutral Logo”, developed solely for the purposes of Generic communication, and which includes the nutrition scale, without highlighting a ranking, associated with the word “Nutri-Score”. The Neutral Logo does not select a letter and is reproduced as the “logo communication” in the Logo Guidelines.

1.12 – “Nutri-Score Trademark” means the trademark applicable in the Territory as referred to in EXHIBIT 9. The trademark designates the word sign “Nutri-Score” or the semi-figurative mark
containing the Logo, depending on the Territory concerned. When several trademarks have been filed in the Territory, the Conditions of Use apply identically to each of these trademarks.

1.13 – “Transition Period” means the twenty-four (24)-month period which starts from the entry into force of the Updated Algorithm within the Territory where the Product is placed on the market.

1.14 – “Products” means all food products on the markets for which a nutrition declaration has been made, regardless of whether the nutrition declaration stems from the mandatory nutrition Declaration or from a voluntary basis as per the EU Regulation. In this respect, “Source Products” means the Products identified by a Rightsholder and “Distributed Products” means the Products identified by a Distributor. The Source Products of a Rightsholder can thus be qualified as Distributed Products for a Distributor.

1.15 – “Conditions of Use” means these conditions of use and their Exhibits, including the additional terms and conditions applicable on the Territories, to the exclusion of any other document.


1.17 – “Regulator” means the national public or private authority which has an exclusive right on the Nutri-Score Trademark for its Territory, according to which the Regulator can set additional conditions pertaining to the qualifications of the Operator or to the use of the Nutri-Score Trademark on its Territory. Regulators are listed for each Territory in EXHIBIT 9: List of rights, countries and regulators of the Conditions of Use. Should the Regulator delegate tasks to contracted third parties, this can be seen in EXHIBIT 9 or the respective EXHIBIT for the Territory.

1.18 - “Santé Publique France” means the French National Agency of Public Healthcare, a public administrative body of the French State, represented by its Director General. Santé Publique France is the sole owner of any and all rights and title, including intellectual property rights, on the word sign “Nutri-Score” and the Logo, in particular, on the Nutri-Score Trademark. Santé Publique France is the competent Regulator for France.

1.19 – “Territory” means the member States of the European Union, the States of the European Economic Area and the other countries acknowledging the intellectual property rights on the Nutri-Score Trademark, in which the use of the Nutri-Score Trademark is subject to the Conditions of Use.

**Article 2. OBJECT AND SCOPE**

2.1. **Object**

The purposes of the Conditions of Use are to define the terms and conditions of use of the Nutri-Score Trademark by the Rightsholder or by the Distributor according to the categories of Products.

2.2. **Acceptance**

The Operator wishing to use the Nutri-Score Trademark in a Territory must file an Application with the competent Regulator for that Territory or, in the event of an Application covering several Territories, with Santé Publique France, which will forward it to the various Regulators. Only an Operator may affix the Logo in accordance with the terms of use defined below. The submission of an Application implies unreserved acceptance of these Conditions of Use.
Certain exceptional uses of the Nutri-Score Trademark are provided for in the Conditions of Use for third parties that are not Operators. Any use of the Nutri-Score Trademark by these third parties constitutes formal acceptance of the conditions of the Conditions of Use.

2.3. Contractual order

The Conditions of Use consists of, in decreasing order of contractual priority, (i) the Conditions of Use, (ii) Exhibits 1, 2 and 9, and (iii) depending on the Territory, the additional conditions applicable to that Territory as set out in Exhibit 3 to 8. These contractual documents constitute a contractual whole and the entire relationship between the Operator, the Regulator and Santé Publique France, to the exclusion of any other document.

The main purpose of the Territory Exhibits set out in Exhibits 3 to 8 is to provide details on the conditions of application of the Conditions of Use in the Territories. In any event, in the event of contradictions between the Conditions of Use and its Exhibits, the conditions of the Conditions of Use and, in particular, the Community law applicable to the Conditions of Use shall take precedence over the conditions of the Exhibits. In the event of changes to an Exhibit, the latest version of the Exhibit published with the Conditions of Use prevails over the other versions.

Article 3. IDENTIFICATION OF THE NUTRI-SCORE TRADEMARK

The "Nutri-Score" Logo and the word sign “Nutri-Score” were designed by Santé Publique France in compliance with the EU Regulation. The Logo is intended to help the consumer to take into account the nutritional quality of the products he or she buys by ranking the food product in the 5-level nutritional scale, calculated in accordance with the provisions of the Specifications attached to EXHIBIT 1: SPECIFICATIONS of the present Conditions of Use.

The Logo includes 5 Classifying Logos and 1 Neutral Logo.

The Operator acknowledges that (i) Santé Publique France is the full owner of the Nutri-Score Trademark and the sole holder of the intellectual property rights on the Nutri-Score Trademark and (ii) the Regulators have an exclusive right on the Nutri-Score Trademark for their respective Territories. As such, each Regulator has the right to register the Operator's Application and to authorize the use of the Nutri-Score Trademark by the Operator for the Territory for which it is competent. The right(s) to use the Nutri-Score Trademark granted under the Conditions of Use does not transfer any ownership rights to the Nutri-Score Trademark.

Article 4. BENEFICIARIES OF A RIGHT TO USE THE NUTRI-SCORE TRADEMARK

4.1. Eligible operators

The use of the Nutri-Score Trademark is reserved for Operators, individuals or legal entities which are manufacturers and distributors of Products released on the markets of the Territories, subject to compliance with the terms of the Conditions of Use.

Public administrations and institutions of the Territories have a right to use the Nutri-Score Trademark for the purposes of public actions in the field of healthcare, which do not compete with the use of the Nutri-Score Trademark on the markets. As an exception to Article 4.2 and 4.3, the relevant public administrations and institutions must make a request for exceptional use by email to the Regulator competent on their Territory prior to any use of the Nutri-Score Trademark.
Software and applications editors have a right to use the Nutri-Score Trademark in order to assist Operators or to inform the public. As an exception to Articles 4.2 and 4.3, the relevant software and application editors must make a request for exceptional use by email to the Regulator competent for their Territory prior to any use of the Nutri-Score Trademark.

Other persons, such as authors or online publishers, may get a right to use the Nutri-Score Trademark in order to inform the public about the Nutri-Score Trademark. As an exception to Articles 4.2 and 4.3, these persons must make a request for exceptional use by email to the Regulator competent for their Territory prior to any use of the Nutri-Score Trademark.

In any event, all Operators and authorized third parties pursuant to the above must expressly comply with the Conditions of Use and its relevant exhibits, notably EXHIBIT 2: Logo Guidelines.

4.2. Procedure for obtaining the right of use for Source Products

The Application made by the Operator shall in particular comply with the additional conditions applicable to the targeted Territory to use the Nutri-Score Trademark as set in Exhibits 3 to 8. If there is no competent Regulator for the Territory targeted by the Operator, the Operator may register using the procedure called “Registration procedure of the operator to obtain the right to use the registered collective trademark Nutri-Score”:

https://www.demarches-simplifiees.fr/commencer/ns_international_registration_procedure

The same applies if the competent Regulator for the Territory targeted by the Operator has not established its own Application procedure for registration. For the sake of clarity, the use of the above mentioned procedure called “Registration procedure of the operator to obtain the right to use the registered collective trademark Nutri-Score” targeting a Territory in which the Regulator has not established its own Application procedure for registration does not undermine the other rights and obligations of such Regulator provided for in these Conditions of Use.

In any case, the Application must include at least the three (3) following elements:

- The identification of the applicant Operator and its activity,
- The detail by categories of the Source Products targeted by the use of the Nutri-Score Trademark as well as the intellectual property rights the Operator holds on said Source Products, and
- The undertaking to use the Nutri-Score Trademark on the Territory for all Source Products marketed under the trademark(s) registered as Rightsholder, in compliance with the Conditions of Use.

Each recipient Regulator, provided that the Regulator has established its own Application procedure for registration for its Territory, registers the Application and grants the Operator a right to use the Nutri-Score Trademark on the Source Products and for its Territory, in compliance with the conditions of the Conditions of Use and of the Exhibits 3 to 8 applicable to the Territories covered by the Application.

4.3. Procedure for obtaining the right of use for Distributed Products

Any Operator who has submitted an Application for registration under article 4.2 above may also benefit, before the same Regulator and in the same Territory, from a restricted license to use the Nutri-Score Trademark in relation with Distributed Products provided compliance with the following conditions.

This license to use is only extended to Distributed Products provided that the Distributor gives a three-month prior notice to the Rightsholder, and/or any Third Party Rightsholder holding the intellectual
property rights on those Distributed Products, of the Distributor’s intention to use the Nutri-Score Trademark in association with those Distributed Products.

The Distributor undertakes to use the Nutri-Score Trademark only for the categories of Distributed Products (i) indicated in the prior notices sent to the Rightsholder and/or any Third Party Rightsholder holding the intellectual property rights on those Distributed Products and (ii) which it uses in a commercially lawful manner.

Thus, if other contractual conditions of exploitation and/or distribution of the Distributed Products prevent the Distributor from using the Nutri-Score Trademark, the license of the Distributor on the Nutri-Score Trademark shall be deemed null and void for these Distributed Products and the Distributor does not have the rights to use the Nutri-Score Trademark for these Distributed Products.

The Distributor is solely liable for the prior notice to the Rightsholder or Third-Party Rightsholder holding the intellectual property rights on those Distributed Products and for its consequent use of the Nutri-Score Trademark, at its own risk and peril. The license to use the Nutri-Score Trademark in relation with the Distributed Products includes other prerequisites, as listed below and in Exhibits 3 to 8, depending on the Territories.

Following the three-month prior notice of Distributor as per this Article 4.3 of the Conditions of Use, the Rightsholder cannot object to the use of the Nutri-Score Trademark by the Distributor in relation with the Distributed Products unless (i) contractual conditions between the Rightsholder and the Distributor provide differently and/or (ii) the Distributor is in violation of these Conditions of Use.

4.4. Change of circumstances affecting the Operator and its right of use

The Operator undertakes to notify the competent Regulator of any change affecting its quality or modifying one of the characteristics declared at the time of registration of its Application. To this end, the Operator shall keep an up-to-date list of the Source Products.

The right to use the Nutri-Score Trademark on a Product ceases as of the withdrawal of the Operator’s trademark registered during its Application, whether this withdrawal is voluntarily declared by the Operator when updating the Application or whether it results from the application of Article 12 of the Conditions of Use.

These modifications are registered before the Regulator competent for the Territory, pursuant to the additional conditions applicable to this Territory as set in Exhibits 3 to 8.

If the Operator no longer meets the conditions laid down in the Conditions of Use, the right to use the Nutri-Score Trademark is terminated in accordance with article 12.2 of the Conditions of Use.

Article 5. LICENSE TO USE THE NUTRI-SCORE TRADEMARK

The right to use granted by a Regulator for a Territory must comply with the conditions of this Article 5 as part of a full-performance obligation.

The Operator undertakes not to use the word sign “Nutri-Score” alone without the graphic elements of the Classifying Logo on material supports and, in particular, on the Products. Therefore, when the Nutri-Score Trademark concerned in the Territory according to the EXHIBIT 9 is a word sign “Nutri-Score”, the Operator is authorized to use it solely for communication purposes under the conditions set out in Article 7 of the Conditions of Use.

Therefore, the Operator shall only affix the Classifying Logo on the Products in accordance with the Conditions of Use and the Logo Guidelines.
Any violation by the Operator may result into the partial or total termination of the right(s) of use granted to the Operator on the Nutri-Score Trademark, in application of Article 12 of the Conditions of Use.

5.1.  **License to use the Logo on Source Products**

Regulator grants the Rightsholder the right to use the Logo on its Source Products for a Territory, from the receipt of the Application:

- primarily, to be affixed on Source Products in accordance with the conditions of Article 6.1.

- collaterally, for the purposes of Generic communication or promotional communication regarding a Source Product in accordance with the conditions of Article 7.

The use of the Logo for the purposes of Generic communication or promotional communication on a Source Product is only granted insofar as the Operator uses the Logo primarily on the Source Products, according to the methods and implementation deadlines provided for in the Conditions of Use. Under no circumstances shall the Operator be authorized to use the Logo solely for the purpose of communicating on or promoting the Source Products.

5.2.  **Rights to use the Logo in relation with the Distributed Products**

The right to use the Logo in relation with the Distributed Products is granted by the Regulator to the Distributor on a Territory, from the expiry of a three-month time period from the receipt of appropriate prior notices and provided that the Distributor makes a lawful commercial use of the Logo in accordance with its rights over the Distributed Products:

- primarily, to be used in relation with the Distributed Products (without affixing the Logo on the Distributed Products themselves), provided compliance with (i) the intellectual property rights of the Rightsholder and/or Third-Party Rightsholder and (ii) the conditions of Article 6.2 ;

- collaterally, for the purposes of Generic communication or promotional communication on a Distributed Product in accordance with the conditions of Article 7.

The right to use the Logo for the purposes of Generic communication or promotional communication on a Distributed Product is only granted to the extent that the Distributor uses the Logo primarily in connection with the Distributed Products and according to the terms and implementation deadlines provided for in the Conditions of Use. Under no circumstances shall the Distributor be authorized (i) to use the Logo solely for Generic communication or promotional communication of the Distributed Products *(e.g., temporary use in a catalogue without primary use of the Logo in relation with the Distributed Products)* or (ii) to use the Logo for Distributed Products as long as the time period from the receipt of the prior notices has not expired.

5.3.  **Non-exclusivity**

The Conditions of Use do not give any exclusive right to use the Nutri-Score Trademark to the benefit of the Operator.

5.4.  **Personal licenses**

The right(s) to use the Nutri-Score Trademark is strictly personal. Under no circumstances may it be transferred or transmitted by any means whatsoever.
5.5. **Financial conditions**

The right(s) to use the Nutri-Score Trademark is granted to the Operator free of charge.

**Article 6. CONDITIONS OF USE OF THE CLASSIFYING LOGO**

6.1. **Specific conditions for Source Products**

6.1.1 Scope of application

If the Rightsholder decides to use the Classifying Logo on one or more of its trademarks in application of article 5.1 of the Conditions of Use, the Operator must use it on all Products that it markets under its trademark(s) registered to the Conditions of Use.

The Operator enjoys a 24-month time period from the date of its registration to the Regulator in order to comply with all the provisions of the Conditions of Use for Source Products in the relevant Territory. If the number of references involved is greater than or equal to 2000, this time period is extended to 36 months, with a threshold of 80% of the products affixing the Classifying Logo within 24 months.

Promotional communications in connection with a Source Product must necessarily use the appropriate Classifying Logo, in accordance with the conditions of Article 7 below.

6.1.2 Choice of the Classifying Logo on the Source Products

- **Exclusive use of the Classifying Logo**

  The primary use of the Nutri-Score Trademark must be as a Classifying Logo. In no event shall the Operator affix neither the Neutral Logo nor the word sign “Nutri-Score” without the graphic elements of the Classifying Logo on its Source Products.

- **Classification of the Product in the nutritional scale**

  The choice of the appropriate Classifying Logo for each Source Product is determined by the Operator in accordance with the Specifications defined in Exhibit 1: Specifications. The use of the Classifying Logo is inseparable from the calculation of the nutritional score of each Product and its result, in accordance with these Specifications. The Operator is solely responsible for calculating the nutritional score.

- **Change of Algorithm**

  For the purpose hereof, the notion of placing on the market a Product has the meaning given to it by the EU Regulation, namely the first sale of the Operator’s Product by the manufacturer to the distributor.

  For the purpose hereof, the notion of marketing a Product means the operations whereby the Product is made available throughout the distribution chain to be sold to the end-user for its intended use. The marketing of a Product is any operation which occurs after the Product has been placed on the market.

(i) **Date of entry into force of the Updated Algorithm**

The date of entry into force of the Updated Algorithm in all the Territories is January 1\textsuperscript{st} 2024, subject to the provisions of the Territory Exhibits in Exhibits 3 to 8 if applicable.
(ii) Determining the Algorithm to use

The Classifying Logo determined in accordance with the Original Algorithm shall be used by the Operator for any Product placed on the market before the entry into force of the Updated Algorithm.

The Classifying Logo determined in accordance with the Updated Algorithm shall be used by the Operator for any Product placed on the market upon the entry into force of the Updated Algorithm.

(iii) Products benefiting from a Transition Period

By exception to the provisions set under Article 6.1.2.(ii) above and subject to the provisions of the Territory Exhibits in Exhibits 3 to 8 if any, the following rules apply during the Transition Period provided that the Operator complies with all the provisions of the Conditions of Use.

When a Product has, before the entry into force of the Updated Algorithm, already been labelled and placed on the market with a Classifying Logo determined according to the Original Algorithm, the Operator can keep labelling and placing on the market any unit of this Product with such Classifying Logo during the Transition Period. Under these conditions, any such Product with the Classifying Logo determined according to the Original Algorithm can be marketed until stocks are exhausted.

When a batch of a Product has, prior to the entry into force of the Updated Algorithm, been placed on the market with a Classifying Logo determined in accordance with the Original Algorithm, the batch of this Product can be marketed until stocks are exhausted.

The Operator is solely responsible for the use of the appropriate Algorithm. For the Products concerned by the Transition Period measures, the Operator shall ensure that any Product placed on the market after the expiration of the Transition Period has the appropriate Classifying Logo determined with the Updated Algorithm. It is forbidden to place on the market after the end of the Transition Period any Product labelled before the end of the Transition Period with the Classifying Logo determined according to the Original Algorithm.

During that Transition Period, the Operator shall monitor which Algorithm, between the Original Algorithm and the Updated Algorithm, is used to determine the Classifying Logo of its Products on the market. The Operator shall indicate to the consumer upon a consumer’s request, and to the Regulator upon the Regulator’s request, which Algorithm, between the Original Algorithm and the Updated Algorithm, has been used to determine the Classifying Logo of any of the Operator’s Product. The Operator undertakes to use the Updated Algorithm to determine the Classifying Logo of the Products as soon as possible after the Updated Algorithm comes into force.

(iv) Transition Period and the principles of free movement of goods and mutual recognition

An Operator which made an Application for a Product in a certain Territory can rely on the specific conditions for the Transition Period applicable in such Territory to place on the market of this Territory a Product with a Classifying Logo determined in accordance with the Transition Period rules applicable in such Territory, to be subsequently exported to other Territories to be marketed – without modifying the labelling of the Product – even if the Transition Period rules are not enforceable in such other Territories (such as due to lack of entry into force of the Updated Algorithm or no Transition Period applicable).

By way of example, if a Product placed on the market in Belgium can rely on the specific conditions for the Transition Period and is thus placed on the market after the entry into force of the Updated Algorithm with a Classifying Logo determined in accordance with the Original Algorithm, this Product can then be exported to the Netherlands to be marketed and sold to the end-user without it being necessary to modify the labelling in order to apply the Classifying Logo determined in accordance with the Updated Algorithm. Similarly, if a Product is placed on the market in Germany with the Classifying Logo
determined in accordance with the Updated Algorithm, this Product can then be exported to France to be marketed and sold to end-user without it being necessary to modify the labelling of the Product even if the Updated Algorithm has not yet entered into force in France.

The foregoing is applicable provided that the principle of free movement of goods or a mutual recognition agreement with respect to the Product applies between the Territory where the Product has been initially placed on the market and the Territory where the Product is to be exported to be marketed (or to be subsequently marketed).

(v) Transition Period Logo

During the Transition Period and subject to the relevant Territory Exhibit, where the Classifying Logo applicable to a Product is calculated according to the Updated Algorithm, the Operator can use the Classifying Logo with a logotype containing the wording “New Calculation” or its translation into another language (hereinafter, “Transition Period Logo” or “TPL”) as in the following example:

The use of the Transition Period Logo by the Operator, instead of the relevant standard Classifying Logo, is not mandatory but restricted to the case where the Classifying Logo is calculated according to the Updated Algorithm.

The Operator can use the Transition Period Logo subject to the following:

- on the Product(s) chosen by the Operator under the trademark(s) registered during the Application, it being understood that by deviation to Articles 4.2 and 6.1.1 above the Operator is not bound to use it on all Products under the same trademark registered during the Application; or
- for promotional communication purposes (i.e. in advertising, online media and e-commerce) of the Product labelled with the Transition Period Logo or the Classifying Logo calculated according to the Updated Algorithm on its packaging, provided that the use of the Transition Period Logo complies with the provisions of the Logo Guidelines.

The Transition Period Logo may be used even if the Classifying Logo of the Product remains the same when calculated in accordance with the Original Algorithm or the Updated Algorithm.

The use of the Transition Period Logo shall cease after the end of the Transition Period and the Operator must stop affixing the Transition Period Logo on any packaging of the Product upon the end of the Transition Period. Notwithstanding the foregoing, the Operator is allowed (i) to keep manufacturing the Product, during a maximum period of six (6) months following the end of the Transition Period, in order to solely use existing stocks of packaging of the Product bearing the Transition Period Logo, and (ii) to place this Product on the market until all existing stocks of such Product with the Transition Period Logo affixed on the packaging are exhausted.

The wording “New Calculation” of the Transition Period Logo is available in several languages and subject to specific language requirements applicable in Territories, as set out in Exhibits 3 to 8, to which the Operator must comply with when placing on the market or marketing a Product with the Transition Period Logo.
6.1.3 License to use the Classifying Logo on the Source Products for Distributors

Once the three-month prior notice of Distributor under Article 4.3 expires, the Rightsholder grants to the Distributors (i) registered under these Conditions of Use and (ii) having the rights to commercially use the relevant Source Products, a limited, non-exclusive, non-transferable, irrevocable, non-assignable right to use the image and the name of the Source Products in association with their respective Classifying Logos, to the exclusion of any and all sub-licenses, for the sole purposes of exercising the rights to use the Logo, free of charge, worldwide and for the duration of the Rightsholder’s registration to the Conditions of Use. Pursuant to this license of use, the Distributors may use the Source Products as Distributed Products, with the Classifying Logos attributed by the Rightsholders.

6.2. Conditions specific to the Distributed Products

6.2.1 Scope of application

If the Distributor decides to use the Classifying Logo in relation with one or more Distributed Products in application of article 5.2 of the Conditions of Use, the Distributor must, before any exercise of either the right of use or the right of communication, use the Classifying Logo selected by the Rightsholder for these Distributed Products in application of the license of use granted by the Rightsholder under article 6.1.3 of the Conditions of Use, as the Distributor is not entitled to assign another Classifying Logo than the one assigned by the Rightsholder to these Distributed Products.

During the Transition Period under article 6.1.2 of the Conditions of Use, the Rightsholder remains the sole decision-maker to make use of either the Original Algorithm or the Updated Algorithm in respect with its Products concerned by the specific measures for the Transition Period, and the Distributor is bound by the Rightsholder’s decision. In the event the Classifying Logo of a given Product changes due to the Updated Algorithm, the Rightsholder undertakes to notify the Distributors in advance and within reasonable timeframe to indicate (i) the selected Classifying Logo by the Rightsholder, and (ii) the precise date this change will be effective. The modification of a Classifying Logo for a Distributed Product shall occur concomittantly to the modification of the Classifying Logo for the corresponding Source Product.

If the rightsholder(s) of the intellectual property rights did not register under the Conditions of Use as Rightsholder(s), the Distributor must send prior notice to the said rightsholder(s) prior to any use of the Logo in relation with the Distributed Products, as stated in article 4.3.

6.2.2 Prior Notice of use to Third-Party Rightsholder

The prior notice of article 4.3 may notably include the list of categories of Distributed Products for which intellectual property rights belong to a third-party rightsholder(s) and which are targeted by the Distributor, the possibility for the Third-Party Rightsholder to submit an Application as the Rightsholder in order to determine the Classifying Logo of the Distributed Products and, if data is available to the Distributor, the details of the nutritional score calculated by the Distributor and the corresponding Classifying Logo that the Distributor intends to attribute to each Distributed Product.

Upon the entry into force of the Updated Algorithm, the Distributor shall, if applicable, determine the Classifying Logo of the Third Party Rightsholder’s Products marketed with the Updated Algorithm and not with the Original Algorithm. In the event a Distributor notified a Third-Party Rightsholder of a Classifying Logo calculated in accordance with the Original Algorithm, the Distributor shall inform the Third-Party Rightsholder in written form of the new Classifying Logo before the entry into force of the Updated Algorithm, to the extent the Classifying Logo attributed to the Products changes before and after the entry into force of the Updated Algorithm. Such written information to the Third Party Rightsholder shall not be considered as a prior notice within the meaning of article 4.3 of the Conditions of Use.
6.2.3 Choice of the Classifying Logo in relation with the Distributed Products

If the Distributor complies with Article 6.2.1 and, if applicable with Article 6.2.2, and has sufficient data to calculate the nutritional score in accordance with the Specifications, the Distributor may exercise the rights of Article 5.2 of the Conditions of Use in the following manner:

- the Distributor may assign the Classifying Logo in relation with the Distributed Products (in particular by any labelling or shelf talker separated from the Distributed Products), but may not affix the Classifying Logo to the Distributed Products themselves; and

- the Distributor may exercise its right of promotional communication by attributing the Classifying Logo to the Distributed Products on any communication medium, under the conditions detailed below.

If the Distributor does not have the necessary data to calculate the nutritional score and attribute a Classifying Logo to a Distributed Product in compliance with the Specifications, then the Distributor may not use a Classifying Logo.

In any event, the Distributor may not use the Neutral Logo with the Distributed Products.

The eventual answer of a Third-Party Rightsholder of the Distributor's prior notice does not qualify as an Application within the meaning of these Conditions of Use. If an Operator has already submitted an Application for Distributed Products which are already scored under the Conditions of Use, the Distributor shall use the Classifying Logo allocated to the Distributed Products by their Rightsholder pursuant to this Application and must replace the Classifying Logo on all its labels, shelf information and communication media within a period of one (1) month from the receipt of the Application by the Regulator.

**Article 7. USE OF THE NUTRI-SCORE TRADEMARK FOR COMMUNICATION PURPOSES**

7.1. *Generic communications and promotional communications*

Unless the Regulator establishes additional conditions for the use of the Nutri-Score Trademark for the purposes of Generic communication and/or promotional communication for the relevant Territory in Exhibits 3 to 8, the Operator undertakes to (i) reproduce and use the Logo only from the media, documents and files transmitted by the Regulator and in compliance with the Logo Guidelines in Exhibit 2: Logo Guidelines, and (ii) use the word sign “Nutri-Score” only for communication purposes on the condition that it is not affixed and/or reproduced on any material communication medium.

The Operator acknowledges and accepts that the Generic communication on the Nutri-Score Trademark excludes any promotional communication on a Product, and more generally any attribution or presentation of a Classifying Logo as applied or applicable to a Product. Any violation of this obligation is at the Operator’s own risks and may result in the termination of its right of use on the relevant Product in application of Article 12.3 of the Conditions of Use.

7.2. *Logo Guidelines*

The Regulator transmits to the Operator all media, documents and files necessary for the use of the Logo. The Operator undertakes to reproduce the Logo in its entirety as registered in the intellectual property rights registered in the Territory (listed in EXHIBIT 9: List of rights, countries and regulators) and to ensure at all times that its use of the Logo complies with EXHIBIT 2: Logo Guidelines.
The Operator undertakes not to make any modification, addition or deletion on the Logo. In particular (but not limited to), the Operator undertakes to:

- not reproduce separately a part of the Logo, in particular, not to reproduce the graphic elements alone or the word element alone of the Logo,

- subject to the adjustments provided for in the Logo Guidelines and in particular those linked to the results of the nutritional score (see Articles 6 above), not to modify
  
  o the graphic features of the Logo, both in terms of shape and color,
  o the position of the figurative elements in relation to each other, and/or
  o the typography of the Logo, and to

- refrain from any additions to the Logo, in particular not to include any caption, text or any other indication that is not part of the Logo.

7.3. **Mandatory information on the media for promotional communication on Distributed Products**

If the Distributor uses the Classifying Logo assigned by the Rightsholder to the Distributed Products, then the Distributor must indicate on any information or promotional communication medium including the Distributed Product, by any appropriate means and adapted to the format of the medium, that the Classifying Logo has been assigned by the Rightsholder, under the sole responsibility of the Rightsholder.

If the Distributor uses the Classifying Logo allocated to a Distributed Product in accordance with the prior notice procedure of Article 6.2 of the Conditions of Use, then the Distributor must indicate on any information or promotional communication medium including the Distributed Product, by all appropriate means and adapted to the format of the medium, that the Classifying Logo has been allocated by the Distributor, independently of the Rightsholder and under the sole responsibility of the Distributor.

7.4. **Use of the Classifying Logo in promotional communications:**

The Operator undertakes to use the Classifying Logo in accordance with the Conditions of Use, in a fair manner and without causing the slightest confusion during promotional communications. The Classifying Logo may only be associated with a single Product. Any Operator shall refrain from using the Classifying Logo for a group of Products, except if each Product of such group has the same Classifying Logo.

Any violation of this obligation is at the Operator’s own risks and may result in the termination of its right of use on the relevant Product in application of Article 12.3 of the Conditions of Use.

**Article 8. RESTRICTIONS OF USE**

8.1. **Respect of the Nutri-Score Trademark during it use**

The Operator must, throughout its use of the Nutri-Score Trademark, comply with the requirements defined by the Conditions of Use.

8.2. **Respect of the rights on the Nutri-Score Trademark**

The Operator undertakes not to register, under any form whatsoever (trademark, industrial design...) in any territory whatsoever, signs, signages and/or logos identical or similar to the Nutri-Score Trademark that may infringe upon the intellectual property rights of Santé Publique France on the Nutri-Score
Trademark. In particular, the Operator shall refrain from registering any trademark or design that reproduces, in whole or in part, the Nutri-Score Trademark, particularly associated within a more complex sign.

The Operator undertakes not to develop, use or exploit, for any reason whatsoever and in any territory whatsoever, any and all signs identical or similar to the Nutri-Score Trademark that may infringe upon the intellectual property rights of Santé Publique France on the Nutri-Score Trademark.

The Operator undertakes not to reserve any domain names, under any extension whatsoever, which reproduce or imitate the verbal elements of the Nutri-Score Trademark, or which are likely to infringe the intellectual property rights of Santé Publique France.

8.3. **Respect during the use of the Nutri-Score Trademark**

Operators are expressly forbidden to present the use of the Nutri-Score Trademark as mandatory and not, at the discretion of the Regulator on the relevant Territory based on articles 35 and 36 of the EU Regulation, as a complementary presentation of the Declaration or as voluntary information. It is expressly forbidden to coerce a third party into submitting an Application.

Santé Publique France and the relevant Regulator decline all responsibility for any request, action or claim made by a third party due to the comments, actions or omissions of an Operator in violation of these interdictions. Any violation of these interdictions may lead to a sanction by Regulator, without prejudice of other sanctions by Santé Publique France.

The Operator undertakes not to use the Nutri-Score Trademark for political or polemical purposes, or for purposes that are contrary to public order or morality, or likely to infringe on rights recognized by law and, in general, not to associate the Nutri-Score Trademark with actions or activities that may be detrimental to Santé Publique France and/or to Regulators, or be prejudicial to them, in particular any behavior that may be directly or indirectly associated with infringement on intellectual property rights or unfair competition, including customer diversion, libel or deceptive commercial practices.

8.4. **Control and transmission**

The Operator accepts that Santé Publique France and/or any relevant Regulator for the Territory on which the Operator has presented an Application may, respectively as rightsholder and exclusive licensee of the Nutri-Score Trademark in the Territory, carry out audits in order to control the Operator’s compliance with the Conditions of Use, directly or through any independent third party mandated to this end. The audit will ensure, among other things, the truthfulness of the Application and of the technical documentation held by the Operator in relation to the real and effective use of the Nutri-Score Trademark, and that the appropriate Algorithm has been used as per the Conditions of Use.

Each Regulator is free to detail further the conditions of its audits on its Territory within Exhibits 3 to 8 of the Conditions of Use. In any event, the Operator accepts that the relevant Regulator and/or Santé Publique France may access, including on the Operator’s premises, to the installations and infrastructures assigned to the use of the Nutri-Score Trademark, as well as to any information necessary to carry out the audit. The Operator agrees to answer any questions asked during the audit and to allow access, under the control of the Operator, to all the personnel, tools and means necessary for the audit. Each party shall bear the costs incurred during the audit procedure.

The Operator acknowledges and accepts that Santé Publique France and the Regulators are required to cooperate with the administrative and judicial authorities of the relevant Territories, in particular those dedicated to the respect of consumer law and competition law, including by transmitting the Application, the technical documentation and the audit reports, which the Operator expressly authorizes.
In the event that the audit report reveals a breach by the Operator of its obligations with regard to the Conditions of Use, Santé Publique France and/or the Regulator may, at their discretion, take any measure or sanction against the Operator in order to sanction and/or remedy the said breach.

8.5. Technical documentation

Each Regulator is free to detail further, within Exhibits 3 to 8 of the Conditions of Use, the conditions of presentation and the content of the technical documentation which Operator must create and update regarding its use of the Nutri-Score Trademark within the Territory.

Article 9. INFORMATION AND PROMOTION

All acts of use, promotion and information relating to the Nutri-Score Trademark by the Operator must comply with the Conditions of Use, the laws and regulations in force and must neither infringe on the rights of Santé Publique France on the Nutri-Score Trademark, nor on the rights granted to the Regulator on the Territory, nor on their image or interests.

Santé Publique France, the Regulators or the public authorities may be led to communicate on the companies committed to the Logo and their trademarks involved in press releases, press kits, on their proprietary media, in interviews, events, etc. The Operator accepts that Santé Publique France, the Regulators or the public authorities may communicate on its commitment to the Logo and its trademarks involved. The Operator grants to this effect to Santé Publique France, the Regulators and the public authorities, from the date of Application and for the duration of the Operator's registration, a non-exclusive, non-sublicensable, free of charge, worldwide license to use the trademarks of the Operator specified in the Application for their own informational and promotional purposes. Otherwise, the Operator may inform the relevant Regulator(s), within two (2) weeks from the receipt of the registration of the right to use the Nutri-Score Trademark.

Article 10. DURATION

The Operator is authorized to use the Nutri-Score Trademark in accordance with the Conditions of Use, from the date of receipt of the files allowing its use (pending the procedure applicable to the Distributed Products) and until the end of the legal protection of the intellectual property rights devolved to Santé Publique France, provided the Operator has validated its Application and undertook to comply with the Conditions of Use and its Exhibits. This right of use can be terminated by any sanction from the Regulator and/or Santé Publique France or by any cause for termination listed in the Conditions of Use.

Regulator shall notify the date of the end of the legal protection on the Nutri-Score Trademark to the Operator, by any means allowing proof of receipt, at least two (2) months before the expiry date.
**Article 11. CHANGES TO THE CONDITIONS OF USE**

In the event of a change in the Conditions of use, the revised Conditions of Use shall apply to Operators registered before and after its entry into force, without prejudice to the possibility for Operators of withdrawing their Application.

In the event of a change in the Conditions of Use, Regulators will inform the Operators as specified here below. In the event of a change of additional conditions for a Territory by its relevant Regulator, the Regulator will inform the Operators as specified here below.

The Regulator notifies Operator by e-mail at the address indicated by the Operator at the time of registration of its Application. The Operator must keep this e-mail address active at all times or, failing this, inform the Regulator of any change.

The Regulator notifies Operator by e-mail at the address indicated by the Operator at the time of registration of its Application. The Operator must keep this e-mail address active at all times or, failing this, inform the Regulator of any change.

Where applicable, the Operator will be granted with a reasonable period of time by Santé Publique France and/or the relevant Regulator for the relevant Territory to comply with the new provisions of the Conditions of Use.

The Operator is deemed to have read and accepted the new provisions of the Conditions of use, unless the Operator notifies its opposition by any means and ceases to use the Nutri-Score Trademark within sixty (60) days following notification of the modification by the Regulator, as evidenced by the Regulator’s email sending date.

The Operator is deemed to have read and accepted the new provisions of the Conditions of use, unless the Operator notifies its opposition by any means and ceases to use the Nutri-Score Trademark within sixty (60) days following notification of the modification by the Regulator, as evidenced by the Regulator’s email sending date.

Where applicable, the Operator will be granted with a reasonable period of time by Santé Publique France and/or the relevant Regulator for the relevant Territory to comply with the new provisions of the Conditions of Use.

The Operator is deemed to have read and accepted the new provisions of the Conditions of use, unless the Operator notifies its opposition by any means and ceases to use the Nutri-Score Trademark within sixty (60) days following notification of the modification by the Regulator, as evidenced by the Regulator’s email sending date.

Where applicable, the Operator will be granted with a reasonable period of time by Santé Publique France and/or the relevant Regulator for the relevant Territory to comply with the new provisions of the Conditions of Use.

The Operator is deemed to have read and accepted the new provisions of the Conditions of use, unless the Operator notifies its opposition by any means and ceases to use the Nutri-Score Trademark within sixty (60) days following notification of the modification by the Regulator, as evidenced by the Regulator’s email sending date.

The Operator is deemed to have read and accepted the new provisions of the Conditions of use, unless the Operator notifies its opposition by any means and ceases to use the Nutri-Score Trademark within sixty (60) days following notification of the modification by the Regulator, as evidenced by the Regulator’s email sending date.

Where applicable, the Operator will be granted with a reasonable period of time by Santé Publique France and/or the relevant Regulator for the relevant Territory to comply with the new provisions of the Conditions of Use.

**Article 12. TERMINATION OF THE RIGHT TO USE THE NUTRI-SCORE TRADEMARK**

12.1. **General provisions**

The Operator shall not be vested of any right to maintain its right to use the Nutri-Score Trademark.

The Operator may not claim any indemnity as a result of the termination of the right to use the Nutri-Score Trademark for the termination grounds listed in this article.

12.2. **Termination of the authorization due to the Operator**

12.2.1 Termination for convenience by the Operator

The Operator which wishes to cease using the Nutri-Score Trademark in a Territory for any trademark(s) registered under its Application must notify the competent Regulator for such Territory or, where the use covers several Territories, such notified Regulator will forward the notification to the other relevant Regulators. Notification triggers deregistration of the Application and withdrawal of the right granted to the Operator to affix the Logo and use the Nutri-Score Trademark for the deregistered trademark(s) of the Operator without notification by the relevant Regulator(s).

Consequently, the Operator must stop affixing the Logo on any packaging of the Products of the deregistered trademark(s) from the expiry of the right to use the Nutri-Score Trademark. The Operator is only allowed to keep manufacturing and placing on the market Products of the deregistered
trademark(s) bearing the Logo until all existing stocks of packaging and products bearing the Logo which were in stock at the effective date of termination have been used and disposed.

The Operator must stop using the Logo on its information and communication media concerning the deregistered trademark(s) and stop any information or communication on the Nutri-Score Trademark, within three (3) months from the expiry of the right to use the Nutri-Score Trademark.

The following applies to the deregistration of Distributors: For Distributed Products where the Classifying Logo is not affixed, a maximum period of three (3) months from the effective date of termination is granted to the Distributor to keep using the Classifying Logo in relation to such Distributed Products marketed by the Distributor.

12.2.2 Change in circumstances affecting the validity of the authorization

The right to use the Nutri-Score Trademark lapses automatically and without notification by Santé Publique France and/or by the relevant Regulator as soon as the Operator no longer meets the eligibility conditions stipulated in Article 4 of the Conditions of Use.

Consequently, the Operator must stop affixing the Logo on any packaging of the Product, on its information and communication media and, in general, stop any information or communication on the Nutri-Score Trademark immediately from the expiry of the right to use the Nutri-Score Trademark. In this same case, the Operator is allowed to keep manufacturing Products until all existing stocks of packaging of the Product bearing the Logo have been used and to place on the market such Products bearing the Logo to dispose of the stocks of Products from the effective date of termination until the respective sale of stocks of the Products where the Classifying Logo is affixed. For the Distributed Products where the Classifying Logo is not affixed, a maximum period of three (3) months from the effective date of termination is granted to the Distributor to keep using the Classifying Logo in relation to such Distributed Products marketed by the Distributor.

12.2.3 Operator’s non-compliance with the Conditions of Use

Each Regulator is free to either (i) establish its own procedural rules and scale of sanctions or (ii) make use of existing rules in addition to the conditions of the Conditions of Use, provided that they are included or at least clearly referred to within Exhibits 3 to 8 of the Conditions of Use specific to each Territory.

In the event Santé Publique France detects the Operator’s failure to comply with the provisions of the Conditions of Use, Santé Publique France will notify the breaches detected to Operator by registered letter with acknowledgement of receipt. Where applicable, Santé Publique France will send a copy of this notification by mail to the relevant Regulator.

In the event the Regulator detects said Operator’s failure, the Regulator may apply the sanctions of the additional conditions of Exhibits 3 to 8 applicable to the Territory or, if there are none, of the sanctions included in this Article.

In any event, the notification of the breach sent to the Operator includes the deadline to reinstate compliance with the provisions of the Conditions of Use and indicates whether the right of use is suspended until compliance. If the notified breach is not cured within the aforementioned time limit, the right to use the Nutri-Score Trademark is automatically terminated without prior formal notice from Santé Publique France or from Regulator, solely due to the failure to comply with the notified request for compliance.

Suspension and termination of the right to use the Nutri-Score Trademark entail the immediate obligation for the Operator to cease all use of the Nutri-Score Trademark and to remove any reference to the Logo from all of its Products and communication media.
Consequently, the Operator must stop manufacturing and marketing Products bearing the Logo immediately as of the date of termination of the right to use the Nutri-Score Trademark. Within the same time limit, the Operator must also stop affixing the Logo on its information and communication media and, in general, stop any information or communication on the Nutri-Score Trademark. The Operator must dispose of the stocks of Products as quickly as possible from the effective date of suspension and/or termination (i) either within a maximum period of three (3) months for the Distributed Products where the Classifying Logo is not affixed, or (ii) until the respective expiry dates of the Products where the Classifying Logo is affixed.

12.2.4 Penalties

Any use that does not comply with the Conditions of Use and any continued use of the Nutri-Score Trademark after termination are illegal acts and Santé Publique France and/or Regulators have all liberty to seek compensation and cease and desist orders before the competent courts.

12.3. Abusive use of the Nutri-Score Trademark

In addition to the sanctions stipulated in the previous Articles, unauthorized use of the Nutri-Score Trademark by an Operator or by a third party entitles Santé Publique France and/or relevant Regulators to take any legal action they deem appropriate against the Operator and in compliance with the applicable laws and regulations.

Article 13. DEFENSE OF THE NUTRI-Score TRADEMARK

The Operator undertakes to immediately notify the Regulator and/or Santé Publique France of any infringement on the rights of the Nutri-Score Trademark of which it is aware, in particular any act of infringement on intellectual property rights, of unfair competition or of parasitism.

Santé Publique France, together with Regulators if applicable, have the liberty to decide to file, at their own expense, risk and peril, any civil or criminal action against such infringements.

Consequently, the damages awarded from the legal action taken by Regulators and/or Santé Publique France in Santé Publique France’s name will be at their expenses or to their exclusive benefits and consequently, in this case, the Operator will not be able to claim any indemnity.

Article 14. LIABILITY AND WARRANTIES

14.1. Operator Liability

The Rightsholder shall be solely responsible for direct and indirect consequences arising from its use of the Nutri-Score Trademark, and notably the use of the Logo on its Source Products. It is solely responsible at its own risk and expenses for (i) the accuracy, sincerity, relevance and compliance of its calculation of the nutrition score, for (ii) the underlying use of the appropriate Algorithm in the Territories as per the Conditions of Use, and for (iii) its choice of any Classifying Logo for each of its Source Products, as well as for (iv) its use and communication on these Source Products.

The Distributor shall be solely responsible at its own risk and expenses for (i) the accuracy, sincerity, relevance and compliance of its calculation of the nutrition score (if applicable), for (ii) the underlying use of the appropriate Algorithm in the Territories as per the Conditions of Use, and for (iii) its choice of any Classifying Logo for each of its Distributed Products pursuant to the procedure of Article 6.2, as well as for (iv) its use and communication on these Distributed Products, especially if the Distributor (a) did not have the necessary rights to make any lawful commercial use of the Distributed Products or (b) did not respect all or part of the procedure of Article 6.2. The Distributor is also responsible, during
its commercial use of the Distributed Products, for its use of a Classifying Logo assigned to a Distributed Product by its Rightsholder, even though the Rightsholder is responsible for the calculation of the nutritional score and for the choice of said Classifying Logo for this Distributed Product.

In any event, the Operator acknowledges that any incorrect or incomplete use of the Logo, in particular (i) a calculation of the nutritional score that does not comply with all the rules of the Specifications and of the Condition of Use, or that is based on incomplete or distorted data in relation to the real nutritional qualities of the Product, or which is not based on the correct Algorithm or (ii) the attribution of an incorrect Classifying Logo, or which does not correspond to the reality of the nutritional score of the Product, whether it is unintentional or deliberately harmful, will expose and engage directly the Operator’s sole liability, and may be qualified as misleading commercial practices under Community law and especially under directive n°2005/29/EC of 11 May 2005 concerning unfair business-to-consumer commercial practices, as implemented in the Territories, and under any applicable law to the same effect in the Territories. Santé Publique France and/or Regulators decline all responsibility for such uses of the Logo, in particular in the event of erroneous or misleading information or promotional communication by the Distributor on a Distributed Product, which engage the sole responsibility of the Operator who is liable for it.

The Operators are solely responsible for the information they provide to consumers with respect to the Algorithm used to determine the Classifying Logo, having regard to the applicable laws and regulations. The Operators shall ensure that the change of the Classifying Logo due to the calculation change from the Original Algorithm to the Updated Algorithm do not mislead on food information within the meaning of the EU Regulation, and more generally do not mislead consumers in particular in light of directive n°2005/29/EC of 11 May 2005 concerning unfair business-to-consumer commercial practices.

14.2. **Operator Warranty**

In the event of a third party claim against Santé Publique France and/or a Regulator arising from any non-compliant use of the Nutri-Score Trademark by the Operator, the Operator warrants to indemnify, defend and hold Santé Publique France and the Regulator harmless, upon first notice, at the Operator’s expenses and costs.

The Operator notably warrants Santé Publique France and the relevant Regulators (i) that the contracts or chains of contracts between the Operator and the rightsholder of intellectual property rights on the Distributed Products, whether this rightsholder is registered as the Rightsholder or not, do not prevent the exploitation of the right of use granted by Santé Publique France and the Regulators on the Nutri-Score Trademark for the Distributed Products in Article 6.2, (ii) the absence of the slightest confusion, in the Operator’s communications (for information or promotional purposes), between Products or between Products and other products and services, (iii) the absence of any error or inaccuracy in the attribution and use of a Classifying Logo in relation to a Product, as well as the absence of any false or misleading presentation by the Operator, by virtue of which the Operator shall indemnify, defend and hold harmless Santé Publique France from any liability, concerning any damages, obligations, costs and expenses (including reasonable attorney’s fees) as well as (iv) against any claim resulting from a claim made by a third party (in particular a rightsholder of a Product) alleging that all or part of the use of the Nutri-Score Trademark in relation to the Products pursuant to these Conditions of Use is in violation of the intellectual property rights of this third party or constitutes an act exposing the tort liability of Santé Publique France and/or of the Regulator, in particular with regard to unfair or parasitic competition.

The Operator shall be required to withdraw from the market, as soon as possible, any product that does not comply with the standards in force on the Territory or Territories.

14.3. **Santé Publique France Indemnification**

Santé Publique France waives and declines any warranty other than on the material existence of the Nutri-Score Trademark and on its personal actions. Santé Publique France warrants that, to its
knowledge and on the date of entry into force of the Conditions of Use, the Nutri-Score Trademark has not been the subject of any claim for rights. The Operator acknowledges that it is generally aware of the uncertainties regarding the availability and, in general, the validity of the trademarks and designs, and consequently accepts this authorization of use in full knowledge of these facts, at its own risk. Consequently, in the event that Santé Publique France loses its rights to the Nutri-Score Trademark at the request of a third party, whatever is the cause of the loss of rights and its legal qualification (nullity, counterfeiting...), the Operator undertakes not to engage the responsibility of Santé Publique France and not to claim any damages against Santé Publique France.

Regulators are free to offer separate warranties within the additional conditions applicable to their Territories in Exhibits 3 to 8 of the Conditions of Use.

**Article 15. APPLICABLE LAW**

These Conditions of Use are subject to Community law, regardless of where the Nutri-Score Trademark is used by the Operator. The Conditions of Use include additional conditions applicable to Territories in Exhibits 3 to 8 , to which the national laws and regulations apply. In the event of any contradiction, the applicable law of the Conditions of Use shall prevail over the applicable law of its Exhibits 3 to 8 .

**Article 16. COMPETENT JURISDICTION**

Any dispute arising from the interpretation or execution of these Conditions of Use shall be brought before any competent court within the jurisdiction of the Territory.

**Article 17. SETTLEMENT OF DISPUTES**

Santé Publique France does not settle possible disputes between Operators or between an Operator and a Regulator or a third party (the parties). If Santé Publique France has access to evidence of a violation of the Conditions for Use, assessed at the discretion of Santé Publique France, Santé Publique France may take any appropriate measure, including temporary or protective measures, particularly with regard to the sanctions of Article 12 of the Conditions of Use, in order to put an end to the contractual violation as soon as possible. Regulators may also take, in the event of a breach occurring in their Territory, any appropriate measure, assessed at their discretion, including temporary or protective measures, in order to put an end to the contractual violations detected on their Territory as soon as possible.

In the event of discrepancies between the English and French versions of the Conditions of Use, the **English** version shall prevail.
EXHIBIT 1: SPECIFICATIONS

EXHIBIT 1-A: Specifications of the Original Algorithm

Editorial changes have been made to the description of the Original Algorithm to ensure a better concordance with the description of the Updated Algorithm in exhibit 1-B. In order to facilitate reading, these changes have not been marked.

In order to establish the classification of a food product in the 5-color nutritional scale, food manufacturers and distributors shall comply with the following calculation rules to be implemented one after another:

- Calculation of the nutritional score of a food product;
- Ranking the food product in the 5-color nutritional scale based on the calculated nutritional score.

1) Calculation of the nutritional score of food products

The nutritional score is calculated the same way for all food products (with specific rules for cheeses), except for vegetable and animal fats, and beverages. For these categories of food products, the adaptations mentioned in 1-b must be taken into account.

1-a General case

The nutritional score for food products relies on the calculation of a single, overall score which takes into account, for every food product:

- a “negative” component N
- a “positive” component P

- The N component of the score takes into account nutritional elements which consumption should be limited: energy, saturated fatty acids, sugars, and sodium. For each of these elements points from 1 to 10 are awarded based on the content for 100 g of food product (see. Table 1). The negative N component corresponds to the sum of these points and thus can range from 0 to 40.

Table 1: Points attributed to each of the elements of the negative N component

<table>
<thead>
<tr>
<th>Points</th>
<th>Energy (KJ/100g)</th>
<th>Saturated fatty acids (g/100g)</th>
<th>Sugars (g/100g)</th>
<th>Sodium* (mg/100g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>(&lt; 335)</td>
<td>(\leq 1)</td>
<td>(\leq 4.5)</td>
<td>(\leq 90)</td>
</tr>
<tr>
<td>1</td>
<td>(&gt; 335)</td>
<td>(&gt; 1)</td>
<td>(&gt; 4.5)</td>
<td>(&gt; 90)</td>
</tr>
<tr>
<td>2</td>
<td>(&gt; 670)</td>
<td>(&gt; 2)</td>
<td>(&gt; 9)</td>
<td>(&gt; 180)</td>
</tr>
<tr>
<td>3</td>
<td>(&gt; 1005)</td>
<td>(&gt; 3)</td>
<td>(&gt; 13.5)</td>
<td>(&gt; 270)</td>
</tr>
<tr>
<td>4</td>
<td>(&gt; 1340)</td>
<td>(&gt; 4)</td>
<td>(&gt; 18)</td>
<td>(&gt; 360)</td>
</tr>
<tr>
<td>5</td>
<td>(&gt; 1675)</td>
<td>(&gt; 5)</td>
<td>(&gt; 22.5)</td>
<td>(&gt; 450)</td>
</tr>
<tr>
<td>6</td>
<td>(&gt; 2010)</td>
<td>(&gt; 6)</td>
<td>(&gt; 27)</td>
<td>(&gt; 540)</td>
</tr>
<tr>
<td>7</td>
<td>(&gt; 2345)</td>
<td>(&gt; 7)</td>
<td>(&gt; 31)</td>
<td>(&gt; 630)</td>
</tr>
<tr>
<td>8</td>
<td>(&gt; 2680)</td>
<td>(&gt; 8)</td>
<td>(&gt; 36)</td>
<td>(&gt; 720)</td>
</tr>
</tbody>
</table>

The list of products included in each of these categories is detailed in the Questions & Answers, available online.
- The P component is calculated based on the amount of fibres, proteins, and fruits, vegetables, legumes, nuts\(^2\) as well as rapeseed, walnut and olive oils in the food product. For each of these elements, points from 1 to 5 are awarded based on the content for 100 g of food product (see Table 2). The positive P component corresponds to the sum of these points and thus can range from 0 to 15.

**Table 2:** Points attributed to each of the elements of the positive P component

| Points | Proteins (g/100g) | Fibres (g/100g) | Fruits, vegetables, legumes, nuts and rapeseed, walnut and olive oils\(^1\) (%)
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>(\leq 1.6)</td>
<td>(\leq 0.9)</td>
<td>(\leq 40)</td>
</tr>
<tr>
<td>1</td>
<td>(&gt; 1.6)</td>
<td>(&gt; 0.9)</td>
<td>(&gt; 40)</td>
</tr>
<tr>
<td>2</td>
<td>(&gt; 3.2)</td>
<td>(&gt; 1.9)</td>
<td>(&gt; 60)</td>
</tr>
<tr>
<td>3</td>
<td>(&gt; 4.8)</td>
<td>(&gt; 2.8)</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>(&gt; 6.4)</td>
<td>(&gt; 3.7)</td>
<td>-</td>
</tr>
<tr>
<td>5</td>
<td>(&gt; 8.0)</td>
<td>(&gt; 4.7)</td>
<td>80</td>
</tr>
</tbody>
</table>

\(^1\): fruits, vegetables, legumes and nuts contain many vitamins (especially vitamins E, C, B1, B2, B3, B6, and B9 as well as provitamin A)

The list of fruits, vegetables, legumes and nuts included in this component is detailed in the Questions & Answers, available online.

\(^2\): Calculation of the nutritional score

Depending on the score obtained for the N component, the final nutritional score is calculated as follow:

- If the total of component N is below 11 points or if the product is cheese, then the nutritional score is equal to the total N component points from which is subtracted the total for the P component.

  \[
  \text{Nutritional score} = \text{total N points} - \text{total P points}
  \]

- If the total of the N component is greater than or equal to 11 points and
  - If the total points for “Fruits, vegetables, legumes, nuts, and rapeseed, walnut and olive oils” is equal to 5, then the nutritional score is equal to the total N component points from which is subtracted the total for the P component.

  \[
  \text{Nutritional score} = \text{total N points} - \text{total P points}
  \]

- If the total points for “Fruits, vegetables, pulses, nuts, and rapeseed, walnut and olive oils” is below 5, then the nutritional score is equal to the total N component points from which is subtracted the total for the P component.

\[^2\] The list of fruits, vegetables, legumes and nuts included in this component is detailed in the Questions & Answers, available online.
points from which is subtracted the sum of the points for “fibres” and “Fruits, vegetables, pulses, nuts, and rapeseed, walnut and olive oils”. In this case, the protein content is therefore not taken into account in the calculation of the nutritional score.

Nutritional score = total N points – “fibres” points – “Fruits, vegetables, pulses, nuts, and rapeseed, walnut and olive oils” points

1-b Specific cases

To account for the specific nutritional composition of some categories of products and align their Nutri-Score classification with the food-based dietary guidelines, some adaptations to the algorithm were performed.

Animal and vegetable fats: The points table for fatty acids is replaced by a points table on the ratio saturated fatty acid/lipid (see Table 3).

Table 3: Table for attributing points for the ratio saturated fatty acids/lipids components in the specific case of animal and vegetable fats

<table>
<thead>
<tr>
<th>Points</th>
<th>Ratio saturated fatty acids/lipids</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>&lt;10</td>
</tr>
<tr>
<td>1</td>
<td>&lt;16</td>
</tr>
<tr>
<td>2</td>
<td>&lt;22</td>
</tr>
<tr>
<td>3</td>
<td>&lt;28</td>
</tr>
<tr>
<td>4</td>
<td>&lt;34</td>
</tr>
<tr>
<td>5</td>
<td>&lt;40</td>
</tr>
<tr>
<td>6</td>
<td>&lt;46</td>
</tr>
<tr>
<td>7</td>
<td>&lt;52</td>
</tr>
<tr>
<td>8</td>
<td>&lt;58</td>
</tr>
<tr>
<td>9</td>
<td>&lt;64</td>
</tr>
<tr>
<td>10</td>
<td>≥64</td>
</tr>
</tbody>
</table>

*The table for attributing points for the “ratio saturated fatty acids/lipids” in the case of animal and vegetable fats substitutes the “saturated fatty acids” column. Others columns (energy, sugars, sodium, fruits, vegetables, pulses, nuts and rapeseed, walnut and olive oils, fibres and proteins) are the same and should be taken into account. The list of products included in the “animal and vegetable fats” category is detailed in the Questions & Answers, available online.
Beverages: Scores for beverages are calculated using specific points table for energy, sugars and fruits, vegetables, pulses, nuts and rapeseed, walnut and olive oils (see Table 4):

Table 4: Table for attributing points to beverages*

<table>
<thead>
<tr>
<th>Points</th>
<th>Energy (kJ/100g or 100mL)</th>
<th>Sugars (g/100g or 100mL)</th>
<th>Fruits, vegetables, pulses, nuts and rapeseed, walnut and olive oils (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤ 0</td>
<td>≤ 0</td>
<td>≤ 40</td>
</tr>
<tr>
<td>1</td>
<td>≤ 30</td>
<td>≤ 1.5</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>≤ 60</td>
<td>≤ 3</td>
<td>&gt; 40</td>
</tr>
<tr>
<td>3</td>
<td>≤ 90</td>
<td>≤ 4.5</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>≤ 120</td>
<td>≤ 6</td>
<td>&gt; 60</td>
</tr>
<tr>
<td>5</td>
<td>≤ 150</td>
<td>≤ 7.5</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>≤ 180</td>
<td>≤ 9</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>≤ 210</td>
<td>≤ 10.5</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>≤ 240</td>
<td>≤ 12</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>≤ 270</td>
<td>≤ 13.5</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>&gt; 270</td>
<td>&gt; 13.5</td>
<td>&gt; 80</td>
</tr>
</tbody>
</table>

*The table for attributing points to beverages substitutes the columns for energy, sugars, and fruits, vegetables, pulses, nuts and rapeseed, walnut and olive oils to the columns used in the general case. Other columns (saturated fatty acids, sodium, fibers and proteins) are the same and should be taken into account.

The list of products included in the “beverages” category is detailed in the Questions & Answers, available online.

2) Classification of the food product on the 5-color nutritional scale based on the nutritional score calculated according to 1)

2-a General case
In general, the Nutri-Score is attributed according to the following ranges:

<table>
<thead>
<tr>
<th>Score ranges</th>
<th>Class</th>
<th>Colour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min to - 1</td>
<td>A</td>
<td>Dark green</td>
</tr>
<tr>
<td>0 – 2</td>
<td>B</td>
<td>Light green</td>
</tr>
<tr>
<td>3 - 10</td>
<td>C</td>
<td>Yellow</td>
</tr>
<tr>
<td>11 - 18</td>
<td>D</td>
<td>Light orange</td>
</tr>
<tr>
<td>19 - max</td>
<td>E</td>
<td>Dark orange</td>
</tr>
</tbody>
</table>

2-b Specific case of beverages
For beverages, the Nutri-Score is attributed according to the following ranges:

<table>
<thead>
<tr>
<th>Score ranges</th>
<th>Class</th>
<th>Colour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waters</td>
<td>A</td>
<td>Dark green</td>
</tr>
<tr>
<td>Min – - 1</td>
<td>B</td>
<td>Light green</td>
</tr>
<tr>
<td>2 – 5</td>
<td>C</td>
<td>Yellow</td>
</tr>
<tr>
<td>6 – 9</td>
<td>D</td>
<td>Light orange</td>
</tr>
<tr>
<td>10 - max</td>
<td>E</td>
<td>Dark orange</td>
</tr>
</tbody>
</table>
EXHIBIT 1-B: Specifications of the Updated Algorithm

In order to establish the classification of a food product in the 5-color nutritional scale, food manufacturers and distributors shall comply with the following calculation rules to be implemented one after another:
- Calculation of the nutritional score of a food product;
- Ranking the food product in the 5-color nutritional scale based on the calculated nutritional score.

1) Calculation of the nutritional score of food products

The nutritional score is calculated the same way for all food products (with specific rules for cheeses and meat), except for “animal and vegetable fats, nuts and seeds”, and beverages. For these categories of food products, the adaptations mentioned in 1-b must be taken into account.

1-a General case
The nutritional score for food products relies on the calculation of a single, overall score which takes into account, for every food product:
- a “negative” component N
- a “positive” component P

- The N component of the score takes into account nutritional elements which consumption should be limited: energy, saturated fatty acids, sugars, and salt. For each of these elements points from 1 to 20 are awarded based on the content for 100 g of food product (see, Table 5). The negative N component corresponds to the sum of these points, and thus can range from 0 to 55.

Table 5: Points attributed to each of the elements of the negative N component

<table>
<thead>
<tr>
<th>Points</th>
<th>Energy (KJ/100g)</th>
<th>Saturated fatty acids (g/100g)</th>
<th>Sugars (g/100g)</th>
<th>Salt (g/100g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤ 335</td>
<td>≤ 1</td>
<td>≤ 3.4</td>
<td>≤ 0.2</td>
</tr>
<tr>
<td>1</td>
<td>&gt; 335</td>
<td>&gt; 1</td>
<td>&gt; 3.4</td>
<td>&gt; 0.2</td>
</tr>
<tr>
<td>2</td>
<td>&gt; 670</td>
<td>&gt; 2</td>
<td>&gt; 6.8</td>
<td>&gt; 0.4</td>
</tr>
<tr>
<td>3</td>
<td>&gt; 1005</td>
<td>&gt; 3</td>
<td>&gt; 10</td>
<td>&gt; 0.6</td>
</tr>
<tr>
<td>4</td>
<td>&gt; 1340</td>
<td>&gt; 4</td>
<td>&gt; 14</td>
<td>&gt; 0.8</td>
</tr>
<tr>
<td>5</td>
<td>&gt; 1675</td>
<td>&gt; 5</td>
<td>&gt; 17</td>
<td>&gt; 1</td>
</tr>
<tr>
<td>6</td>
<td>&gt; 2010</td>
<td>&gt; 6</td>
<td>&gt; 20</td>
<td>&gt; 1.2</td>
</tr>
<tr>
<td>7</td>
<td>&gt; 2345</td>
<td>&gt; 7</td>
<td>&gt; 24</td>
<td>&gt; 1.4</td>
</tr>
<tr>
<td>8</td>
<td>&gt; 2680</td>
<td>&gt; 8</td>
<td>&gt; 27</td>
<td>&gt; 1.6</td>
</tr>
<tr>
<td>9</td>
<td>&gt; 3015</td>
<td>&gt; 9</td>
<td>&gt; 31</td>
<td>&gt; 1.8</td>
</tr>
<tr>
<td>10</td>
<td>&gt; 3350</td>
<td>&gt; 10</td>
<td>&gt; 34</td>
<td>&gt; 2</td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>&gt; 37</td>
<td>&gt; 2.2</td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
<td>&gt; 41</td>
<td>&gt; 2.4</td>
</tr>
<tr>
<td>13</td>
<td></td>
<td></td>
<td>&gt; 44</td>
<td>&gt; 2.6</td>
</tr>
<tr>
<td>14</td>
<td></td>
<td></td>
<td>&gt; 48</td>
<td>&gt; 2.8</td>
</tr>
<tr>
<td>15</td>
<td></td>
<td></td>
<td>&gt; 51</td>
<td>&gt; 3</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.2</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.4</td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.6</td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.8</td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 4</td>
</tr>
</tbody>
</table>

3 The list of products included in each of these categories is detailed in the Questions & Answers, available online.
- The P component is calculated based on the amount of fibres, proteins, and fruits, vegetables, and legumes\(^4\) in the food product. For each of these elements, points from 1 to 7 are awarded based on the content for 100 g of food product (see Table 6). The positive P component corresponds to the sum of these points and thus can range from 0 to 17.

For red meat and products thereof, the number of points for proteins is limited to 2. The positive P component can therefore vary from 0 to 12 points.

**Table 6: Points attributed to each of the elements of the positive P component**

<table>
<thead>
<tr>
<th>Points</th>
<th>Proteins* (g/100g)</th>
<th>Fibres (g/100g)</th>
<th>Fruits, vegetables, legumes (%)**</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤ 2.4</td>
<td>≤ 3.0</td>
<td>≤ 40</td>
</tr>
<tr>
<td>1</td>
<td>&gt; 2.4</td>
<td>&gt; 3.0</td>
<td>&gt; 40</td>
</tr>
<tr>
<td>2</td>
<td>&gt; 4.8</td>
<td>&gt; 4.1</td>
<td>&gt; 60</td>
</tr>
<tr>
<td>3</td>
<td>&gt; 7.2</td>
<td>&gt; 5.2</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>&gt; 9.6</td>
<td>&gt; 6.3</td>
<td>-</td>
</tr>
<tr>
<td>5</td>
<td>&gt; 12</td>
<td>&gt; 7.4</td>
<td>&gt; 80</td>
</tr>
<tr>
<td>6</td>
<td>&gt; 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>&gt; 17</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* For red meat and products thereof: maximum 2 points could be awarded for proteins
** The list of fruits, vegetables, and legumes included in this component is detailed in the Questions & Answers, available online.

\(\sum\) Calculation of the nutritional score

Depending on the score obtained for the N component, the final nutritional score is calculated as follow:

- If the total of component N is below 11 points or if the product is cheese, then the nutritional score is equal to the total N component points from which is subtracted the total for the P component.

\[
\text{Nutritional score} = \text{total N points} - \text{total P points}
\]

- If the total of the N component is greater than or equal to 11 points, then the nutritional score is equal to the total N component points from which is subtracted the sum of the points for “fibres” and “Fruits, vegetables, legumes”. In this case, the protein content is therefore not taken into account in the calculation of the nutritional score.

\[
\text{Nutritional score} = \text{total N points} - \text{“fibres” points} - \text{“Fruits, vegetables, legumes” points}
\]

1-b Specific cases
The point tables used to calculate the nutritional score for specific cases are as follows:

- *Animal and vegetable fats, nuts and seeds*\(^5\): Scores for animal and vegetable fats, nuts and seeds are calculated using the following point tables (see Tables 7 and 8):

\(\sum\) The list of fruits, vegetables, and legumes included in this component is detailed in the Questions & Answers, available online.
\(\sum\) The list of products included in the “animal and vegetable fats, nuts and seeds” category is detailed in the Questions & Answers, available online.
Table 7: Points attributed to each of the elements of the negative N component in the specific case of animal and vegetable fats, nuts and seeds

<table>
<thead>
<tr>
<th>Points</th>
<th>Energy from saturates (kJ/100g)*</th>
<th>Sugars (g/100g)</th>
<th>Saturates/Lipids (g/100g)</th>
<th>Salt (g/100g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤ 120</td>
<td>≤ 3.4</td>
<td>&lt; 10</td>
<td>≤ 0.2</td>
</tr>
<tr>
<td>1</td>
<td>&gt; 120</td>
<td>&gt; 3.4</td>
<td>&lt; 16</td>
<td>&gt; 0.2</td>
</tr>
<tr>
<td>2</td>
<td>&gt; 240</td>
<td>&gt; 6.8</td>
<td>&lt; 22</td>
<td>&gt; 0.4</td>
</tr>
<tr>
<td>3</td>
<td>&gt; 360</td>
<td>&gt; 10</td>
<td>&lt; 28</td>
<td>&gt; 0.6</td>
</tr>
<tr>
<td>4</td>
<td>&gt; 480</td>
<td>&gt; 14</td>
<td>&lt; 34</td>
<td>&gt; 0.8</td>
</tr>
<tr>
<td>5</td>
<td>&gt; 600</td>
<td>&gt; 17</td>
<td>&lt; 40</td>
<td>&gt; 1</td>
</tr>
<tr>
<td>6</td>
<td>&gt; 720</td>
<td>&gt; 20</td>
<td>&lt; 46</td>
<td>&gt; 1.2</td>
</tr>
<tr>
<td>7</td>
<td>&gt; 840</td>
<td>&gt; 24</td>
<td>&lt; 52</td>
<td>&gt; 1.4</td>
</tr>
<tr>
<td>8</td>
<td>&gt; 960</td>
<td>&gt; 27</td>
<td>&lt; 58</td>
<td>&gt; 1.6</td>
</tr>
<tr>
<td>9</td>
<td>&gt; 1080</td>
<td>&gt; 31</td>
<td>&lt; 64</td>
<td>&gt; 1.8</td>
</tr>
<tr>
<td>10</td>
<td>&gt; 1200</td>
<td>&gt; 34</td>
<td>≥ 64</td>
<td>&gt; 2</td>
</tr>
<tr>
<td>11</td>
<td>&gt; 37</td>
<td></td>
<td></td>
<td>&gt; 2.2</td>
</tr>
<tr>
<td>12</td>
<td>&gt; 41</td>
<td></td>
<td></td>
<td>&gt; 2.4</td>
</tr>
<tr>
<td>13</td>
<td>&gt; 44</td>
<td></td>
<td></td>
<td>&gt; 2.6</td>
</tr>
<tr>
<td>14</td>
<td>&gt; 48</td>
<td></td>
<td></td>
<td>&gt; 2.8</td>
</tr>
<tr>
<td>15</td>
<td>&gt; 51</td>
<td></td>
<td></td>
<td>&gt; 3</td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.2</td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.4</td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.6</td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 3.8</td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
<td>&gt; 4</td>
</tr>
</tbody>
</table>

*Energy from saturates is retrieved from the mandatory back-of-pack nutritional declaration as:

\[ \text{Energy from saturates} = \text{Saturates} \left( \frac{\text{g}}{100\text{g}} \right) \times 37 \]

Table 8: Points attributed to each of the elements of the positive P component in the specific case of animal and vegetable fats, nuts and seeds

<table>
<thead>
<tr>
<th>Points</th>
<th>Proteins (g/100g)</th>
<th>Fibres (g/100g)</th>
<th>Fruits, vegetables and legumes (g/100g)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤ 2.4</td>
<td>≤ 3.0</td>
<td>≤ 40</td>
</tr>
<tr>
<td>1</td>
<td>&gt; 2.4</td>
<td>&gt; 3.0</td>
<td>&gt; 40</td>
</tr>
<tr>
<td>2</td>
<td>&gt; 4.8</td>
<td>&gt; 4.1</td>
<td>&gt; 60</td>
</tr>
<tr>
<td>3</td>
<td>&gt; 7.2</td>
<td>&gt; 5.2</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>&gt; 9.6</td>
<td>&gt; 6.3</td>
<td>-</td>
</tr>
<tr>
<td>5</td>
<td>&gt; 12</td>
<td>&gt; 7.4</td>
<td>&gt; 80</td>
</tr>
<tr>
<td>6</td>
<td>&gt; 14</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>&gt; 17</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* in the “animal and vegetable fats” category specifically, oils derived from ingredients included in the list of “Fruits, vegetables and legumes”, in the general case, qualify to be counted in the “Fruits, vegetables, and legumes” component (e.g. olive and avocado oils can be counted in the “Fruits, vegetables and legumes component).
Calculation of the nutritional score for animal and vegetable fats, nuts and seeds

Depending on the score obtained for the N component, the final nutritional score is calculated as follow:

- If the total of component N is below 7 points, then the nutritional score is equal to the total N component points from which is subtracted the total for the P component.
  \[ \text{Nutritional score} = \text{total N points} - \text{total P points} \]

- If the total of the N component is greater than or equal to 7 points, then the nutritional score is equal to the total N component points from which is subtracted the sum of the points for “fibres” and “Fruits, vegetables, legumes”. In this case, the protein content is therefore not taken into account in the calculation of the nutritional score.
  \[ \text{Nutritional score} = \text{total N points} - \text{“fibres” points} - \text{“Fruits, vegetables, legumes” points} \]

**Beverages**: Scores for beverages are calculated using the following point tables (see Tables 9 and 10). In this specific case, the negative N component also includes points for the presence of non-nutritive sweeteners:

**Table 9**: Points attributed to each of the elements of the negative N component in the specific case of beverages

<table>
<thead>
<tr>
<th>Points</th>
<th>Energy (kJ/100 mL)</th>
<th>Sugars (g/100 mL)</th>
<th>Saturates (g/100 mL)</th>
<th>Salt (g/100 mL)</th>
<th>Non-nutritive sweeteners (presence/absence)*</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤30</td>
<td>≤0.5</td>
<td>≤1</td>
<td>≤0.2</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>≤90</td>
<td>≤2</td>
<td>&gt;1</td>
<td>&gt;0.2</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>≤150</td>
<td>≤3.5</td>
<td>&gt;2</td>
<td>&gt;0.4</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>≤210</td>
<td>≤5</td>
<td>&gt;3</td>
<td>&gt;0.6</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>≤240</td>
<td>≤6</td>
<td>&gt;4</td>
<td>&gt;0.8</td>
<td>Presence</td>
</tr>
<tr>
<td>5</td>
<td>≤270</td>
<td>≤7</td>
<td>&gt;5</td>
<td>&gt;1</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>≤300</td>
<td>≤8</td>
<td>&gt;6</td>
<td>&gt;1.2</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>≤330</td>
<td>≤9</td>
<td>&gt;7</td>
<td>&gt;1.4</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>≤360</td>
<td>≤10</td>
<td>&gt;8</td>
<td>&gt;1.6</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>≤390</td>
<td>≤11</td>
<td>&gt;9</td>
<td>&gt;1.8</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>&gt;390</td>
<td>&gt;11</td>
<td>&gt;10</td>
<td>&gt;2</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td></td>
<td>&gt;2.2</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td></td>
<td></td>
<td></td>
<td>&gt;2.4</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td></td>
<td></td>
<td></td>
<td>&gt;2.6</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td></td>
<td></td>
<td></td>
<td>&gt;2.8</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td></td>
<td></td>
<td></td>
<td>&gt;3</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td></td>
<td></td>
<td></td>
<td>&gt;3.2</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td></td>
<td></td>
<td></td>
<td>&gt;3.4</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td></td>
<td></td>
<td></td>
<td>&gt;3.6</td>
<td></td>
</tr>
<tr>
<td>19</td>
<td></td>
<td></td>
<td></td>
<td>&gt;3.8</td>
<td></td>
</tr>
<tr>
<td>20</td>
<td></td>
<td></td>
<td></td>
<td>&gt;4</td>
<td></td>
</tr>
</tbody>
</table>

*The list of non-nutritive sweeteners included in this component is detailed in the Questions & Answers, available online.

The list of products included in the “beverages” category is detailed in the Questions & Answers, available online.
Table 10: Points attributed to each of the elements of the negative P component in the specific case of beverages

<table>
<thead>
<tr>
<th>Points</th>
<th>Proteins (g/100 mL)</th>
<th>Fibres (g/100 mL)</th>
<th>Fruit, vegetables and legumes (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>≤1.2</td>
<td>≤3</td>
<td>≤40</td>
</tr>
<tr>
<td>1</td>
<td>&gt;1.2</td>
<td>&gt;3</td>
<td>-</td>
</tr>
<tr>
<td>2</td>
<td>&gt;1.5</td>
<td>&gt;4.1</td>
<td>&gt;40</td>
</tr>
<tr>
<td>3</td>
<td>&gt;1.8</td>
<td>&gt;5.2</td>
<td>-</td>
</tr>
<tr>
<td>4</td>
<td>&gt;2.1</td>
<td>&gt;6.3</td>
<td>&gt;60</td>
</tr>
<tr>
<td>5</td>
<td>&gt;2.4</td>
<td>&gt;7.4</td>
<td>-</td>
</tr>
<tr>
<td>6</td>
<td>&gt;2.7</td>
<td></td>
<td>&gt;80</td>
</tr>
<tr>
<td>7</td>
<td>&gt;3.0</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*The list of fruits, vegetables, and legumes included in this component is detailed in the Questions & Answers, available online.*

Calculation of the nutritional score for beverages

The final calculation of the nutritional score is reached by subtracting the positive P component from the negative N component:

**Nutritional score = total N points - total P points**

2) Classification of the food product on the 5-color nutritional scale based on the nutritional score calculated according to 1)

2-a General case
In general, the Nutri-Score is attributed according to the following ranges:

<table>
<thead>
<tr>
<th>Score ranges</th>
<th>Class</th>
<th>Colour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min to 0</td>
<td>A</td>
<td>Dark green</td>
</tr>
<tr>
<td>1 – 2</td>
<td>B</td>
<td>Light green</td>
</tr>
<tr>
<td>3 - 10</td>
<td>C</td>
<td>Yellow</td>
</tr>
<tr>
<td>11 - 18</td>
<td>D</td>
<td>Light orange</td>
</tr>
<tr>
<td>19 - max</td>
<td>E</td>
<td>Dark orange</td>
</tr>
</tbody>
</table>

2-b Specific case of animal and vegetable fats, nuts and seeds
For animal and vegetable fats, nuts and seeds, the Nutri-Score is attributed according to the following ranges:

<table>
<thead>
<tr>
<th>Score ranges</th>
<th>Class</th>
<th>Colour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min to 6</td>
<td>A</td>
<td>Dark green</td>
</tr>
<tr>
<td>-5 - 2</td>
<td>B</td>
<td>Light green</td>
</tr>
<tr>
<td>3 – 10</td>
<td>C</td>
<td>Yellow</td>
</tr>
<tr>
<td>11 – 18</td>
<td>D</td>
<td>Light orange</td>
</tr>
<tr>
<td>19 - max</td>
<td>E</td>
<td>Dark orange</td>
</tr>
</tbody>
</table>

2-c Specific case of beverages
For beverages, the Nutri-Score is attributed according to the following ranges:

<table>
<thead>
<tr>
<th>Score ranges</th>
<th>Class</th>
<th>Colour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Waters</td>
<td>A</td>
<td>Dark green</td>
</tr>
<tr>
<td>Min - 2</td>
<td>B</td>
<td>Light green</td>
</tr>
<tr>
<td>3 – 6</td>
<td>C</td>
<td>Yellow</td>
</tr>
<tr>
<td>7 – 9</td>
<td>D</td>
<td>Light orange</td>
</tr>
<tr>
<td>10 - max</td>
<td>E</td>
<td>Dark orange</td>
</tr>
</tbody>
</table>
EXHIBIT 2: Logo Guidelines

It is recommend to place the graphic symbol on the lower third of the front of the packaging. This does not apply to food products packaged in containers or packaging whose largest surface is smaller than 25 cm².

The retained graphic symbol, called Nutri-Score, is represented below:

The characteristics of the Logo, especially its size and colour, are defined in the graphic chart of the Logo.

PDF document to download:

https://www.santepubliquefrance.fr/media/files/02-determinants-de-sante/nutrition-et-activite-physique/nutri-score/annexe2-charte-graphique-en
EXHIBIT 3: ADDITIONAL TERMS AND CONDITIONS FOR FRANCE

The following additional conditions apply to the use of the Logo on the Territory: France. They are subject to the Conditions of Use and to Exhibits 1, 2 and 9.

Article 1. Laws and regulations applicable to the Logo in France

In France, the Logo is a complementary form of expression and presentation to the Declaration in accordance with Article 35 of the EU Regulation, under the supervision and control of Santé Publique France acting as Regulator. It constitutes a complementary form to the Declaration, the latter being mandatory.

Consequently, the right to use the Logo granted primarily by Santé Publique France as the Regulator for France is a right to affix for the Source Products and to use for the Distributed Products as a complementary presentation to the Declaration in accordance with Article 35 of the EU Regulation.

Article 2. Additional conditions to obtain the right to use the Logo

2.1. Registration of the Application for Source Products

Before any registration, the Operator must read the entire registration procedure described on the page dedicated to the Logo: http://santepubliquefrance.fr/Sante-publique-France/Nutri-Score.

For Products distributed in France, whether exclusively or not, the Operator must be prepared to send the requested files to the French Observatory of Food Quality (Oqali), within the specified time limit (see Article 6 of this Exhibit 3), via the following link: https://survey.anses.fr/SurveyServer/s/formation7/Oqali_Suivi_Nutri_Score/questionnaire.htm

Any party eligible pursuant to Article 4.1 of the Conditions of Use and which wishes to use the Logo must register its Application on the following site:

➢ For Products distributed exclusively on the French market, operators must register on the following website: https://www.demarches-simplifiees.fr/commencer/nutri-score_enregistrement_france

➢ For Products distributed in several territories (including France possibly) or in a territory for which the regulator has not established its own Application procedure (Germany, Belgium and Luxembourg), operators must register on the following website: https://www.demarches-simplifiees.fr/commencer/ns_international_registration_procedure

An electronic acknowledgement of receipt of the registration of the Application is immediately sent to the Operator, along with the files allowing for the use of the Logo, subject to the rights of use granted and the specific conditions relating to the Distributed Products.

2.2. Change of circumstances

In the event of an update of the categories of Products by an Operator, this Operator must apply Article 5 of this Exhibit 3 again.
2.3. **Additional conditions**

For France, the procedure to obtain the right to use the Logo is subject to a transmission procedure to the Oqali, as detailed in Article 6 of this Exhibit 3. The Operator is not deemed to have the right to use until it has complied with this transmission procedure.

**Article 3. Entry into force of the Updated Algorithm**

In France, by deviation to Article 6.1.2.(i) of the Conditions of Use, the entry into force of the Updated Algorithm is subject to the issuance of a ministerial order which lays down the specifications of the Updated Algorithm in accordance with Article R3232-7 of the French Public Health Code. The Updated Algorithm shall enter into force in France the following day of the issuance of such ministerial order.

For the sake of clarity, from the entry into force of the Updated Algorithm in France begins the Transition Period mentioned in Article 6.1.2.(iii) of the Conditions of Use.

In France, by deviation to Article 6.1.2 para (ii) and (iii) of the Conditions of Use, when an Operator cannot rely on the specific measures for the Transition Period regarding a new Product, it can label a new Product and any unit of such Product with the Classifying Logo determined in accordance with the Original Algorithm provided that such Products are placed on the French market within up to a maximum period of six (6) months from the entry into force of the Updated Algorithm in France. In this case, Products can be marketed until disposal of all stocks of such Products. When the Operator intends to rely on this exemption, it must first inform Santé publique France.

For Products with a long minimum durability date, the aforementioned six (6) months period may be extended, on a case-by-case basis, by the Regulator in France at the express request of the Operator before the expiry of this period.

By way of example, assuming that the Updated Algorithm comes into force on May 1, 2024 in France, the Operator can, subject to prior notification to the Regulator in France, place on the French market new Products with the Classifying Logo determined in accordance with the Original Algorithm until October 31, 2024. Stocks of those Products can remain on the market as from November 1, 2024 until sale of all such stocks. As from November 1, 2024, any unit of the new Product shall be placed on the French market with the Classifying Logo determined in accordance with the Updated Algorithm.

For Products placed or marketed on the French market, the preferred language for the wording “New Calculation” of the Transition Period Logo is French. However, if the wording “New Calculation” is in another language, a reference to the French translation “Nouveau Calcul” by means of an asterisk is required.

**Article 4. Additional conditions of use of the Logo**

4.1. **Generic communications**

In France, Santé Publique France restricts the secondary right to use the Logo for Generic communication purposes, for both Source Products and Distributed Products, as follows.

For its Generic communications on the Logo, the Operator may affix the following to its communication media:

- The Neutral Logo,
- And/or 1 or 2 Classifying Logos corresponding to the nutritional scores of a range of Products if (i) the individual nutritional score of each Product in that range is represented by that or those
two Classifying Logos and (ii) the Classifying Logos do not mislead the consumer as to the classification of the Products;
- And/or at least 3 of the 5 Classifying Logos if the trademark's Products have more than two different Classifying Logos provided that the Classifying Logos are arranged in such a way as not to mislead the consumer as to the classification of the Products, in particular not to imply that all his Products have the same classification.

4.2. **Promotional tools of the Nutri-Score system**

The Operator can use the promotional tools of the Nutri-Score system developed by Santé Publique France.
For instance, the Operator can use the promotional tools developed by Santé Publique France to promote the Updated Algorithm.

In addition, the Operators can freely share video links of Santé Publique France’s videos, but any broadcast of Santé Publique France’s videos is subject to the prior written permission of Santé Publique France and/or the rights holders.

The Operator can also create its own tools to promote the Nutri-Score system. In this case, the Operator is invited to specify that "The Nutri-Score is developed and supported by Santé Publique France and the public authorities" on all relevant communication media.

**Article 5. Audit**

5.1. **Technical documentation**

The Operator shall make technical documentation available to Santé Publique France and to the agents appointed by Santé Publique France, for the entire duration of the use of the Logo. This technical documentation, which is sufficient to control compliance with the conditions of the Conditions of Use to be checked, includes, in particular:

1° For each trademark that it registers, the list of Source Products;
2° The list of the Distributed Products as well as the identity of their Source Operators and/or any rightsholder of intellectual property rights on these Distributed Products;
3° For each Product:
   3.a The Excel file presented in Appendix 1 of Exhibit 3 duly completed, including with the values allowing for the calculation of the nutritional score;
   3.b The results of the calculation of the nutritional scores;
   3.c Where appropriate, reference to the technical documentation of the Rightsholder; and
   3.d The Algorithm used (between the Original Algorithm and the Updated Algorithm) to determine the nutritional score and the Classifying Logo, during the Transition Period.
4° The list of communication and presentation media using the Logo.
5.2. **Control**

In the event of an audit by Santé Publique France revealing a breach on the part of the Operator, Santé Publique France reserves the right to apply the penalty scale set out in Article 7 of these additional conditions for France. If the breaches are not corrected within the deadlines imposed by Santé Publique France, Santé Publique France is automatically authorized to terminate the Operator's registration to the Conditions of Use, without prejudice to any damages to which Santé Publique France may be entitled.

**Article 6. Transmission procedure before the Oqali**

The Operator submitting an Application in the Territory: France must also complete the Excel file that can be downloaded via the following link: https://www.santepubliquefrance.fr/media/files/02-determinants-de-sante/nutrition-et-activite-physique/nutri-score/annexe4-oqali.

6.1. **Submission of the questionnaire to Oqali**

When the Logo is used in the Territory following registration of the right of use, this Excel file must be sent to the Observatoire de l'Alimentation (“Oqali”) within one month of the first implementation of the Logo on packaging or in e-commerce, via the form available online at the following email address https://survey.anses.fr/SurveyServer/s/formation7/Oqali_Suivi_Nutri_Score/questionnaire.htm.

Oqali does not intend to verify the reliability of the data on the form transmitted by the Operator. Nevertheless, Oqali shall ensure that the form is correctly filled out, i.e. with no missing data or data that does not correspond to the terms of the drop-down menus on the Oqali form.

In the event of a non-compliant form, a single reminder will be sent by Oqali. The Operator shall then, within one month, send a compliant form.

Failure to comply with the obligations of this Article 6 may result, at the discretion of Santé Publique France, in any appropriate penalty in accordance with Article 7 of this Exhibit 3 as well as in the partial or total termination of the Operator's registration to the Conditions of Use.

6.2. **Update of the submissions to Oqali**

If the Application is updated (registration of a new mark of products), the Operator must send a new form to Oqali containing all of the information previously transmitted as well as information concerning the new references affixing the Logo within one month after the release of the relevant products on the markets. For the update of products that have already been registered (release or withdrawal from markets), the Operator must send an updated file at least every 6 months.

The Operator must also update the form sent to the Oqali upon any sanction awarded against it by Santé Publique France, at the sole expense of the Operator.

6.3 **Transmission procedure during the Transition Period of the Updated Algorithm**

Due to the risk of transmission of partial and confusing data through the questionnaire to Oqali during the transition of the Nutri-Score algorithm, the procedure set out in articles 6.1 and 6.2 is suspended for during the Transition Period.

**Article 7. Sanctions**

The following tables target the main breaches in the present Conditions of Use, though they are not exhaustive as Santé Publique France reserves the right to sanction the Operator for any breach of the
present Conditions of Use. These sanctions are in particular applicable, but not limited to, to breaches of restrictions and conditions of articles 8.3 and 8.4 of the Conditions of Use. Santé Publique France may sanction an Operator for any violation of the Conditions of Use and for any specific violation of the additional conditions applicable to the Territory: France.

A non-exhaustive list of possible violations and of their respective sanctions is indicated here below.

7.1. **Sanctions – Use of Logo as a supplemental presentation to the Declaration**

There are three levels of sanctions:
- Request to take corrective action
- Suspension of the right to use the Logo until compliance is reached
- Withdrawal of the right to use the Logo by Santé Publique France for a set period of time

<table>
<thead>
<tr>
<th>NON-COMPLIANCE</th>
<th>SANCTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Non-compliance with the Logo Guidelines (colour, size, font or use of the Logo for communication purposes)</td>
<td>Request to take corrective actions within a maximum time period of six months after the current stocks are sold off.</td>
</tr>
<tr>
<td>2. Use of the Logo without prior registration under Article 5.2</td>
<td>Request to take immediate corrective action such as prior registration under Article 5.2</td>
</tr>
<tr>
<td>3. Use of the Logo on Products that do not comply with the definition of Products laid out in the Conditions of Use.</td>
<td>Request for immediate corrective actions without the opportunity to sell off the stocks that are not already on the market</td>
</tr>
<tr>
<td>4. Non-compliance with the rules for calculating the nutritional score, leading to affixing a better Classifying Logo on the packaging of the Product than the actual nutritional score that should have been applied</td>
<td>Suspension of the right to use the Logo until compliance is reached + Immediate return of Products placed on the market or provision of evidence of the implementation of appropriate rectifications towards the public</td>
</tr>
<tr>
<td>5. Misleading or defective presentation of the Logo as mandatory or coercion of a third party to register an Application</td>
<td>Suspension of the right to use the Logo for a minimum time period of three (3) months</td>
</tr>
<tr>
<td>6. Repetition of any of the non-compliances described above</td>
<td>Level of sanction is immediately higher than the one described for the initial infraction</td>
</tr>
<tr>
<td>7. Refusal to reach compliance / multiple repetitions of non-compliances</td>
<td>Notice to the appropriate supervisory authorities. Withdrawal of the right to use the Logo for a time period which can be temporary or permanent</td>
</tr>
</tbody>
</table>

7.2. **Sanctions – Using the Nutri-Score Trademark for communication purposes**

There are three levels of sanctions:
- Request to take corrective action
- Suspension of the right to use the Logo until compliance is reached
- Withdrawal of the right to use the Logo by Santé publique France for a set period of time

<table>
<thead>
<tr>
<th>NON-COMPLIANCE</th>
<th>SANCTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Not complying with the Logo Guidelines (colour, size, font or inappropriate use of the Logo) and/or the use of the word sign “Nutri-Score” alone, without the graphic elements of the</td>
<td>Request for immediate corrective actions</td>
</tr>
<tr>
<td>Logo, on material supports, in particular on the Products</td>
<td></td>
</tr>
<tr>
<td>-------------------------------------------------------</td>
<td>------------------------------------------------------</td>
</tr>
<tr>
<td><strong>2. Use of the Logo without prior registration</strong></td>
<td>Request for immediate corrective actions such as prior registration</td>
</tr>
<tr>
<td><strong>3. Use of the Logo on Products that do not comply with the definition of Products laid out in the Conditions of Use</strong></td>
<td>Request for immediate corrective actions without the opportunity to sell off the stocks on the market</td>
</tr>
<tr>
<td><strong>4. Misleading or defective presentation of the Logo as mandatory or coercion of a third party to register an Application</strong></td>
<td>Suspension of the right to use the Logo for a minimum time period of three (3) months</td>
</tr>
<tr>
<td><strong>5. Repetition of any of the non-compliances described above</strong></td>
<td>Level of sanction is immediately higher than the one described for an initial infraction</td>
</tr>
<tr>
<td><strong>6. Refusal to reach compliance / multiple repetitions of non-compliances of issues</strong></td>
<td>Notice to the appropriate supervisory authorities. Withdrawal of the right to use the Logo for a time period which can be temporary or permanent</td>
</tr>
</tbody>
</table>

**Appendice 1: Oqali documentation**

(Excel file downloadable on the following link: https://www.santepubliquefrance.fr/media/files/02-determinants-de-sante/nutrition-et-activite-physique/nutri-score/annexe4-oqali)
EXHIBIT 4: ADDITIONAL TERMS AND CONDITIONS FOR BELGIUM

Article 1. Law and Regulations applicable to the Logo in Belgium

The Royal decree of 1st March 2019 on the use of the Logo “Nutri-Score” regulates the Logo’s terms and conditions of use in the Belgian territory. The Federal Public Service (FPS) Public Health, Food chain Safety and Environment, the Direction general Animals, Plants and Foodstuff, the service Food, Feed and Other consumption products is the competent authority for the implementation of the Logo in Belgium.

Article 2. Additional conditions to obtain the right to use the Logo

2.1 Registration of the Application for Source Products

Before any registration, the Operator must read all the necessary information described on the page dedicated to the Logo: https://www.health.belgium.be/fr/le-nutri-score

The registration must be done via the international procedure described on the following link: https://www.health.belgium.be/fr/nutri-score-pour-les-professionnels

2.2 Notification of the products to the Federal Public Health Service

Operators who wish to use the Logo on products on the Belgian market must notify to the Federal Public Health Service according to the procedure described at the following link: https://www.health.belgium.be/fr/nutri-score-pour-les-professionnels and send all the documents at nutri-score@health.fgov.be

Article 3. Additional conditions of the use of the Logo

3.1. Promotional tools of the Nutri-Score System

The Operator can use the promotional tools of the Nutri-Score System developed by FPS Public Health, Food chain Safety and Environment available on the page: www.nutriscore.be

The Operator can also create its own tools to promote the Nutri-Score system. In this case, the Operator is invited to specify that “The Nutri-Score is developed and supported by the FPS Public Health, Food chain Safety and Environment and the public authorities” on all relevant communication media.

3.2. Transition Period Logo

For Products placed or marketed on the Belgian market, the preferred language for the wording “New Calculation” of the Transition Period Logo is English with a required translation into French with “Nouveau Calcul”, Flemish with “Nieuwe Berekening” and German with “Neue Berechnung” by means of an asterisk. However, if the wording “New Calculation” is in a language other than English, a reference to the French translation “Nouveau Calcul”, the Flemish translation “Nieuwe Berekening” and German with “Neue Berechnung by means of an asterisk is required.

Article 4. Audit

4.1. Technical Documentation

Operator shall make technical documentation available to the FPS Public Health, Food chain Safety and Environment, for the entire duration of the use of the Logo. This technical documentation, which is
sufficient to control compliance with the conditions of the Conditions of Use to be checked, includes, in particular:

1° For each trademark that it registers, the list of Source Products;

2° The list of the Distributed Products as well as the identity of their Source Operators and/or any rightsholder of intellectual property rights on these Distributed Products;

2° For each Product:

3.a. The Excel file of the nutritional value duly completed, including with the values allowing for the calculation of the nutritional score;

3.b The results of the calculation of the nutritional scores; and

3.c where appropriate, reference to the technical documentation of the Rightsholder;

4° The list of communication and presentation media using the Logo.

4.2. Control

The operator has to accept that the FPS Public Health, Food chain Safety and Environment reserves the right to apply the penalty scale set out in Article 5 of these additional conditions for Belgium.

Article 5. Sanctions

There are three levels of sanctions:
- Request to take corrective action
- Suspension of the right to use the Logo until compliance is reached
- Withdrawal of the right to use the Logo by the FPS Public Health, Food chain Safety and Environment for a set period of time

Article 6. Communication

According to Article 9 of the Conditions of Use, the FPS Public Health, Food Chain Safety and Environment may be led to communicate on the companies committed to the Logo and their trademarks involved.

If the Operator does not wish to be subject to such communication it shall inform the FPS Public Health, Food Chain Safety and Environment by sending an e-mail to: nutri-score@health.fgov.be within two (2) weeks from the receipt of its Application by the FPS Public Health, Food Chain Safety and Environment.
EXHIBIT 5: ADDITIONAL TERMS AND CONDITIONS FOR SWITZERLAND

The following additional conditions apply to the use of the Logo in Switzerland. They are subject to the Conditions of Use and to Exhibits 1, 2 and 9.

Article 1. Law applicable to the Logo in Switzerland

In Switzerland, the Logo is a complementary form of expression and presentation to the mandatory nutrition declaration in accordance with Articles 3 and 39 of the FDHA Ordinance on Information on Foodstuffs (FoodIO), under the supervision and control of the Federal Food Safety and Veterinary Office (FSVO) acting as Regulator.

Article 2. Registration procedure

Before any registration, the Operator must read the entire registration procedure described on the dedicated Nutri-Score page: Informations utiles pour l’introduction du Nutri-Score (admin.ch).

The Operator intending to place Products labelled with the Logo on the market in Switzerland must be prepared to send the requested Excel file to the address nutri-score@blv.admin.ch within the specified time limit (see Article 6 of this Exhibit 5).

Any party eligible pursuant to Article 4.1 of the Conditions of Use which wishes to use the Logo for Products placed exclusively on the Swiss market must register its Application using the registration form available here: LINK. Operators wishing to register multiple brands of Products must complete a separate form for each brand.

Any Operator wishing to place on the market of several countries Products with the Logo may register directly with the Regulator Santé publique France, using the “Registration procedure for the operator to obtain the right to use the registered collective trademark Nutri-Score”. The Operator must state the countries in which it wishes to operate and when the Product with the Logo will be introduced in each country.

Registration procedure for the operator to obtain the right to use the registered collective trademark “Nutri-Score” · demarches-simplifiees.fr

Authorisation to use the Logo is sent to the Operator, along with the files allowing for the use of the Logo, subject to the rights of use granted and the specific conditions relating to the Distributed Products.

Information relevant to the registration is available on the webpage Informations utiles pour l’introduction du Nutri-Score (admin.ch) (page available in French, German and Italian).

Article 3. Additional conditions for the use of the Logo for communication and advertising purposes

For its generic communications concerning the Logo, the Operator may affix the following to its communication media:

- The Neutral Logo,
- And/or 1 or 2 Classifying Logos corresponding to the nutritional scores of a range of Products if (i) the individual nutritional score of each Product in that range is represented by that or those two Classifying Logos and (ii) the Classifying Logos do not mislead the consumer as to the classification of the Products,
- And/or at least 3 of the 5 Classifying Logos if the trademark’s Products have more than two different Classifying Logos provided that the Classifying Logos are arranged in such a way as
not to mislead the consumer as to the classification of the Products, in particular not to imply that all of its products have the same classification.

**Article 4. Monitoring the use of the Logo**

In principle, the Logo is used by the Operator authorised to do so on its own responsibility and on the basis of mutual market observation by the market participants and other authorised third parties. Without prejudice to the first sentence, the Regulator shall carry out a general market observation.

The Operator shall make Technical Documentation available to the Federal Food Safety and Veterinary Office (FSVO) for the entire duration of the use of the Logo. This Technical Documentation, which is sufficient to control compliance with the conditions of the Conditions of Use, includes in particular:

1. For each trademark that it registers, the list of Source Products;
2. The list of the Distributed Products as well as the identity of their Source Operators and/or of any holder of intellectual property rights to these Distributed Products;
3. For each Product:
   a. the duly completed “Excel spreadsheet for calculating the Nutri-Score” specific to Switzerland, which can be found in Appendix 1 to this Exhibit 5, with the values used as a basis for calculating the nutritional score;
   b. the results of the calculations of the nutritional scores;
   c. where appropriate, reference to the technical documentation of the Rightsholder; and
   d. the Algorithm used (between the Original Algorithm and the Updated Algorithm) to determine the nutritional score and the Classifying Logo, during the Transition Period.
4. the list of the communication and presentation media bearing the Logo.

**Article 5. Sanctions**

Any Operator using the Logo must, without prejudice to the Regulator’s powers referred to in Article 5, ensure on its own responsibility that the Conditions of Use, including Exhibits 1, 2, 5 and 9, are complied with throughout the entire period of authorisation to use the Logo. The powers of the Regulator and the procedure to be applied in the event of non-compliance with the Conditions of Use, including Exhibits 1, 2, 5 and 9, shall be governed by Article 8 (8.4) and numbers 12.2.2, 12.2.3 and 12.3 of Article 12 of the Conditions of Use.

**Article 6. Procedure for sending the Excel file to the FSVO**

An Operator submitting an application in Switzerland via the online form or to Santé publique France via the “Registration procedure for the operator to obtain the right to use the registered collective trademark Nutri-Score” with a view to place Products with the Logo on the market of multiple countries must complete the Excel file contained in Appendix 1 to this Exhibit 5, for all Products placed on the market in Switzerland.

6.1. **Submitting the Excel file to the FSVO**

When the Logo is used in Switzerland after registering the right of use, the Excel file must be sent to the FSVO (nutri-score@blv.admin.ch) within one month of the first use of the Logo on packaging or in
e-commerce in Switzerland. The Excel file listing all Products of the registered brand to which Logo is applied must then be submitted as per the relevant due date:

<table>
<thead>
<tr>
<th>Due date</th>
<th>Information to be sent by</th>
</tr>
</thead>
<tbody>
<tr>
<td>31 March</td>
<td>15 April</td>
</tr>
<tr>
<td>30 June</td>
<td>15 July</td>
</tr>
<tr>
<td>30 September</td>
<td>15 October</td>
</tr>
<tr>
<td>31 December</td>
<td>15 January</td>
</tr>
</tbody>
</table>

The FSVO will ensure that the submitted file has been correctly completed, i.e. with no missing data or changes in the file layout.

If the file is non-compliant, the FSVO will send a one-off reminder. The Operator will then have one month in which to submit a compliant Excel file.

6.2. *Updating submissions to the FSVO*

To update Products already registered (Product modifications or final withdrawal from the market), the Operator must submit the Excel file, updated at least once a year, with a due date of 31 December. The Excel file must always be sent at least once a year, even if there have been no major changes.

**Article 7. Transition Period Logo**

For Products placed or marketed on the Swiss market, the preferred language for the wording “New Calculation” of the Transition Period Logo is French with “Nouveaucalcul” or German with “Neue Berechnung”. If the wording “New Calculation” is in a language other than French or German, its translation into these languages is not required.

**Appendix 1. FSVO Excel file**

The Excel file to be completed and sent to the FSVO is available here: [LINK](#).
EXHIBIT 6: ADDITIONAL TERMS AND CONDITIONS FOR GERMANY

The following additional conditions apply to the use of the Nutri-Score Logo in the territory of the Federal Republic of Germany. They are subject to the Conditions of Use and to Exhibits 1, 2 and 9.

Article 1. Legal incorporation

By enacting the "Erste Verordnung zur Änderung der Lebensmittelinformations-Durchführungsverordnung", which took effect on 6 November 2020, Section 4(a) of the Lebensmittelinformations-Durchführungsverordnung (LMIDV) introduced into German food labelling law a legal incorporation of voluntary food labelling with the Nutri-Score in Germany. This incorporation was required by European food labelling law.

Article 2. Regulator

The "Regulator" for Germany, within the meaning of Article 1(1.14) of the Conditions of Use, was designated by the Federal Ministry of Food and Agriculture and is provided in Exhibit 9. The Regulator shall exercise the trademark and other rights to the Nutri-Score Trademark in Germany pursuant to the Conditions of Use, including the Exhibits 1, 2, 6 and 9. The monitoring of compliance with food law by the competent authorities shall remain unaffected, as shall the ensuring of the proper use of the Nutri-Score Trademark by the trademark, fair trading and criminal law provisions relevant to trademark protection or other industrial property protection for intangible assets, including any powers assigned to third parties provided for therein. Details of the Regulator's performance of duties and its other rights and obligations arising from the designation pursuant to Article 1(1.14) of the Conditions of Use shall be regulated in a contract between the Federal Republic of Germany, represented by the Federal Ministry of Food and Agriculture, and the Regulator.

Article 3. Registration procedure

The Operator intending to place foods labelled with the Nutri-Score Logo on the market in Germany shall use the procedure entitled "Registration procedure of the operator to obtain the right to use the registered collective trademark Nutri-Score" on the following website of the French Regulator Santé publique France for the registration required pursuant to Article 4(4.2) of the Conditions of Use:

https://www.demarches-simplifiees.fr/commencer/ns_international_registration_procedure.

An electronic acknowledgement of receipt of the registration of the Application is immediately sent to the Operator, along with the files allowing for the use of the Logo, subject to the rights of use granted and the specific conditions relating to the Distributed Products.

The information relevant to the registration shall be made available on the website at https://www.nutriscore.de.

Article 4. Additional conditions for the use of the Logo for communication and advertising purposes

In Germany, the following additional provisions shall apply to the right to use the Logo for generic communication purposes, for both Source Products and Distributed Products.

For its Generic communications on the Logo, the Operator may affix the following to its communication media:

- The Neutral Logo,
- And/or 1 or 2 Classifying Logos corresponding to the nutritional scores of a range of Products if (i) the individual nutritional score of each Product in that range is represented by that or those two Classifying Logos and (ii) the Classifying Logos do not mislead the consumer as to the classification of the Products;
- and/or at least 3 of the 5 classification Logos if the trademark's Products have more than two different Classifying Logos provided that the Classifying Logos are arranged in such a way as not to mislead consumers as to the classification of the Products, in particular not to imply that all his Products have the same classification.

Further persons entitled to use the Logo pursuant to Article 4(4.1) of the Conditions of Use or third parties (e.g., authors) shall submit their electronic application for specific use of the Logo for general communication purposes in Germany to the Regulator at nutri-score@ral.de”

**Article 5. Monitoring the use of the Logo**

In principle, the Nutri-Score Trademark shall be used by the Operator authorised to do so on its own responsibility and on the basis of mutual market observation by the market participants and other authorised third parties. Without prejudice to the first sentence, the Regulator shall carry out a general market observation and ensure compliance with the Conditions of Use of the Nutri-Score Logo.

By registering, Operators declare that they agree with the Conditions of Use, including their Exhibits, specifically with the powers assigned to the Regulator as referred to *inter alia* in Article 8(8.4), and that they shall keep available all information required for the purpose of monitoring and controlling compliance with the requirements of the Conditions of Use (so-called Technical Documentation) and shall send it electronically to the Regulator upon request. On the basis of the requirements under data protection law, the Operators shall consent to the processing and transmission of these data to the third parties named in the Conditions of Use. The Technical Documentation shall comprise in particular:

1. For each trademark that it registers, the list of Source Products;
2. the list of the Distributed Products as well as the identity of their Source Operators and/or of any holder of intellectual property rights to these Distributed Products;
3. for each Product:
   3.a the duly completed "Excel spreadsheet for calculating the Nutri-Score", which can be found on the following website: https://www.nutri-score.de, with the values used as a basis for calculating the nutritional score;
   3.b the results of the calculations of the nutritional scores;
   3.c the model of the label with the Nutri-Score logo that the product will bear when it is distributed on the German market;
   3.d where appropriate, the reference to the technical documentation of the Rightsholder; and
   3.e the Algorithm used (between the Original Algorithm and the Updated Algorithm) to determine the nutritional score and the Classifying Logo, during the Transition Period.
4. the list of the communication and presentation media bearing the Logo.
Article 6. Sanctions

Any Operator using the Nutri-Score Logo must, without prejudice to the Regulator's powers referred to in Article 5, ensure on its own responsibility that the Conditions of Use, including Exhibits 1, 2, 6 and 9, are complied with throughout the entire period of authorisation to use the Nutri-Score. The powers of the Regulator and the procedure to be applied in the event of non-compliance with the Conditions of Use, including Exhibits 1, 2, 6 and 9, shall be governed by Article 8 (8.4) and numbers 12.2.2, 12.2.3 and 12.3 of Article 12 of the Conditions of Use.

The Regulator shall impose possible sanctions pursuant to Article 6(1) and (2) of this Exhibit 6, taking into account the specific case. While the following Article 6(1) and (2) describe the significant infringements of these Conditions of Use and their possible sanctions, they are not exhaustive.

6.1. Sanctions – Use of the Logo as a presentation in addition to the nutritional declaration

There are three levels of sanctions:

- Request to take remedial action (level 1)
- Suspension of the right to use the Logo until compliance has been achieved (level 2)
- Withdrawal of the right to use the Logo for a set period of time or permanent by the Regulator (level 3)

<table>
<thead>
<tr>
<th>NON-COMPLIANCE WITH PROVISIONS</th>
<th>SANCTION</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Non-compliance with the Graphic Charter of the Nutri-Score Logo (e.g. colour, size or font).</td>
<td>Request to create a corrected packaging version within a maximum time period of one (1) month and to switch to the corrected version in the production within a maximum time period of six (6) months.</td>
</tr>
<tr>
<td>2. Use of the Nutri-Score Logo without prior registration pursuant to Article 5.</td>
<td>Request to take immediate remedial action such as prior registration pursuant to Article 5.</td>
</tr>
<tr>
<td>3. Use of the Nutri-Score Logo on Products that do not comply with the definition of Products as laid down in the Conditions of Use.</td>
<td>Request to create a corrected packaging version within a maximum time period of one (1) month and to switch to the corrected version in the production within a maximum time period of six (6) months.</td>
</tr>
<tr>
<td>4. Non-compliance with the rules for calculating the nutritional score, leading to affixing a better Classifying Logo on the packaging of the Product than the actual nutritional score that should have been applied.</td>
<td>Suspension of the right to use the Logo until compliance has been achieved and immediate return of Products placed on the market or provision of evidence of the implementation of appropriate rectifications towards the public</td>
</tr>
<tr>
<td>5. Non-compliance with the obligation in Art. 6.1.1 of the Conditions of Use to label all products of a registered trademark with the Nutri-Score Logo within the period of time specified therein.</td>
<td>Request to create a corrected packaging version within a maximum time period of one (1) month and to switch to the corrected version in the production within a maximum time period of six (6) months.</td>
</tr>
<tr>
<td>NON-COMPLIANCE WITH PROVISIONS</td>
<td>SANCTION</td>
</tr>
<tr>
<td>---------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1. Non-compliance with the Graphic Charter of the Nutri-Score Logo (colour, size or font or inappropriate use of the Logo).</td>
<td>Request to take immediate remedial action.</td>
</tr>
<tr>
<td>2. Use of the Nutri-Score Logo without prior registration pursuant to Article 5</td>
<td>Request to take immediate remedial action such as registration pursuant to Article 5.</td>
</tr>
<tr>
<td>3. Use of the Nutri-Score Logo on Products that do not comply with the definition of products as laid down in the Conditions of Use.</td>
<td>Request to take immediate remedial action without the opportunity to sell off the stocks on the market.</td>
</tr>
<tr>
<td>4. Non-compliance with the rules for calculating the nutritional score, leading to show a better Classifying Logo in the communication of the Product than the actual nutritional score that should have been applied.</td>
<td>Request to take immediate remedial action.</td>
</tr>
<tr>
<td>5. False or misleading display of the Nutri-Score Logo as mandatory or coercing a third party to register an Application.</td>
<td>Suspension of the right to use the Logo for a minimum time period of three (3) months.</td>
</tr>
<tr>
<td>6. Repetition of any of the non-compliances with Conditions of Use described above.</td>
<td>Immediately higher level of sanction than that envisaged for the first violation.</td>
</tr>
<tr>
<td>7. Refusal to rectify non-compliance with, or repeated violations of, the Conditions of Use.</td>
<td>Withdrawal of the right to use the Logo for a specific period of time, up to and including permanent exclusion.</td>
</tr>
</tbody>
</table>

6.2. Sanctions – Use of the Logo for communication purposes

Three levels of sanctions are envisaged:

- Request to take remedial action (level 1)
- Suspension of the right to use the Logo until compliance has been achieved (level 2)
- Withdrawal of the right to use the Logo for a set period of time or permanently (level 3)
Article 7. Language of the Transition Period Logo

For Products placed or marketed on the German market, there is no preferred language for the wording “New Calculation” of the Transition Period Logo. However, if the wording “New Calculation” is not in German, a reference to the German translation “Neue Berechnung” by means of an asterisk is required.
EXHIBIT 7: ADDITIONAL TERMS AND CONDITIONS FOR LUXEMBOURG

The following additional conditions apply to the use of the Logo on the Territory: Grand Duchy of Luxembourg, hereinafter “Luxembourg”. They are subject to the Conditions of Use and to Exhibits 1, 2 and 9.

Article 1. Laws and regulations applicable to the Logo in Luxembourg

In Luxembourg, the Grand-Ducal Regulation of 7 May 2021 on the use of the Nutri-Score logo governs the terms of use of the aforementioned logo (the Logo provides voluntary food information in accordance with Article 36 of the European Regulation (EU) 1169/2011). The Ministry responsible for Agriculture is the competent authority for the implementation of the regulation and acts as Regulator, as provided for by the Nutri-Score conditions of use.

Consequently, the right to use the Logo granted primarily by the Ministry responsible for Agriculture by means of registration of the Operator with Santé publique France is a right to affix for the Source Products and to use for the Distributed Products as voluntary food information in accordance with Article 36 of the EU Regulation (EU) 1169/2011.

Article 2. Additional conditions to obtain the right to use the Logo

2.1. Registration of the Application for Source Products

Before any registration, the Operator must take note of the full administrative procedure applicable to Luxembourg, which can be found under the link https://securite-alimentaire.public.lu/fr/professionnel/Denrees-alimentaires/Etiquette/Nutri-Score.html and the registration procedure described on the dedicated web page: http://santepubliquefrance.fr/Sante-publique-France/Nutri-Score.

Registration for Luxembourg must be completed by following the procedure for international territories on the Santé Publique France website under the following link: https://www.demarches-simplifiees.fr/commencer/ns_international_registration_procedure

Santé publique France subsequently provides the Operator with the documents necessary for its use.

Article 3. Entry into force of the Updated Algorithm

In Luxembourg, by deviation to Article 6.1.2.(i) of the Conditions of Use, the date of the entry into force of the Updated Algorithm is the date on which the Grand-Ducal Regulation of 30 January 2024 amending the Grand-Ducal Regulation of 7 May 2021 on the use of the Nutri-Score logo has entered into force, that is 5 March 2024.

For the sake of clarity, the entry into force of the Updated Algorithm in Luxembourg starts the 24 month transitional period mentioned in Article 6.1.2 of the Conditions of Use

For Products placed or marketed on the Luxembourg market, the preferred language for the wording “New Calculation” of the Transition Period Logo is French with “Nouveau Calcul”, German with “Neue Berechnung” or Luxembourgish with “Nei Berechnung”. If the wording “New Calculation” is in a language other than French, German or Luxembourgish, its translation into these languages is not required.
**Article 4. Additional conditions of use of the Logo**

4.1. *Generic communications*

For its Generic communications on the Logo, the Operator may affix the following to its communication media:

- The Neutral Logo,
- And/or 1 or 2 Classifying Logos corresponding to the nutritional scores of a range of Products if (i) the individual nutritional score of each Product in that range is represented by that or those two Classifying Logos and (ii) the Classifying Logos do not mislead the consumer as to the classification of the Products;
- And/or at least 3 of the 5 Classifying Logos if the trademark’s Products have more than two different Classifying Logos provided that the Classifying Logos are arranged in such a way as not to mislead the consumer as to the classification of the Products, in particular not to imply that all his Products have the same classification.

4.2. *Promotional tools of the Nutri-Score system*

The Operator may create their own tools to promote the Nutri-Score system. In this case, the Operator is invited to specify that “The Nutri-Score is developed and supported by Santé Publique France and the (Luxembourg) public authorities” on all relevant communication media.

**Article 5. Audit**

5.1. *Technical documentation*

The Operator shall make technical documentation available to the official Luxembourg regulatory bodies for the entire duration of the use of the Logo. This technical documentation, which is sufficient to control compliance with the conditions of the Conditions of Use to be checked, includes, in particular:

1. For each trademark that it registers, the list of Source Products;
2. The list of the Distributed Products as well as the identity of their Rightsholder and/or any rightsholder of intellectual property rights on these Distributed Products;
3. For each Product:
   a. The Excel file of nutritional values duly completed, including with the values allowing for the calculation of the nutritional score. This Excel file is available at [https://www.santepubliquefrance.fr/determinants-de-sante/nutrition-et-activite-physique/articles/nutri-score](https://www.santepubliquefrance.fr/determinants-de-sante/nutrition-et-activite-physique/articles/nutri-score);
   b. The results of the calculation of the nutritional scores;
   c. Where appropriate, reference to the technical documentation of the Rightsholder; and
   d. The Algorithm used (between the Original Algorithm and the Updated Algorithm) to determine the nutritional score and the Classifying Logo, during the transitional period of twenty four (24) months.
4. The list of communication and presentation media using the Logo.
5.2. Control

The Operator must accept that checks on the application and use of the Logo are carried out by the official regulatory authorities in Luxembourg and for which the penalty scale provided for in Article 6 opposite applies.

Article 6. Sanctions

There are three levels of sanctions:

- Request to take corrective actions
- Suspension of the right to use the Logo until compliance is reached
- Withdrawal of the right to use the Logo by the Regulator in Luxembourg for a set period of time

Article 7. Communication

According to Article 9 of the Conditions of Use, the Luxembourg Regulator may be led to communicate on the companies committed to the Logo and their trademarks involved.

If the Operator does not wish to be subject to such communication it shall inform the Regulator by sending an e-mail to: nutriscore@alva.etat.lu within two (2) weeks of registration on the Santé Publique France web site.
EXHIBIT 8: ADDITIONAL TERMS AND CONDITIONS FOR THE NETHERLANDS

The following additional conditions apply to the use of the Logo on the Territory: the European part of the Netherlands. They are subject to the Conditions of Use and to Exhibits 1, 2 and 9.

Article 1. Legislation and policy organization of the Logo in the Netherlands

1.1 Applicable algorithm

The provisions of “Annex 1-B: Specifications of the New Algorithm” apply to the Territory of the European part of the Netherlands.

1.2 Applicable national laws and regulations

In the Netherlands, a nutritional label or food choice logo can be designated in accordance with the Commodities Act Decree on Information about Foodstuffs. The Commodities Act Regulation Designation of a Nutritional Label designates Nutri-Score as the approved Logo for the use in the territory of the Netherlands. The administrative fines that can be imposed for improper use of the Logo, are regulated in the Commodities Act Decree on administrative fines.

1.3 Government department responsible

The Ministry of Health, Welfare and Sport (the department of Nutrition, Health Protection and Prevention, VGP), is responsible for the implementation of the Logo in The Netherlands and is the "Regulator" within the meaning of Article 1(1.14) of the Conditions of Use.

Article 2. Conditions to obtain the right to use the Logo in the Netherlands

2.1 Registration

Operators who wish to use the Logo in the Netherlands, on Products intended to be placed on the Dutch market, must follow the procedure described on the website dedicated to the Logo: www.nutriscorevoorbedrijven.nl. As stated on this website, before Operators are allowed to use the Logo, Operators are obligated to at least:

- o register on the website of Santé Publique France: https://www.demarches-simplifiees.fr/commencer/ns_international_registration_procedure; and
- o include the product information of their Source Products in the Dutch Branded Food Database (or “LEDA”, Levensmiddelendatabank) at https://www.levensmiddelendatabank.nl/ and update this information whenever the product composition of the Source Product changes.

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7 Warenwetbesluit informatie levensmiddelen.
8 Warenwetregeling aanwijzing voedselkeuzelogo.
9 Warenwetbesluit bestuurlijke boeten.
10 This database contains extensive label information on more than 140,000 foodstuffs sold on our territory. The database is managed by the Nutrition Centre (Voedingencentrum) in collaboration with the National Institute for Public Health and the Environment (RIVM).
2.2 No derogation

In accordance with article 6.1.2.(iii) of the Conditions of Use, Operators are able to differentiate between the Original Algorithm and the Updated Algorithm during a Transition Period. However, because the Logo is not applicable in the Netherlands before the 1st of January 2024, the Transition Period does not apply. Operators are obligated to use exclusively the Updated Algorithm for any Product placed on the Dutch market.

**Article 3. Additional conditions of the use of the Logo**

3.1. Marketing communications on the Logo

The Operator can create its own tools to promote the Logo. In this case, the Operator bears the sole responsibility for the verification of the legal sustainability of its statements, campaigns and slogans in the promotion of the Logo. Neither the Ministry of Health, Welfare and Sport, nor the Nutrition Centre (Voedingscentrum), nor any other governmental body, can be held responsible for the legal consequences of the activities of the Operator with regards to the commercial promotion of the Logo.

3.2. Transition Period Logo

Since the Transition Period does not apply to the Netherlands, Operators in the Netherlands cannot apply the Transition Period Logo on the Products placed on the market in the Netherlands.

The Netherlands require from Operators that their Products, placed on the market of countries where the Transition Period Logo is applicable, be marketed in the territory of the Netherlands with the wording “New Calculation” in Dutch.

**Article 4. Control**

The Ministry of Health, Welfare and Sport has the right, in case of violation by the Operator of any provisions of the Conditions of Use, to apply the interventions set out in Article 5 of this Exhibit.

**Article 5. Interventions in case of non-compliance**

The interventions that can be applied include, but are not limited to:

- a request to take corrective action
- an official warning; and
- the imposition of an administrative fine, as referred to in the Commodities Act Decree on administrative fines.\(^{11}\)

\(^{11}\) Warenwetbesluit bestuurselijke boeten.
## EXHIBIT 9: List of rights, countries and regulators

<table>
<thead>
<tr>
<th>Nutri-Score Trademark</th>
<th>Territory and Competent Regulator</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>French Trademark No.4923991</strong></td>
<td>• France</td>
</tr>
<tr>
<td><strong>Sign</strong></td>
<td>Santé publique France: <a href="mailto:nutriscore@santepubliquefrance.fr">nutriscore@santepubliquefrance.fr</a></td>
</tr>
<tr>
<td><strong>List of goods and services</strong></td>
<td>12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex</td>
</tr>
<tr>
<td>Classe 5 : Aliments diététiques à usage médical ; herbes médicinales ; tisanes médicales ; aliments diététiques à usage vétérinaire ; aliments pour bébés ; compléments alimentaires.</td>
<td>Téléphone : 01 41 79 67 00 – Fax : 01 41 79 67 67</td>
</tr>
<tr>
<td>Classe 16 : Affiches ; articles de papeterie ; articles pour reliures ; calendriers ; carton ; livres ; papier ; photographies ; prospectus ; sacs (enveloppes, pochettes) en papier ou en matières plastiques pour l'emballage ; Produits de l'imprimerie ; cartes ; brochures ; boîtes en papier ou en carton ; journaux ; matériel d'instruction ou d'enseignement (à l'exception des appareils).</td>
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<tr>
<td>Classe 29 : Beurre ; boissons lactées où le lait prédomine ; charcuterie ; compotes ; confitures ; conserves de poisson ; conserves de viande ; coquillages non vivants ; crustacés (non vivants) ; fromages ; fruits congelés ; fruits conservés ; fruits cuisinés ; fruits secs ; gelées ; gibier ; huiles à usage alimentaire ; insectes comestibles non vivants ; lait ; légumes conservés ; légumes cuits ; légumes séchés ; légumes surgelés ; œufs ; poisson ; produits laitiers ; salaisons ; Viande ; volaille.</td>
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<tr>
<td>Classe 30 : Biscottes ; biscuits ; boissons à base de cacao ; boissons à base de café ; boissons à base de thé ; cacao ; Café ; chocolat ; confiserie ; crêpes (alimentation) ; épices ; farine ; gâteaux ; glace à rafraîchir ; glaces alimentaires ; levure ; miel ; moutarde ; pain ; pâtisseries ; pizzas ; préparations faites de céréales ; riz ; sandwiches ; sauces (condiments) ; sel ; sirop d'agave (édulcorant naturel) ; sucre ; sucreries ; tapioca ; thé ; vinaigre.</td>
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<tr>
<td>Classe 31 : Aliments pour les animaux ; coquillages vivants ; fourrages ; insectes comestibles vivants ; plantes ; fleurs naturelles ; Produits de l'agriculture et de l'aquaculture, produits de l'horticulture et de la sylviculture ; crustacés vivants ; fruits</td>
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</table>
frais ; légumes frais ; plantes naturelles ; semences (graines) ; céréales en grains non travaillés.

Classe 32 : Apéritifs sans alcool ; Bières ; boissons à base de fruits ; eaux gazeuses ; eaux minérales (boissons) ; jus de fruits ; limonades ; nectars de fruits ; préparations pour faire des boissons sans alcool ; sirops pour boissons ; sodas.

Classe 33 : Boissons alcoolisées (à l'exception des bières) ; vins ; vins à indication géographique protégée ; vins d'appellation d'origine protégée.

Classe 38 : Communications par terminaux d'ordinateurs ; agences de presse ; agences d'informations (nouvelles) ; communications radiophoniques ; communications par réseaux de fibres optiques ; communications téléphoniques ; mise à disposition d'informations en matière de télécommunications ; radiotéléphonie mobile ; télédiffusion ; Télécommunications ; radiodiffusion ; services de messagerie électronique ; mise à disposition de forums en ligne ; services de visioconférence ; services d'affichage électronique (télécommunications).

Classe 41 : Activités sportives et culturelles ; formation ; divertissement ; Éducation ; mise à disposition d'informations en matière de divertissement ; organisation de concours (éducation ou divertissement) ; organisation et conduite de conférences ; production de films cinématographiques ; services de jeux d'argent ; services de photographie ; publication de livres ; organisation et conduite de congrès ; organisation d'expositions à buts culturels ou éducatifs ; mise à disposition d'informations en matière d'éducation ; mise à disposition de films, non téléchargeables, par le biais de services de vidéo à la demande ; organisation et conduite de colloques ; prêt de livres ; publication électronique de livres et de périodiques en ligne ; services de jeu proposés en ligne à partir d'un réseau informatique.

Classe 44 : Assistance médicale ; maisons médicalisées ; services de maisons de convalescence ; services de salons de beauté ; services hospitaliers ; services vétérinaires ; chirurgie esthétique ; Services d'agriculture, d'horticulture et de sylviculture ; services de maisons de repos ; services de salons de coiffure ; services médicaux ; services de médecine alternative ; services d'opticiens ; services pour le soin de la peau (soins d'hygiène et de beauté).
| Class 5 | Dietetic foods adapted for medical purposes; medicinal herbs; herbal teas for medicinal purposes; dietetic food adapted for veterinary use; food for babies; food supplements. |
| Class 16 | Posters; stationery; bookbinding material; calendars; cardboard; books; paper; photographs; prospectuses; bags (envelopes, pouches) of paper or plastics for packaging; printed matter; cards; brochures; boxes of paper or cardboard; newspapers; teaching materials (except apparatus). |
| Class 29 | Butter; Milk beverages, milk predominating; charcuterie; compotes; jams; bottled fish; tinned meat; shellfish, not live; crustaceans, not live; cheese; frozen fruits; preserved fruits; cooked fruits; dried fruits; jellies for food; game, not live; oils for food; edible insects, not live; milk; preserved vegetables; cooked vegetables; dried vegetables; frozen vegetables; eggs; fish, not live; milk products; salted meats; meat; poultry. |
| Class 30 | Rusks; biscuits; cocoa-based beverages; coffee-based beverages; tea-based beverages; cocoa; coffee; chocolate; confectionery; pancakes; spices; flour; cakes; ice for refreshment; edible ices; yeast; honey; mustard; bread; pastries; pizzas; cereal preparations; rice; sandwiches; sauces; salt; agave syrup (natural sweetener); sugar; confectionery; tapioca; tea; vinegar. |
| Class 31 | Animal foodstuffs; shellfish, live; fodder; edible insects, live; plants; flowers; agricultural and aquacultural crops, horticulture and forestry products; crustaceans, live; fresh fruits; fresh vegetables; natural plants; seeds for planting; unprocessed cereal seeds. |
| Class 32 | Aperitifs, non-alcoholic; beer; fruit-based beverages; aerated water; mineral water (beverages); juices; lemonades; fruit nectars, non-alcoholic; preparations for making non-alcoholic beverages; syrups for beverages; soda. |
| Class 33 | Alcoholic beverages (except beer); wine; wines of protected geographical indication; wines of protected appellation of origin. |
| Class 38 | Communications by computer terminals; news agency services; news agency services (news); radio communications; communications by fibre optic networks; communications by telephone; information about telecommunication; |
communications by cellular phones; television broadcasting; telecommunication services; radio broadcasting; electronic messaging; providing online forums; videoconferencing services; electronic bulletin board services (telecommunication services).

Class 41: Sporting and cultural activities; coaching; entertainment services; teaching; providing entertainment information; arranging of contests; arranging and conducting conferences; production of cinematographic films; gambling services; photography; publication of books; arranging and conducting of congresses; arranging of exhibitions for cultural or educational services; provision of educational information; providing films, not downloadable, via video-on-demand services; arranging and conducting of colloquiums; lending books; online publication of electronic books and journals; game services provided online from a computer network.

Class 44: Medical assistance; nursing home services; convalescent home services; beauty salon services; hospital services; animal healthcare services; plastic surgery; agriculture, horticulture and forestry services; rest home services; hair salon services; provision of medical services; alternative medical services; opticians’ services; services for skincare.

<table>
<thead>
<tr>
<th>Sign</th>
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<tr>
<td>« Nutri-Score »</td>
<td>Classe 5: Aliments diététiques à usage médical ; tisanes médicinales ; herbes médicinales ; aliments diététiques à usage vétérinaire ; aliments pour bébés ; compléments alimentaires.</td>
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<td>Classe 29 : Beurre ; boissons lactées où le lait prédomine ; charcuterie ; compotes ; confitures ; conserves de poisson ; conserves de viande ; coquillages non vivants ; crustacés (non vivants) ; fromages ; fruits congelés ; fruits conservés ; fruits cuisinés ; fruits secs ; gelées ; gibier ; huiles à usage alimentaire ; insectes comestibles non vivants</td>
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; lait ; légumes conservés ; légumes cuits ; légumes séchés ; légumes surgelés ; oeufs ; poisson ; produits laitiers ; salaisons ; Viande ; volaille.

Classe 30 : Biscottes ; biscuits ; boissons à base de cacao ; boissons à base de café ; boissons à base de thé ; cacao ; Café ; chocolat ; confiserie ; crêpes (alimentation) ; épices ; farine ; gâteaux ; glace à rafraîchir ; glaces alimentaires ; levure ; miel ; moutarde ; pain ; pâtisseries ; pizzas ; préparations faites de céréales ; riz ; sandwichs ; sauces (condiments) ; sel ; sirop d'agave (édulcorant naturel) ; sucre ; sucreries ; tapioca ; thé ; vinaigre.

Classe 31 : Aliments pour les animaux ; coquillages vivants ; fourrages ; insectes comestibles vivants ; plantes ; Produits de l'agriculture et de l'aquaculture, produits de l'horticulture et de la sylviculture ; semences (graines) ; plantes naturelles ; légumes frais ; fruits frais ; crustacés vivants ; céréales en grains non travaillés.

Classe 32 : Apéritifs sans alcool ; Bières ; boissons à base de fruits ; eaux gazeuses ; eaux minérales (boissons) ; jus de fruits ; limonades ; nectars de fruits ; préparations pour faire des boissons sans alcool ; sirops pour boissons ; sodas.

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Classe 41 : Activités sportives et culturelles ; formation ; divertissement ; Éducation ; mise à disposition d'informations en matière de divertissement ; organisation de concours (éducation ou divertissement) ; organisation et conduite de conférences ; production de films cinématographiques ; services de jeux d'argent ; services de photographie ; publication de livres ; organisation et conduite de congrès ; organisation d'expositions à buts culturels ou éducatifs ; mise à disposition d'informations en matière d'éducation ; prêt de livres ; organisation et conduite de colloques ; mise à disposition d'installations de loisirs ; services de jeu proposés en ligne à partir d'un réseau informatique ; publication électronique de livres et de périodiques en ligne.
| Classe 44: | Assistance médicale ; maisons médicalisées ; services de maisons de convalescence ; services de salons de beauté ; services hospitaliers ; services vétérinaires ; chirurgie esthétique ; Services d'agriculture, d'horticulture et de sylviculture ; services médicaux ; services de salons de coiffure ; services de maisons de repos ; services de médecine alternative ; services d'opticiens ; services pour le soin de la peau (soins d'hygiène et de beauté). |
| Non-binding translation: |
| Class 5: | Dietetic foods adapted for medical purposes ; herbal teas for medicinal purposes ; medicinal herbs ; dietetic food adapted for veterinary use ; food for babies ; food supplements. |
| Class 16: | Posters ; stationery ; albums ; bookbinding material ; calendars ; cardboard ; books ; paper ; photographs (printed) ; prospectuses ; bags (envelopes, pouches) paper or plastics for packaging ; printed matter ; cards ; brochures ; boxes for paper or cardboard ; newspaper. |
| Class 29: | Butter ; milk beverages, milk predominating ; charcuterie ; compotes ; hamps ; bottled fish ; tinned meat ; shellfish, not live ; crustaceans, not live ; cheese ; frozen fruits ; preserved fruits ; cooked fruits ; dried fruit ; jellies for food ; game, not live ; oils for food ; edible insects, not live ; milk ; preserved vegetables ; cooked vegetables ; dried vegetables ; frozen vegetables ; eggs ; fish, not live ; milk products ; salted meats ; meat ; poultry. |
| Class 30: | Rusks ; biscuits ; cocoa-based beverages ; coffee-based beverages ; tea-based beverages ; cocoa ; coffee ; chocolate ; confectionery ; pancakes ; spices ; flour ; cakes ; ice for refreshment ; edible ices ; yeast ; honey ; mustard ; bread ; pastries ; pizzas ; cereal preparations ; rice ; sandwiches ; sauces ; salt ; agave syrup (natural sweetener) ; sugar ; confectionery ; tapioca ; tea ; vinegar. |
| Class 31: | Animal foodstuffs ; shellfish, live ; fodder ; edible insects, live ; plants ; agricultural and aquacultural crops, horticulture and forestry products ; seeds for planting ; natural plants ; fresh vegetables ; fresh fruit ; crustaceans, live ; unprocessed cereal seeds. |
Class 32: Aperitifs, non-alcoholic; beer; fruit-based beverages; aerated water; mineral water (beverages); juices; lemonades; fruit nectars, non-alcoholic; preparations for making non-alcoholic beverages; syrups beverages; soda.

Class 33: Alcoholic beverages (except beer); wine; wines of protected geographical indication; wines of protected appelation of origin.

Class 38: Communications by computer terminals; news agency services; news agency services (news); radio communications; communications by fibre optic networks; communications by telephone; information about telecommunication; communications by cellular phones; television broadcasting; telecommunication services; radio broadcasting; electronic messaging; providing online forums; videoconferencing services; electronic bulletin board services (telecommunications services).

Class 41: Sporting and cultural services; coaching; entertainment services; teaching; providing entertainment information; arranging of contests; arranging and conducting of conferences; production of cinematographic films; gambling services; photography; publication of books; arranging and conducting of congresses; arranging of exhibitions for cultural or educational purposes; provision of educational purposes; lending of books; arranging and conducting of colloquims; providing recreation facilities; game services provided online from a computer network; online publication of electronic books and journals.

Class 44: Medical assistance; nursing home services; convalescent home services; beauty salon services; hospital services; animal healthcare services; plastic surgery; agriculture, horticulture and forestry services; provision of medical services; hair salon services; prestige home services; alternative medicine services; opticians’ services; services for skincare.
<table>
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<tr>
<th>French Trademark n°4357857</th>
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<tbody>
<tr>
<td><strong>Sign</strong></td>
<td>List of goods and services</td>
</tr>
<tr>
<td>![Nutri-Score Icon]</td>
<td>Full list of designated goods and services is available here.</td>
</tr>
</tbody>
</table>

- **France**
  Santé publique France:  
  nutriscore@santepubliquefrance.fr  
  12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex  
  Téléphone: 01 41 79 67 00 – Fax: 01 41 79 67 67

<table>
<thead>
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- **France**
  Santé publique France:  
  nutriscore@santepubliquefrance.fr  
  12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex  
  Téléphone: 01 41 79 67 00 – Fax: 01 41 79 67 67

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- **France**
  Santé publique France:  
  nutriscore@santepubliquefrance.fr  
  12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex  
  Téléphone: 01 41 79 67 00 – Fax: 01 41 79 67 67

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- **France**
  Santé publique France:  
  nutriscore@santepubliquefrance.fr  
  12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex  
  Téléphone: 01 41 79 67 00 – Fax: 01 41 79 67 67
<table>
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<tr>
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<tbody>
<tr>
<td><strong>Sign</strong></td>
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<tr>
<td><strong>List of goods and services</strong></td>
</tr>
<tr>
<td>Class 5 : Dietary supplements and dietetic preparations.</td>
</tr>
</tbody>
</table>

Class 9 : Scientific research and laboratory apparatus, educational apparatus and simulators; Recorded content; Information technology, audio-visual, multimedia and photographic apparatus; Safety, security, protection and signalling devices; Information technology and audiovisual equipment; Measuring, detecting and monitoring instruments, indicators and controllers.

Class 16 : Paper and cardboard; Stationery and educational supplies; Printed matter; Figurines made from cardboard; Figurines made from paper; Figurines [statuettes] of papier mâché; Graphic drawings; Pictures; Drawings; Architectural models; Graphic representations; Arts, crafts and modelling equipment; Vignetting apparatus; Paper badges; Sketch pads; Easel pads; Writing or drawing books; Bags and articles for packaging, wrapping and storage of paper, cardboard or plastics.

Class 29 : Processed fruits, fungi and vegetables (including nuts and pulses); Oils and fats; Prepared insects and larvae; Sausage skins and imitations thereof; Fish, seafood and molluscs; Soups and stocks, meat extracts; Dairy products and dairy substitutes; Meat.

Class 30 : Coffee, teas and cocoa and substitutes therefor; Ice, ice creams, frozen yogurts and sorbets; Processed grains, starches, and goods made thereof, baking preparations and yeasts; Salts, seasonings, flavourings and condiments; Sugars, natural sweeteners, sweet coatings and fillings, bee products; Cereal bars and energy bars; Sweets (candy), candy bars and chewing gum; Bread; Pastries, cakes, tarts and biscuits (cookies); Foodstuffs containing cocoa [as the main constituent]; Foods with a cocoa base; Salted biscuits; Pancakes.

Class 31 : Agricultural products, horticultural products, other than those of the botanical genera Brassica, Lolium, Phaseolus, Pisum, Solanum, Triticum and Zea; Aquaculture and forestry crops.

- **France**
  
  Santé publique France:
  nutriscore@santepubliquefrance.fr
  12, rue du Val d’Osne – 94 415 Saint-Maurice Cedex
  Téléphone : 01 41 79 67 00 – Fax : 01 41 79 67 67

- **Belgium**
  
  Service Public Fédéral Santé Publique, Sécurité de la Chaîne alimentaire et Environnement:
  nutriscore@health.fgov.be
  Avenue Galilée 5/2 – 1210 Bruxelles

- **Luxembourg**
  
  Ministère de l’Agriculture, de l’Alimentation et de la Viticulture
  1, rue de la Congrégation
  L-1352 Luxembourg
  nutriscore@alva.etat.lu

- **Germany**
  
  RAL gemeinnützige GmbH, Fränkische Straße 7, 53229 Bonn
  nutri-score@ral.de
  +49 (0) 228 – 688 95 200
Class 32: Non-alcoholic beverages; Preparations for making beverages.

Class 35: Administrative data processing; Administrative management of hospitals; Business management of veterinary practices; Administrative management of health care clinics; Development of hospital management systems; Management of health care clinics for others; Marketing studies; Collection and systematization of business data; Analysis of company behaviour; Strategic business analysis; Information and data compiling and analyzing relating to business management; Design of public opinion surveys; Conducting online business management research surveys; Market studies; Dissemination of business information; Dissemination of data relating to business; Surveys for business purposes; Business appraisals and evaluations in business matters; Expert evaluations and reports relating to business matters; Providing business information in the field of social media; Provision of information and advice to consumers regarding the selection of products and items to be purchased; Market research and business analyses; Business efficiency studies; Providing of commercial information from online databases; Providing consumer product information via the Internet; Provision of business statistical information relating to medical matters; Provision of information relating to data processing; Providing commercial information to consumers; Market reports and studies; Provision of business information relating to the agricultural industry.

Class 41: Publishing and reporting; Education, entertainment and sport; Education, entertainment and sports; Translation and interpretation.

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<tr>
<th>European Union Trademark No.016762379</th>
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<td>List of goods and services</td>
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</tr>
</tbody>
</table>

- **France**
  Santé publique France: [nutriscore@santepubliquefrance.fr](mailto:nutriscore@santepubliquefrance.fr)
  12, rue du Val d'Osne – 94 415 Saint-Maurice Cedex
  Téléphone: 01 41 79 67 00 – Fax: 01 41 79 67 67

- **Belgium**
Class 16: Printed matter; Paper and cardboard; Stationery and educational supplies; Works of art and figurines of paper and cardboard, and architects’ models; Paper badges; Easel pads; Sketch pads; Writing or drawing books; Arts, crafts and modelling equipment; Bags and articles for packaging, wrapping and storage of paper, cardboard or plastics; Figurines made from cardboard; Figurines made from paper; Pictures; Drawings; Architectural models; Graphic representations; Figurines [statuettes] of papier mâché; Graphic drawings; Vignetting apparatus; Filtering materials of paper.

Class 29: Processed fruits, fungi and vegetables (including nuts and pulses); Oils and fats; Prepared insects and larvae; Sausage skins and imitations thereof; Fish, seafood and molluscs; Soups and stocks, meat extracts; Dairy products and dairy substitutes; Meat; Birds eggs and egg products.

Class 30: Coffee, teas and cocoa and substitutes therefor; Ice, ice creams, frozen yogurts and sorbets; Processed grains, starches, and goods made thereof, baking preparations and yeasts; Prepared foodstuffs in the form of sauces; Prepared savory foodstuffs made from potato flour; Filled baguettes; Baozi [stuffed buns]; Pizza bases; Banana fritters; Pineapple fritters; Bibimbap [rice mixed with vegetables and beef]; Rice biscuits; Crackers flavoured with herbs; Crackers flavoured with spices; Crackers flavoured with meat; Rice crackers; Crackers flavoured with vegetables; Crackers filled with cheese; Crackers flavoured with cheese; Crackers made of prepared cereals; Rice crackers [senbei]; Pellet-shaped rice crackers (arare); Onion biscuits; Puffed cheese balls [corn snacks]; Rice dumplings; Rice dumplings dressed with sweet bean jam (ankoro); Pretzels; Soft pretzels; Brioches; Burritos; Calzones; Canapes; Chalupas; Cheeseburgers [sandwiches]; Chimichanga; Prawn crackers; Corn chips; Seaweed flavoured corn chips; Vegetable flavoured corn chips; Rice crisps; Wonton chips; Tortilla chips; Crisps made of cereals; Wholewheat crisps; Chow mein; Chow mein [noodle-based dishes]; Crumble; Crepes; Pancakes; Green onion pancake [pajeon]; Pre-packaged lunches consisting primarily of rice, and also including meat, fish or vegetables; Empanadas; Snack food products made from cereal starch; Puffed corn snacks; Cheese flavored puffed corn snacks; Snack food products consisting of cereal products; Cereal snack foods flavoured with cheese; Snacks manufactured from muesli; Snack foods consisting principally of extruded cereals; Snack foods consisting principally of bread; Ready to eat savory snack foods made from maize meal formed by extrusion; Chocolate-based ready-to-eat food bars; Snack foods made from wheat; Snack foods made of whole wheat; Extruded wheat snacks; Cereal-based snack food; Snack food products made from rusk flour; Snack food products made from cereal flour; Snack food products made from maize flour; Snack food products made from potato flour; Snack food products made from rice flour; Snack food products made from soya flour; Tortilla snacks; Snack foods made from corn; Snack foods made from corn and...
in the form of puffs; Snack foods made from corn and in the form of rings; Rice-based snack food; Sesame snacks; Enchiladas; Fajitas; Flapjacks; Chips [cereal products]; Pizza crust; Fresh sausage rolls; Sausage rolls; Grain-based chips; Kimchi pancakes (kimchijeon); Mung bean pancakes (bindaetteok); Stir fried rice cake [topokki]; Gimbap [Korean rice dish]; Corn kernels being toasted; Caramel coated popcorn with candied nuts; Chinese stuffed dumplings (gyoza, cooked); Millet cakes; Rice cakes; Sticky rice cakes (Chapsalttock); Korean traditional rice cake [injeolmi]; Buckwheat jelly (Memilmuk); Hot dog sandwiches; Hot dogs (prepared); Jiaozi [stuffed dumplings]; Lasagne; Macaroni with cheese; Fried corn; Maize, roasted; Popcorn; Processed unpopped popcorn; Nachos; Stir-fried noodles with vegetables (Japchae); Okonomiyaki [Japanese savory pancakes]; Filled bread rolls; French toast; Bean jam buns; Glutinous pounded rice cake coated with bean powder (injeolmi); Flaky pastry containing ham; Frozen pastry stuffed with meat and vegetables; Pasta containing stuffings; Canned pasta foods; Pre-baked pizzas crusts; Pastries consisting of vegetables and meat; Pastries consisting of vegetables and fish; Frozen pastry stuffed with vegetables; Frozen pastry stuffed with meat; Pastries consisting of vegetables and poultry; Savory pastries; Egg rolls; Pork pies; Meat pies; Steamed buns stuffed with minced meat (niku-manjuh); Pizza; Preserved pizzas; Fresh pizza; Uncooked pizzas; Pizzas [prepared]; Chilled pizzas; Frozen pizzas; Dry and liquid ready-to-serve meals, mainly consisting of pasta; Dry and liquid ready-to-serve meals, mainly consisting of rice; Ready-made dishes containing pasta; Pasta dishes; Prepared rice dishes; Freeze-dried dishes with main ingredient being rice; Freeze-dried dishes with main ingredient being pasta; Prepared meals containing [principally] rice; Prepared meals containing [principally] pasta; Meals consisting primarily of pasta; Meals consisting primarily of rice; Prepared meals in the form of pizzas; Prepared pizza meals; Rice based dishes; Flavoured popcorn; Caramel coated popcorn; Microwave popcorn; Candy coated popcorn; Pumpkin porridge (Hobak-juk); Quesadillas; Quiches; Ramen [Japanese noodle-based dish]; Ravioli; Ravioli [prepared]; Shrimp dumplings; Boxed lunches consisting of rice, with added meat, fish or vegetables; Noodle-based prepared meals; Pasta-based prepared meals; Rice-based prepared meals; Risotto; Sweet rice with nuts and jujubes (yaksik); Stir-fried rice; Spring rolls; Macaroni salad; Pasta salad; Rice salad; Samosas; Sandwiches; Sandwiches containing minced beef; Sandwiches containing fish; Sandwiches containing meat; Sandwiches containing fish fillet; Frankfurter sandwiches; Toasted cheese sandwich with ham; Toasted cheese sandwich; Sandwiches containing salad; Sandwiches containing chicken; Toasted sandwiches; Hot sausage and ketchup in cut open bread rolls; Chinese steamed dumplings (shumai, cooked); Cheese curls [snacks]; Korean-style pasta soup (sujebi); Canned spaghetti in tomato sauce; Spaghetti and meatballs; Hamburgers being cooked and contained in a bread roll; Hamburgers contained in bread rolls; Sushi; Tabbouleh; Tacos; Tamales; Mincemeat pies; Egg pies; Salted tarts; Tortillas; Taco chips; Pies; Meat pies [prepared]; Poultry and game meat pies; Vegetable pies; Pies containing meat; Pies
containing poultry; Pies containing vegetables; Pies containing game; Pies containing fish; Pot pies; Fresh pies; Pies [sweet or savoury]; Wontons; Wraps [sandwich]; Cereal bars and energy bars; Sweets (candy), candy bars and chewing gum; Bread; Pastries, cakes, tarts and biscuits (cookies); Sugars, natural sweeteners, sweet coatings and fillings, bee products; Salts, seasonings, flavourings and condiments; Foodstuffs containing cocoa [as the main constituent]; Foods with a cocoa base.

Class 31 : Agricultural products, horticultural products, other than those of the botanical genera Brassica, Lolium, Phaseolus, Pisum, Solanum, Triticum and Zea; Aquaculture and forestry crops.

Class 32 : Non-alcoholic beverages; Preparations for making beverages.

Class 35 : Advertising, marketing and promotional services; Marketing studies; Collection and systematization of business data; Commercial information agencies [provides business information, eg, marketing or demographic data]; Design of public opinion surveys; Cost benefit analysis; Analysis of company behaviour; Provision of information relating to data processing; Providing consumer product information via the Internet; Administrative management of health care clinics; Administrative management of hospitals; Business management of veterinary practices; Help in the management of business affairs or commercial functions of an industrial or commercial enterprise; Updating and maintenance of information in registries; Business administration services in the field of healthcare; Business administration services for processing sales made on the internet; Goods or services price quotations; Providing consumer product information relating to food or drink products; Providing consumer product information; Providing consumer product advice; Alcoholic beverage procurement services for others [purchasing goods for other businesses].

Class 41 : Publishing and reporting; Education, entertainment and sport; Education, entertainment and sports; Translation and interpretation.

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<td><strong>Nutri-Score</strong></td>
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</table>

*Full list of designated goods and services is available* [here](#).

- **Designated countries**:
  - Australia, Brazil, Canada, European Union, India, Iceland, Japan, South Korea, Mexico, Norway, African Intellectual Property Organization, Turkiye, the United
### International Trademark No. 1513936

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</table>

**Designated countries:**
Australia, Brazil, Canada, European Union, India, Iceland, Japan, South Korea, Mexico, Norway, African Intellectual Property Organization, Turkiye, the United States of America, Switzerland, China, Morocco, Russian Federation, Ukraine

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### UK Trademark No.UK00916762312

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<td>Class 30 : Coffee, teas and cocoa and substitutes therefor; Ice, ice creams, frozen yogurts and sorbets; Processed grains, starches, and goods made thereof, baking preparations and yeasts; Salts, seasonings, flavourings and condiments; Sugars, natural sweeteners, sweet coatings and fillings, bee products; Cereal bars and energy bars; Sweets (candy), candy bars and chewing gum; Bread; Pastries, cakes, tarts and biscuits</td>
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**The United Kingdom**
(cookies); Foodstuffs containing cocoa [as the main constituent]; Foods with a cocoa base; Salted biscuits; Pancakes.

Class 31: Agricultural products, horticultural products, other than those of the botanical genera Brassica, Lolium, Phaseolus, Pismum, Solanum, Triticum and Zea; Aquaculture and forestry crops.

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| Vegetables; Empanadas; Snack food products made from cereal starch; Puffed corn
| Snacks; Cheese flavored puffed corn snacks; Snack food products consisting of cereal
| products; Cereal snack foods flavoured with cheese; Snacks manufactured from muesli;
| Snack foods consisting principally of extruded cereals; Snack foods consisting
| principally of bread; Ready to eat savory snack foods made from maize meal formed
| by extrusion; Chocolate-based ready-to-eat food bars; Snack foods made from wheat;
| Snack foods made of whole wheat; Extruded wheat snacks; Cereal-based snack food;
| Snack food products made from rusk flour; Snack food products made from cereal flour;
| Snack food products made from maize flour; Snack food products made from potato
| flour; Snack food products made from rice flour; Snack food products made from soya
| flour; Tortilla snacks; Snack foods made from corn; Snack foods made from corn
| and in the form of puffs; Snack foods made from corn and in the form of rings; Rice-based
| snack food; Sesame snacks; Enchiladas; Fajitas; Flapjacks; Chips [cereal products];
| Pizza crust; Fresh sausage rolls; Sausage rolls; Grain-based chips; Kimchi pancakes
| (kimchijeon); Mung bean pancakes (bindaetteok); Stir fried rice cake [topokki];
| Gimbap [Korean rice dish]; Corn kernels being toasted; Caramel coated popcorn with
| candied nuts; Chinese stuffed dumplings (gyoza, cooked); Millet cakes; Rice cakes;
| Sticky rice cakes (Chapsaltoo); Korean traditional rice cake [injeolmi]; Buckwheat
| jelly (Memilmuk); Hot dog sandwiches; Hot dogs [prepared]; Jiaozi [stuffed
| dumplings]; Lasagne; Macaroni with cheese; Fried corn; Maize, roasted; Popcorn;
| Processed unpopped popcorn; Nachos; Stir-fried noodles with vegetables (Japchae);
| Okonomiyaki [Japanese savory pancakes]; Filled bread rolls; French toast; Bean jam
| buns; Glutinous pounded rice cake coated with bean powder (injeolmi); Flaky pastry
| containing ham; Frozen pastry stuffed with meat and vegetables; Pasta containing
| stuffings; Canned pasta foods; Pre-baked pizzas crusts; Pastries consisting of vegetables
| and meat; Pastries consisting of vegetables and fish; Frozen pastry stuffed with
| vegetables; Frozen pastry stuffed with meat; Pastries consisting of vegetables and
| poultry; Savory pastries; Egg rolls; Pork pies; Meat pies; Steamed buns stuffed with
| minced meat (niku-manjuh); Pizza; Preserved pizzas; Fresh pizza; Uncooked pizzas;
| Pizzas [prepared]; Chilled pizzas; Frozen pizzas; Dry and liquid ready-to-serve meals,
| mainly consisting of pasta; Dry and liquid ready-to-serve meals, mainly consisting of
| rice; Ready-made dishes containing pasta; Pasta dishes; Prepared rice dishes; Freeze-dried
| dishes with main ingredient being rice; Freeze-dried dishes with main ingredient
| being pasta; Prepared meals containing [principally] rice; Prepared meals containing
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| rice; Prepared meals in the form of pizzas; Prepared pizza meals; Rice based dishes;
| Flavoured popcorn; Caramel coated popcorn; Microwave popcorn; Candy coated
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| Pasta-based prepared meals; Rice-based prepared meals; Risotto; Sweet rice with nuts|
and jujubes (yaksik); Stir-fried rice; Spring rolls; Macaroni salad; Pasta salad; Rice salad; Samosas; Sandwiches; Sandwiches containing minced beef; Sandwiches containing fish; Sandwiches containing meat; Sandwiches containing fish fillet; Frankfurter sandwiches; Toasted cheese sandwich with ham; Toasted cheese sandwich; Sandwiches containing salad; Sandwiches containing chicken; Toasted sandwiches; Hot sausage and ketchup in cut open bread rolls; Chinese steamed dumplings (shumai, cooked); Cheese curls [snacks]; Korean-style pasta soup (sujebi); Canned spaghetti in tomato sauce; Spaghetti and meatballs; Hamburgers being cooked and contained in a bread roll; Hamburgers contained in bread rolls; Sushi; Tabbouleh; Tacos; Tamales; Mincemeat pies; Egg pies; Salted tarts; Tortillas; Taco chips; Pies; Meat pies [prepared]; Poultry and game meat pies; Vegetable pies; Pies containing meat; Pies containing poultry; Pies containing vegetables; Pies containing game; Pies containing fish; Pot pies; Fresh pies; Pies [sweet or savoury]; Wontons; Wraps [sandwich]; Cereal bars and energy bars; Sweets (candy), candy bars and chewing gum; Bread; Pastries, cakes, tarts and biscuits (cookies); Sugars, natural sweeteners, sweet coatings and fillings, bee products; Salts, seasonings, flavourings and condiments; Foodstuffs containing cocoa [as the main constituent]; Foods with a cocoa base.

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| « NUTRI-SCORE » | Classe 5 : Aliments diététiques à usage médical ; herbes médicinales ; tisanes médicinales ; préparations alimentaires pour nourrissons ; aliments pour bébés ; compléments alimentaires et préparations diététiques ; compléments nutritionnels et alimentaires.  
Classe 16 : Produits de l’imprimerie ; papier et carton ; adhésifs pour la papeterie ; affiches ; articles de papeterie ; articles pour reliures ; appareils à vigneter ; autocollants [articles de papeterie] ; boîtes en papier ou en carton ; brochures ; calendriers ; cartes ; catalogues ; Dessins graphiques ; imprimés ; imprimés graphiques ; journaux ; livres ; manuels ; photographies ; prospectus ; Matières d’emballage en papier ou en carton ; matériel d’enseignement à l’exception des appareils ; pellicules en matières plastiques pour l’emballage ; représentations graphiques ; sachets [enveloppes, pochettes] en papier ou en matières plastiques pour l’emballage ; Sac et articles d’emballage, d’empaquetage et de stockage en papier, carton ou plastique.  
Classe 29 : Beurre ; boissons lactées où le lait prédomine ; fromages ; Fruits, champignons, légumes, fruits à coque et légumineuses ; fruits conservés ; fruits congelés ; Fruits cuissins ; fruits secs ; huiles et graisses comestibles ; produits laitiers et substituts ; viande ; caviar ; charcuterie ; chips de pomme de terre ; compotes ; confitures ; conserves de poisson ; conserves de viande ; cornichons ; crème [produit laitier] ; gelées comestibles ; gibier ; jambon ; insectes comestibles non vivants ; lait d’amande ; lait de soja ; lait de coco ; légumes cuits ; légumes conservés ; légumes séchés ; Légumes surgelés ; potages et bouillons, extraits de viande ; Poissons, fruits de mer et mollusques non vivants ; salaisons ; œufs ; volaille [viande] ; yaourt.  
Class 30 : Arômes alimentaires, autres qu’huiles essentielles ; assaisonnements ; Aliments à base de cacao ; barres de céréales et barres énergétiques ; biscuits ; bonbons ; brioches ; boissons à base de cacao ; café, thés, cacao et leurs succédanés ; cacao ; chocolat ; condiments ; confiserie : corn flakes ; crèmes glacées ; crêpes [alimentation] ; croissants ; édulcorants naturels ; épices ; farines ; gâteaux ; gaufres ; glaces alimentaires ; Glace, crèmes glacées, yaourts glacés et sorbets ; gommes à mâcher ; Grains transformés, amidons et dérivés, préparations pour boulangerie et levures ; infusions non médicinales ; jus de viande [sauces] ; levure ; miel ; moutarde ; nouilles ; pain ; pâte à cuire ; pâtes alimentaires ; pâtisserie ; piments |

- **Switzerland**
  
  Office fédéral de la sécurité alimentaire et des affaires vétérinaires OSAV  
  Schwarzenburgstrasse 155, 3003 Berne, Suisse  
  nutri-score@blv.admin.ch
Classe 31 : Coquillages vivants ; crustacés vivants ; fourrages ; grains [céréales] ; insectes comestibles vivants ; fruits frais ; fleurs naturelles ; légumes frais ; pâtes ; plantes ; Produits agricoles, aquacoles, horticoles et forestiers non transformés ; Produits de l’agriculture et de l’aquaculture, produits de l’horticulture et de la sylviculture ; semences [graines] ; aliments pour animaux.

Classe 32 : Apéritifs sans alcool ; bières ; boissons sans alcool ; boissons à base de fruits ; boissons énergisantes ; eaux [boissons] ; eaux gazeuses ; jus de fruits ; limonades ; nectars de fruits ; préparations pour faire des boissons sans alcool ; smoothies [boissons de fruits ou de légumes mixés] ; sirops pour boissons ; sodas.

Classe 33 : Apéritifs ; Boissons alcoolisées à l’exception de bières ; spiritueux ; liqueurs ; vin ; vins à indication géographique protégée ; vins d’appellation d’origine protégée ; Préparations alcoolisées pour boissons.

Classe 38 : Agences de presse ou d’informations [nouvelles] ; services de télécommunications ; services d’affichage électronique [télécommunications] ; mise à disposition de forums en ligne ; mise à disposition d’informations en matière de télécommunications ; Communication d’informations par ordinateur ; Communication de données par voie de télécommunications ; communication par voie électronique ; communications radiophoniques ; communications téléphoniques ; communications par réseaux de fibres optiques ; Fourniture d’accès à des données par des réseaux de communication ; fourniture d’accès à des bases de données ; radiodiffusion ; Radiotéléphonie mobile ; services de communication électronique ; services de diffusion ; services de transmission de données ; services de visioconférence ; services de messagerie électronique ; Transmission d’informations par moyens informatiques ; télédiffusion.

Classe 41 : Activités sportives et culturelles ; éducation ; éducation, loisirs et sports ; formation ; divertissement ; Services éducatifs en matière de nutrition ; formation dans les domaines de la santé et de la nutrition ; éducation et formation en matière de nutrition, de santé et d’alimentation ; organisation et conduite de colloques, conférences ou congrès ; organisation de concours [éducation ou divertissement] ; Organisation d’expositions à buts culturels ou éducatifs ; Prêt de livres ; publication de livres ;
publication électronique de livres et de périodiques en ligne ; mise à disposition de publications électroniques non téléchargeables ; mise à disposition de publications électroniques en ligne non téléchargeables ; mise à disposition de films, non téléchargeables, par le biais de services de vidéo à la demande ; mise à disposition d’informations en matière d’éducation ; production de films cinématographiques ; services de photographie ; services de jeu proposés en ligne à partir d’un réseau informatique.

Classe 44 : Services de conseil en diététique et nutrition ; Prestation de conseils diététiques ; conseils en matière de santé ; Fourniture d’informations diététiques en matière d’alimentation ; mise à disposition d’informations en matière de services de recommandations en diététique et nutrition ; services de santé ; services d’agriculture, d’horticulture et de sylviculture.

Non-binding translation :

Class 5 : Dietetic foods adapted for medical purposes ; medicinal herbs ; herbal teas for medicinal purposes ; infant formula ; food for babies ; dietary supplements and dietetic preparations ; dietary and nutritional supplements.

Class 16 : Printed matter ; paper and cardboard ; adhesives for stationery ; posters ; stationery ; bookbinding material ; vignetting apparatus ; stickers (stationery) ; boxes of paper or cardboard ; brochures ; calendars ; cards ; catalogues ; graphic drawings ; printed matter ; graphic prints ; newspapers ; books ; manuals (handbooks) ; photographs (printed) ; prospectuses ; packaging material of paper or plastics ; teaching materials (except apparatus) ; plastic sheets for packaging ; graphic representations ; bags (envelopes, pouches) of paper or plastics for packaging ; bags and articles for packaging, wrapping and storage of paper, cardboard or plastics.

Class 29 : Butter ; milk beverages, milk predominating ; cheese ; fruits, mushrooms, vegetables, nuts and legumes ; preserved fruit ; frozen fruits ; cooked fruits ; dried fruits ; edible oils and fats ; dairy products and dairy substitutes ; meat ; caviar ; charcuterie ; potato crisps ; compotes ; jams ; bottled fish ; tinned meat ; pickles ; cream (dairy products) ; jellies for food ; game, not live ; ham ; edible insects, not live ; almond milk ; soya milk ; coconut milk ; cooked vegetables ; preserved vegetables ; dried vegetables ; frozen vegetables ; soups and stocks, meat extracts ; fish, seafood and molluscs, not live ; salted meats ; eggs ; poultry, not live ; yoghurt.

Class 30 : Food flavorings, other than essential oils ; spice rubs ; foods with a cocoa base ; cereal bars and energy bars ; biscuits ; sweets ; buns ; cocoa-based beverages ; cocoa, chocolate and their substitutes ; condiments ;
confectionery; corn flakes; ice cream; pancakes; croissants; natural sweeteners; spices; flour; cakes; waffles; edible ices; ice, ice creams, frozen yoghurts and sorbets; chewing gum; processed grains, starches and goods made thereof, baking preparations and yeasts; infusions, not medicinal; meat gravies (sauces); yeast; honey; mustard; noodles; bread; dough; pasta; pastries; peppers (seasoning); pizzas; aromatic preparations for food; cereal preparations; propolis; rice; sandwiches; sauces; cooking salt; agave syrup (natural sweetener); sugar, natural sweeteners, sweet coatings and fillings, bee products; confectionery; sushi; tacos; tapioca; tarts; tea; vinegar.

Class 31 : Shellfish, live; crustaceans, live; fodder; grains (cereals); edible insects, live; fresh fruit; flowers; fresh vegetables; pâtés; plants; unprocessed agricultural, aquacultural, horticultural and forestry products; agricultural and aquacultural crops, horticulture and forestry products; seeds for planting; animal foodstuffs.

Class 32: Aperitifs, non-alcoholic; beer; non-alcoholic beverages; fruit-based beverages; energy drinks; water (beverage); aerated water; juices; lemonades; fruit nectars, non-alcoholic; preparations for making non-alcoholic beverages; smoothies; syrups for beverages; soda.

Class 33: Aperitifs; alcoholic beverages except beer; sprits (beverages); liqueurs; wine; wines of protected geographical indication; wines of protected appellation of origin; preparations for making alcoholic beverages.

Class 38: News agency services; telecommunication services; electronic bulletin board services (telecommunication services); providing online forums; information about telecommunication; communication of information by computer; communication of data by means of telecommunications; communication by electronic means; radio communications; communications by telephone; communications by fibre optic networks; providing access to databases via global communication networks; providing access to databases; radio broadcasting; communications by cellular phones; electronic communications services; broadcasting services; data transmission; videoconferencing services; electronic messaging; transmission of information via computer networks; television broadcasting.

Class 41: Sporting and cultural activities; teaching; education, entertainment and sports; coaching; entertainment services; dietary education services; providing training in the field of healthcare and nutrition; nutrition, health and food education and training; arranging and conducting of conferences, congresses and symposiums; arranging of contests; arranging of exhibitions for cultural or educational purposes; lending of books; publications of books; online publication of electronic books and
journals; providing online electronic publications, not downloadable; providing films, not downloadable, via video-on-demand services; provisional of educational information; production of cinematographic films; photography; game services provided online from a computer network.

Class 44: Consulting services in the field of diet and nutrition; dietetic advisory services; health counselling; providing nutritional information about food; provision of information on dietary and nutritional recommendation services; medical services; agriculture, horticulture and forestry services.

**Swiss Trademark Application No.00782/2023**

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**Class 5:** Aliments diététiques à usage médical; herbes médicinales; tisanes médicinales; préparations alimentaires pour nourrissons; aliments pour bébés; compléments alimentaires et préparations diététiques; compléments nutritionnels et aliments.

**Class 16:** Produits de l'imprimerie; papier et carton; adhésifs pour la papeterie; affiches; articles de papeterie; articles pour reliures; appareils à vigneter; autocollants [articles de papeterie]; boîtes en papier ou en carton; brochures; calendriers; cartes; catalogues; Dessins graphiques; imprimés; imprimés graphiques; journaux; livres; manuels; photographies; prospectus; Matières d'emballage en papier ou en carton; matériel d'enseignement à l'exception des appareils; pellicules en matières plastiques pour l'emballage; représentations graphiques; sachets [enveloppes, pochettes] en papier ou en matières plastiques pour l'emballage; Sacs et articles d'emballage, d'empaquetage et de stockage en papier, carton ou plastique.

**Class 29:** Beurre; boissons lactées où le lait prédomine: fromages; Fruits, champignons, légumes, fruits à coque et légumineuses; fruits conservés; fruits congelés; Fruits cuisinés; fruits secs; huiles et graisses comestibles; produits laitiers et substituts; viande; caviar; charcuterie; chips de pomme de terre; compotes; confitures; conserves de poisson; conserves de viande; cornichons; crème [produit laitier]; gelées comestibles; gibier; jamon; insectes comestibles non vivants; lait d'amande; lait de soja; lait de coco; légumes cuits; légumes conservés; légumes séchés; Légumes surgelés; potages et bouillons, extraits de viande; Poissons, fruits de mer et mollusques non vivants; salaisons; œufs; volaille [viande]; yaourt.

**Class 30:** Arômes alimentaires, autres qu'huiles essentielles; assaisonnements; Aliments à base de cacao; barres de céréales et barres énergétiques; biscuits; bonbons;

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- **Switzerland**

Office fédéral de la sécurité alimentaire et des affaires vétérinaires OSAV
Schwarzenburgstrasse 155, 3003 Berne, Suisse
[nutri-score@blv.admin.ch](mailto:nutri-score@blv.admin.ch)
brioches; boissons à base de cacao; café, thés, cacao et leurs succédanés; cacao; chocolat; condiments; confiserie: corn flakes; crèmes glacées; crêpes [alimentation]; croissants; édulcorants naturels; épices; farines; gaufres; glaces alimentaires; Glace, crèmes glacées, yaourts glacés et sorbets; gommes à mâcher; Grains transformés, amidons et dérivés, préparations pour boulangerie et levures; infusions non médicinales; jus de viande [sauces]; levure; miel; moutarde; nouilles; pain; pâte à cuire; pâtes alimentaires; pâtisserie; piments [assaisonnements]; pizzas; préparations aromatiques à usage alimentaire; préparations faites de céréales; propolis; riz; sandwiches; sauces [condiments]; sel de cuisine; sirop d'agave [édulcorant naturel]; Sucres, édulcorants naturels, enrobages et fourrages sucrés, produits apicoles; sucreries; sushi; tacos; tapioca; tartes; thé; vinaigres.

Classe 31 : Coquillages vivants; crustacés vivants; fourrages; grains [céréales]; insectes comestibles vivants; fruits frais; fleurs naturelles; légumes frais; pâtes; plantes; Produits agricoles, aquacoles, horticoles et forestiers non transformés; Produits de l'agriculture et de l'aquaculture, produits de l'horticulture et de la sylviculture; semences [graines]; aliments pour animaux.

Classe 32 : Apéritifs sans alcool; bières; boissons sans alcool; boissons à base de fruits; boissons énergisantes; eaux [boissons]; eaux gazeuses; jus de fruits; limonades; nectars de fruits; préparations pour faire des boissons sans alcool; smoothies [boissons de fruits ou de légumes mixés]; sirops pour boissons; sodas.

Classe 33 : Apéritifs; Boissons alcoolisées à l'exception de bières; spiritueux; liqueurs; vin; vins à indication géographique protégée; vins d'appellation d'origine protégée; Préparations alcoolisées pour boissons.

Classe 38 : Agences de presse ou d'informations [nouvelles]; services de télécommunications; services d'affichage électronique [télécommunications]; mise à disposition de forums en ligne; mise à disposition d'informations en matière de télécommunications; Communication d'informations par ordinateur; Communication de données par voie de télécommunications; communication par voie électronique; communications radiophoniques; communications téléphoniques; communications par réseaux de fibres optiques; Fourniture d'accès à des données par des réseaux de communication; fourniture d'accès à des bases de données; radiodiffusion; Radiotéléphonie mobile; services de communication électronique; services de diffusion; services de transmission de données; services de visioconférence; services de messagerie électronique; Transmission d'informations par moyens informatiques; télédiffusion.
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