## **Draft of Regulations Governing Notification of Cosmetic Products**

This Draft has been translated into English according to the original Chinese version. If there is any inconsistency or ambiguity between these two versions, the Chinese version shall prevail.

- Article 1 This Regulation is enacted pursuant to Paragraph 2 of Article 4 of Cosmetic Hygiene and Safety Act (the "Act").
- Article 2 The cosmetics manufacturers or importers of a certain scale under Paragraph 1 of Article 4 of the Act (the "Cosmetics Manufacturers or Importers") shall refer to below entities in the business of manufacturing or importing cosmetics products:
  - 1. A company or business to be established and registered pursuant to Company Act and/or Business Registration Act.
  - 2. A factory to be registered pursuant to Paragraph 1 of Article 8 of the Act.
  - Other than handmade soap manufacturers who does not need factory registration, corporation or group who does not belong to the above two categories and manufactures or imports cosmetics.
- Article 3 Cosmetics Manufacturers or Importers shall, while manufacturing or importing cosmetics under Paragraph 1 of Article 4 of the Act, complete notification via the online system provided by the central competent authority.
- Article 4 The content of notification specified in the preceding Article shall include:
  - 1. Notification number of product.
  - 2. Chinese and English name of products. The name of domestic product can be notified in Chinese only.
  - 3. Category and function of product.
  - 4. Type of product. Model number and color code for series products.
  - 5. Dosage of product.
  - 6. Precautions for use.
  - 7. Name, address and telephone number of manufacturer or importer.
  - 8. Name, address and nationality of the premise where product manufactured and other criteria conforming to cosmetic Good

Manufacturing Practice (GMP).

- 9. Full ingredient names. For ingredients that have limitations stipulated by the central competent authority, their content should be identified in weight or capacity percentage i.
- 10. Other relevant descriptions.

The aforesaid data notify shall be made in Chinese, English, numbers or internationally common symbols.

- Article 5 No false data shall be notified by Cosmetics Manufacturers or Importers.
- Article 6 Notification shall be made separately for different data provided according to each Subparagraph of Paragraph 1 of Article 4, except for the followings:
  - 1. Multiple product names with same formula, dosage and function.
  - 2. Series products with same dosage and function which only differ from colorants or fragrances of formula.
  - 3. Combined products consist of more than two cosmetic products which are not able to be supplied, sold, gave away, public display, or offered consumer trial alone.
- Article 7 Changes of the content of cosmetic product notification may be modified except for the change involving ingredients, which shall be re-notified.
- Article 8 The valid period for cosmetic product notification is three years. Where it is necessary to continue the supply, sale, giveaway, public display or consumer trial offer of cosmetics, an application for extended notification shall be filed within three months before the expiration of validity term.
- Article 9 The data notification shall be disapproved if there is any of the following:
  - The notification shall not be permitted in accordance with Paragraph 2 of Article 22, Paragraph 2 of Article 23, and Paragraph 2 of Article 24 of the Act.
  - 2. Products containing prohibited ingredients announced by the central competent authority.
  - 3. The notified information is incomplete.
- Article 10 The notification made by those Cosmetics Manufacturers or Importers who are dissolved or have terminated its operation, or whose company registration, business registration, factory registration or other equivalent registration or permits were withdrawn or abolished, shall be revoked.

Cosmetics Manufacturers or Importers may revoke the notification of product if the product is no longer supplied, sold, given away, public display, or offered consumer trial.

- Article 11 For product which complete the notification but found not classified as cosmetics according to Subparagraph 1 of Paragraph 1 of Article 3 of the Act, the central competent authority shall revoke the notification.
- Article 12 This Regulation shall be effective upon the date the Act taking effect.