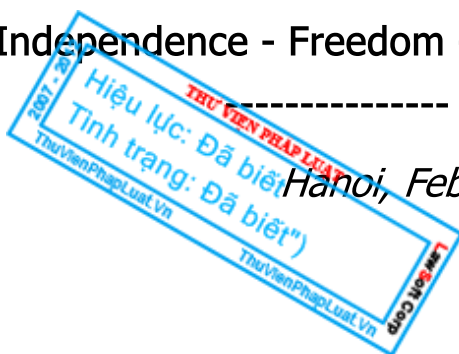


GOVERNMENT

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness



S staining : 15/2018 /
ND-CP

Hanoi, February 2, 2018

DECREE

DETAILED PROVISIONS FOR EXECUTION OF A NUMBER OF ARTICLES OF THE
FOOD SAFETY LAW

Pursuant to the June 19, 2015 Law on Organization of the Government;

Pursuant to the Food Safety Act dated 1 June 7, 2010;

At the proposal of the Minister of Health;

The Government issued a decree detailing the implementation of a number of articles of the Food Safety Law.

Chapter I

GENERAL RULES

Article 1. Scope

This Decree details the implementation of a number of articles of the Food Safety Law on:

1. Procedures for self- cleaning of products.
2. Procedures for registering the product announcement.
3. Ensuring safety of genetically modified food.

4. Issuance of Certificate of eligibility for food safety.
5. State inspection of food safety and import and export.
6. Label food.
7. Food advertising.
8. Conditions to ensure food safety in food production for health protection.
9. Conditions to ensure food safety in production, business and use of food additives.
10. Traceability of food.
11. Assignment of responsibilities for state management of food safety.

Article 2. Subjects of application

This Decree applies to Vietnamese agencies, organizations and individuals; foreign organizations and individuals in Vietnam engaged in food production and trading; organizations and individuals having activities related to food safety in Vietnam (hereinafter collectively referred to as organizations and individuals).

Article 3. Interpretation of terms

In this Decree, the following terms are construed as follows:

1. Food Health Protection (Health Supplement, Dietary Supplement) are products used to supplement the diet with u stains on a daily basis in order to maintain, enhance, improve the functionality of CAN To human, reduce the risk of disease. Health protection foods contain one or more substances or mixes of the following substances:

a) Vitamins, minerals, amino acids, fatty acids, enzymes, probiotics and other bioactive substances;

- b) derived natural substances, including animal, mineral and vegetable as extracts, isolates, concentrates and Chuy To n goods;
- c) General sources of components mentioned in points a and b above.

Health protection foods are presented in processed form such as capsules, pellets, tablets, cereal, powder, liquid and other dosage forms and are dosed (for use) into units. small dose.

2 . Medical nutrition food is also known as a nutritional food for special purposes (Food for Special Medical Purposes, Medical Food) is a food that can be eaten by mouth or by inhaler tube, designated Adjust the diet of patients and only be used under the supervision of medical staff.

3. Food for Special Dietary Uses (Food for Special Dietary Uses) for dieters, the elderly and other special subjects in accordance with the International Food Standards Committee (CODEX) are The food is prepared or blended according to a special formula to meet the specific dietary requirements according to the physical state or according to the specific medical conditions and disorders of the user. The composition of this food must be distinctly different from the composition of regular foods and the nature, if any.

4. Scientific evidence means scientific information and documents from scientific research projects accepted by competent state management agencies in scientific research or accepted by scientific journals inside and outside published countries or documents on traditional medicine, medicinal plants, medicinal herbs are published in scientific publications.

5. Goods owners mean organizations and individuals that are responsible for goods in dossiers of announcement / self-announcement of products or authorized organizations and individuals that import and export food products.

6. Export and import goods are food products of the same type, with the same name, goods labels, goods production establishments and packaging materials .
7. Export and import consignments mean all food products of an imported or exported shipment (with the same number of bills of lading). Shipments may have only one item or multiple items.
8. Small initial production facility is a facility for growing, raising, collecting, catching and exploiting food materials on a household scale, individual household with or without a certificate sign the business.
9. Small-scale preliminary processing facility is a food processing establishment on a household or individual household scale with or without a business registration certificate.
10. Small food business establishment is the basis of registration of household business by individuals, groups of individuals or households and establishments are not granted business registration certificates or registration certificates. enterprises or investment certificates according to the provisions of law.

chapter II

PROCEDURES FOR SELF-DISCLOSURE OF PRODUCTS

Article 4. Self-announcement of products

1. Organizations and individuals that produce and / or trade in food shall make self-announcement of processed foodstuffs of prepackaged packages, food additives and food processing aids and food and material containers. whether the packaging is in direct contact with food (hereinafter referred to as product) except for products specified in Clause 2 of this Article and Article 6 of this Decree.
2. Production and import products and raw materials used only for production and processing of export goods or for internal production of organizations and

individuals not consuming in the domestic market shall be exempt from implementation. Procedures for self-announcement of products.

Article 5. Records and order of self-announcement of products

1 . The product self-announcement dossier includes:

a) The product self-announcement sheet is in accordance with the Form No. 01 Annex I issued together with this Decree;

b) Form the test results of food safety of the product within 12 months before the date of the application is granted by the bureau ki To m has been appointed or laboratories are accredited to ISO 17025 includes the ch dull safety norms by the Ministry of Health issued the principle of risk management in accordance with the provisions of international or ch dull safety norms according to the regulations, relevant standards by organizations and individuals announced in If there is no regulation of the Ministry of Health (original or certified copy).

2. The self-proclaimed products comply tr ì nh following order:

a) Organizations and individuals shall self-announce products on their mass media or electronic information pages or publicly post up at the offices of organizations and individuals and submit 01 (one) copies across the road. post offices or directly to competent state management agencies designated by the People's Committees of provinces or centrally-run cities (hereinafter referred collectively to as provincial-level People's Committees);

b) Immediately after self-announcement of products, organizations and individuals are entitled to produce and trade products and take full responsibility for the safety of such products;

c) The competent state management agency shall receive the self-published copies of organizations and individuals to archive the dossiers and post the names of

organizations and individuals and the names of products themselves published on the electricity information pages. death of receiving agency.

In cases where organizations and individuals have more than 2 (two) production establishments and produce one product, organizations and individuals only submit dossiers at a grassroots state management agency. production by organizations and individuals selected. When selected state management agencies to apply, the once self b abominable next must file at the agency chose earlier.

3. Documents in the self-published documents must be expressed in Vietnamese; In case of having documents in foreign languages, they must be translated into Vietnamese and notarized. The document must be valid at the time of self-announcement.

4. In case the product has a change in product name, origin or composition, the organization or individual must re-declare the product. In cases of other changes, organizations and individuals shall notify in writing the changed contents to competent state management agencies and produce and trade products immediately after sending notices.

Chapter III

PROCEDURES FOR REGISTRATION OF PRODUCT DISCLOSURE

Article 6. Registration of product announcement

Organizations and individuals engaged in food production and trading must register the product announcement with the following products:

1. Food for health protection, food for medical nutrition, food for special diets.
2. Nutrition products for children up to 36 months of age.
3. Newly-used mixed food additives and food additives not included in the list of additives permitted for use in food or improperly used by the Ministry of Health.

Article 7. Dossier for registration of product announcement

1. A dossier of registration of announced products for imported products g o h m:

a) The product announcement is specified in Form No. 02 Annex I issued together with this Decree;

b) Certificate of Free Circulation (Certificate of Free Sale) or Certificate of Export (Certificate of Exportation) or Certificate of Health (Health Certificate) of the competent authority of the country of origin / export content to ensure safety for users or be sold freely in the market of the country of manufacture / export (legalized consular);

c) The results of the food safety testing results of the product within 12 months up to the date of submission of the application issued by the designated testing laboratory or the laboratory accredited in accordance with ISO 17025 including safety criteria. full by the Ministry of Health issued the principle of risk management in accordance with the provisions of the country t dull or the safety norms in accordance with the standards respectively by organizations and individuals announced in case no with the regulations of the Ministry of Health (original or copy sa o authentication);

d) Scientific evidence proving the use of the product or the ingredients that make up the published utility (original or certified copy of the organization or individual). When using scientific evidence on the use of ingredients of products for use in products, the minimum daily dose of the product must be greater than or equal to 15% of the amount of use of that ingredient stated in the material;

e) Certificate of establishments eligible for food safety ph â m unsatisfactory Practice Good Manufacturing (GMP) or equivalent certificate in the case of imported products are food health protection applied on July 1, 2019 (certified copies of organizations and individuals).

2. A dossier of registration of a product announcement for home-made products comprises:

a) The announced products are prescribed in M á u 02 Appendix I attached to this Decree;

b) The results of food safety testing results of the product within 12 months up to the date of submission of the application issued by the designated testing laboratory or the laboratory accredited in accordance with ISO 17025 including safety criteria. issued by the Ministry of Health according to the principle of risk management in accordance with international regulations or safety criteria according to relevant standards and standards announced by organizations and individuals in case of not having regulations of the Ministry of Health (originals or certified copies);

c) Scientific evidence proving the use of the product or the ingredients that make up the published utility (original or certified copy of the organization or individual). When using b Q U ng scientific evidence on the use of ph ã n of products e To do uses for the product, the li ẽ u daily use of the product must be at least greater than or equal to 15% of use that component stated in the document;

d) Certificate of an establishment eligible for food safety in the case of an establishment subject to issuance of a certificate of establishments meeting the prescribed food safety conditions (certified copy of the organization or fish. multiplication);

d) Certificate of an establishment meeting the conditions for food safety meeting the requirements of Good Manufacturing Practices (GMP) in case the products produced domestically are health protection foods applied from 1 July 2019 (copy certified by the organization or individual).

3. The documents in the registration dossier of the product announcement must be expressed in Vietnamese; case of foreign language documents th ì must be

translated into Vietnamese and notarized. The document must remain valid at the time of filing the application for registration of the product announcement.

Article 8. Order of registration of product announcement

1. Organizations and individuals that produce, food business registration filing product announcements through public service system through or mail or submitted directly to the receiving agency records under the following:

a) Submit to the Ministry of Health for health protection foods, new mixed-use food additives, food additives not included in the list of additives permitted for use in food by the Minister of Health regulations;

b) Submission to authority of state management authorized by the People's Committees at provincial level specified for nutritional food medicine, real phở for diets in particular, the phở nutritious for children up to 36 months of age;

c) In cases where organizations and individuals producing a variety of food products fall under their competence to receive dossiers of registration of product disclosures issued by both the Ministry of Health and competent state management agencies, the People's Committees shall provincial only, organizations and individuals have the right to choose to apply to the Ministry of Health or the product under the authority receiving registration documents of the agency shall submit registration documents to the receiving agency there.

In cases where organizations and individuals have more than 2 (two) or more establishments producing one product, organizations and individuals shall only carry out procedures to register the product announcement at a house management agency. Local countries have production establishments selected by organizations or individuals (except for products registered at the Ministry of Health). Once the state management agency has chosen to register, the next registration must be registered at the selected agency.

2. Within 07 (seven) working days after receiving a complete dossier of registration of a product announcement for new mixed-use food additives, food additives not included in the list of additives permitted to use or improperly used objects in food prescribed by the Minister of Health, nutritional foods, special diets, nutritious products for children up to 36 months old and 21 working days for the food of health protection, the receiving agency specified in paragraph 1 of this Article shall be responsible for evaluating dossiers and issuing receipts of subscription announced products under M à u No. 03 Annex I issued together with this Decree.

Time evaluation of dossiers from the time the case was filed on the System th stains ng public services online or sign up to the receiving agencies (in case of filing by mail or apply directly).

3. In case of disagreement with the dossier of product announcement by organizations or individuals or the request for amendment and supplementation, the dossier-receiving agency must make a document clearly stating the reason and legal basis of the request. Agencies receiving h oh profile is only required amendments and supplements 01 times.

Within 07 (seven) working days after receiving the amended and supplemented dossiers, the dossier-receiving agencies shall reply and reply in writing. After 90 working days after the official dispatch requesting amendments or supplements is required, if the organization or individual fails to amend or supplement it, the dossier is no longer valid.

4. If the product has a change in product name, origin or composition, the organization or individual must announce the product again. In cases of other changes, organizations and individuals shall notify in writing the changed contents to the dossier-receiving agencies defined in Clause 1 of this Article and produce and trade products immediately after send notice.

5. The agency receiving a dossier of registration of a product announcement shall have to publicly announce the name and product of the organization or individual

that has received the registration of the product announcement on the website (website) and database of food safety.

6. Organizations and individuals producing and trading products shall have to pay fees for dossier evaluation registration of the b stain product under the provisions of law on charges and fees.

Chapter IV

FOOD SAFETY GUARANTEE GENERATION

Article 9. Ensuring safety for food with ingredients from genetically modified organisms and products of genetically modified organisms

Issuing conditions, order and procedures for granting and revoking certificates of genetically modified organisms eligible for use as food and list of genetically modified organisms granted with certificates of eligibility for food use implemented in accordance with the Decree No. [69/2010 / ND-CP of](#) June 21, 2010 of the Government on biosafety for genetically modified organisms, genetic specimens and products of variable organisms Genetic modification and Decree No. [108/2011 / ND-CP](#) dated November 30, 2011 of the Government amending a number of articles of the Government's Decree No. [69/2010 / ND-CP of](#) June 21, 2010 on birth safety Study for genetically modified organisms, genetic specimens and products of genetically modified organisms.

Article 10. Labeling of goods containing genetically modified organisms and products of genetically modified organisms used as food

1. Organizations and individuals that produce and / or trade in food on the market contain genetically modified organisms and products of genetically modified organisms with at least one ingredient of genetically modified materials larger than 5% of the total. whether it is used to produce food, in addition to complying with the provisions of the law on labeling, it must also show information related to

genetically modified organisms on the goods label except for the case defined in Clause 2 of this Article.

2. Cases of exemption from labeling for goods containing genetically modified organisms and products of genetically modified organisms used as food:

a) Genetically modified food with pre-packed genetic materials but cannot detect the gene or product of the modified gene in food;

b) Genetically modified food, genetically modified food processed without packaging and directly sold to consumers;

c) Genetically modified food used in emergency cases to overcome natural disasters and epidemics.

Chapter V

GRANT CERTIFICATE OF FOOD QUALITY SAFETY

Article 11. Granting certificates of establishments eligible for food safety conditions

1. Food production and trading establishments must have certificates of establishments meeting all food safety conditions when operating, except for the cases prescribed in Clause 1, Article 12 of this Decree.

2. Conditions for grant of certificates of eligibility for food safety conditions shall comply with the provisions of Clause 1, Article 34 of the Law on Food Safety. Particularly for health food production establishments, they must comply with the requirements specified in Article 28 of this Decree.

Article 12.- Establishments which are not eligible for certificates of establishments meeting food safety conditions

1. The following establishments are not eligible for a Certificate of eligibility for food safety:
 - a) Small initial production;
 - b) Producing and trading in food without fixed locations;
 - c) Preliminary small I E;
 - d) Trading in small foods;
 - d) Trading in prepackaged foods;
 - e) Producing and trading in food packaging tools and materials;
 - g) Restaurant in the hotel;
 - h) Collective kitchens do not have registration of food business;
 - i) Street food business;
 - k) The establishment has been granted one of the Certificates: Good Manufacturing Practices (GMP), Hazard Analysis System and Critical Control Point (HACCP), ISO 22000 Food Safety Management System, International Food Standards (IFS), Global Standards for Food Safety (BRC), Food Safety System Certification (FSSC 22000) or equivalent.
2. Establishments specified in Clause 1 of this Article must comply with relevant requirements on food safety conditions.

Chapter VI

STATE INSPECTION OF FOOD SAFETY IMPORT AND EXPORT

Article 13.- Cases of exemption from state inspection of imported food safety (except for cases of warnings on food safety)

1. The product has been issued a receipt for registration of the product announcement.
2. Products carry immigration, delivered before or after the trip of entrants to serve the daily needs or purpose Chuy ẽ n go; Squash ẽ u, gift mi norms • Preparatory n collection ẽ enter kh ấ u prescribed by tax legislation.
3. Imported products for individuals of subjects entitled to diplomatic privileges and immunities.
4. Products in transit, border-gate transfer, transshipment, temporary import, re-export and bonded warehouses.
5. The product is a prototype or research with a quantity suitable for the purpose of testing or research certified by the organization or individual.
6. Products used to display fairs and exhibitions.
7. Production and import products and raw materials are used only for production and processing of export goods or for the internal production of organizations and individuals not consuming in the domestic market.
8. Temporarily imported products for sale at duty-free shops.
9. Imported goods for urgent requirements under the direction of the Government and the Prime Minister.

Article 14. Requirements for terrestrial animal products, aquatic animal products, plant products used for imported food

1. Products terrestrial animals, aquatic animal products, vegetable products used as food imports, except for the food was over ch ẽ bi ẽn , packaged foods by organizations and individuals Vietnam exported to abroad but returned and schools h burp p defined in Article 13 of this Decree shall meet the following requirements:

a) Originating from a country or territory that has a food safety control system that meets Vietnamese regulations and is listed by a competent Vietnamese authority in the list of countries and territories signing export of foodstuffs of animal, plant and aquatic origin into Vietnam;

b) For terrestrial animal products for use as food and aquatic animal products for use as food: Must be produced by production or business establishments recognized by competent Vietnamese agencies. fully meet the requirements on food safety assurance in accordance with Vietnam's regulations;

c) Each lot of imported goods of animal and aquatic origin must be accompanied by a certificate of satisfaction of food safety regulations issued by a competent agency of the exporting country (except for cases of aquatic products). sold by foreign fishing vessels and sold on the sea directly to Vietnam).

2. Procedures for registration of countries, territories and production and business establishments mentioned in Clause 1 of this Article to list of exports to Vietnam shall comply with the provisions of Article 22 of this Decree.

3. The Ministry of Agriculture and Rural Development shall have to supply customs offices with lists of countries and territories and organizations and individuals allowed to export these products into Vietnam.

Article 15. State inspection agencies for imported food

1. State inspection agencies for imported foods are those assigned or designated by the Ministry of Health, the Ministry of Agriculture and Rural Development or the Ministry of Industry and Trade.

Where a shipment of imported foods under the jurisdiction of many of the agency's state inspection agency Ministry of Agriculture and Rural Development allocated or ch dull regulations.

2. State inspection agencies have the following rights and responsibilities:

- a) Decide on the application switch the control mode from the control mode common to the control mode decreases and applying conventional test after three (03) times the test tr a tight satisfactory c ã u real imported products;
- b) Conducting food inspection according to the mode and procedures specified in this Decree;
- c) Comply with the sampling and storage of samples according to the provisions of law;
- d) Collection of inspection and testing charges and fees according to the provisions of law on charges and fees;
- e) Ensuring professional qualifications, accuracy, honesty and objectivity when inspecting and certifying food safety for imported goods lots and goods;
- e) Under the direction, inspection and guidance on organization and operation of the Ministry of Health, Ministry of Agriculture and Rural Development, Ministry of Industry and Trade;
- g) Receiving and resolving complaints of goods owners. If damage to shippers, inspection agencies the state must repay the full testing fees , examination fees, e oh ng time to pay damages to owners (if any) as prescribed by law;
- h) Storing inspection records as prescribed by law and producing archival dossiers when so requested by competent agencies;
- i) To make biannual reports on relevant specialized management units according to the provisions of Form 06, Appendix I issued together with this Decree or extraordinary reports upon warnings of the Ministry of Health Ministry of Agriculture and rural Development, Ministry of Industry and Trade of Vietnam or the agency may ã m shall ã n abroad or by the manufacturer or reported on the results of food processor does not meet the requirements for imported food.

Article 16. Inspection method

The inspection of imported food safety is carried out in one of the following methods:

1. The method of checking is reduced, thus checking the dossier up to 5% of the total number of imported shipments within 1 year by the randomly selected customs office .
2. Normal inspection method, whereby only checking the records of imported goods.
3. Strict test method, whereby the test record incorporates test samples.

Article 17. Application of inspection methods

1. Reduced inspection applies to goods lots and goods items falling into one of the following cases:

- a) Having been certified as meeting the food safety requirements by the competent agencies and organizations of the countries which have signed the mutual recognition international treaties in the food safety inspection activities of Vietnam. tablets; have the inspection results of the competent authority of the exporting country for goods lots and goods in conformity with the provisions of Vietnamese law;
- b) There have been 03 (three) consecutive lanes within 12 months of meeting the requirements of import under the normal inspection method;
- c) Produced in establishments that apply one of the quality management systems GMP, HACCP, ISO 22000, IFS, BRC, FSSC 22000 or equivalent.

2. Normal inspection shall apply to all goods items of imported goods, except for the cases specified in Clauses 1 and 3 of this Article.

3. Tight inspection applies to imported goods lots and goods in one of the following cases:

a) Shipments or goods items do not meet the import requirements at the previous inspection;

b) Shipments and goods items fail to meet requirements in inspection and examination times (if any);

c) There are warnings by the Ministry of Health, the Ministry of Agriculture and Rural Development, the Ministry of Industry and Trade, the provincial People's Committee or the competent authorities in foreign countries or manufacturers.

4. Switching from the strict inspection method to the regular inspection method in the following cases:

a) For cases specified at Points a and b, Clause 3 of this Article, if after applying the strict inspection method for three consecutive times, the results meet the import requirements;

b) For the case specified at Point c, Clause 3 of this Article, when there is a written notice to stop the tight inspection by the Ministry of Health, the Ministry of Agriculture and Rural Development or the Ministry of Industry and Trade of Vietnam.

Article 18. Application file for inspection registration

1. Dossiers of registration for inspection under the reduced inspection method include:

a) Product self-announcement sheet;

b) 03 (three) Notice of the results of confirmation of a food product that meets the requirements of consecutive import in accordance with normal inspection or

certified copy or consular legalization one of the GMP Certificates, H A CCP, ISO 22000, IFS, BRC, FSSC 22000 or equivalent remain valid at the time of submission;

c) In the case of products derived aquatic and land animals, except for products processed, packaged, it must have gi à y certified to meet the regulations on food safety by competent authority of the exporting country (original).

2. Dossiers of registration for inspection according to common inspection methods and strict inspection methods include:

a) Import food inspection registration papers under the provisions of Form No. 04 Appendix I issued together with this Decree;

b) Product self-announcement;

c) 03 (three) Notify the results of certification of food that meet the consecutive import requirements under the strict inspection method for goods lots, which are subject to modal change from strict inspection to regular inspection (original);

d) A copy of the List of goods (Packing list);

d) In case of products specified in Article 14 of this Decree, there must be a certificate of satisfaction of food safety regulations issued by the competent authority of the exporting country (the original), except for cases aquatic products caught and processed by foreign fishing vessels on turn sold directly to Vietnam.

Article 19. Order of checking imported food

1. The inspection order for reduced inspection cases:

a) When carrying out customs procedures, goods owners shall submit dossiers according to the provisions of Clause 1, Article 18 of this Decree;

b) The customs authority is responsible for randomly selecting a maximum of 5% of the total number of imported shipments subject to inspection within 01 (one)

year to check records as required.

Within three (03) working days from the date of receiving the application, the customs authorities shall conduct a profile and clearance of goods. In case of requesting additional documents, the reasons and legal grounds of the request must be clearly stated.

2. Test order for common test cases:

a) before or when the goods arrive at the gate, shippers submit registration dossiers checked as prescribed in Clause 2, Article 18 of this Decree to the inspection agency of state or C drive INFORMATION National Single Window module Ministry of Health, Ministry of Agriculture and Rural Development, Ministry of Industry and Trade (if applicable);

b) Within three (03) working days from the date of receipt, the inspection agency the state has the responsibility to inspect records and to inform the food meets or does not meet the import requirements under M Á u No. 05 Annex I issued together with this Decree. In case of requesting additional documents, the reasons and legal grounds of the request must be clearly stated;

c) Goods owners shall submit notices on the results of certification of imported food to customs offices for goods clearance.

3. Inspection order and procedures for tight inspection:

a) Implementing the provisions at Point a, Clause 2 of this Article;

b) Within 07 (seven) working days, from the date of receipt of the dossier, the state inspection agency shall check the dossier, conduct sampling and test the food safety norms according to the bridge and issue notices on the food meets or unsatisfactory imported by M á u s abominable 05 Appendix I attached to this Decree. In case of requesting additional documents, the reasons and legal grounds of the request must be clearly stated;

c) The goods owner shall have to pay Announced results confirm satisfactory food imports for customs e To cargo clearance.

4. In case of issuing notices on the results of certification of food failing to meet the import requirements under the provisions of Point b, Clause 2 and Point b, Clause 3 of this Article, the State inspection agency shall decide measures to handle according to The form prescribed in Clause 3, Article 55 of the Law on Food Safety and reports on food handling results do not meet the import requirements with the specialized management ministry.

Article 20. Food handling does not meet the requirements of imported food

1. After completing the handling of food which does not meet the import requirements under a decision of the state inspection agency, the goods owner shall have to report to the state inspection agency and the dossier-receiving agency. the b abominable an ash ng the following documents:

a) Re-export vouchers for cases of re-export;

b) The written record of destruction is certified by a competent agency;

c) The contract for changing the use purpose between the goods owner and the purchaser or the transferee of the goods lot or item. The buyer or transferee of goods or goods that do not meet the import requirements must not use such goods or goods as food.

2 . After completion of the remedy of products, labeling errors, if mu stain n imported into Vietnam, shippers are responsible for implementing inspection procedures for registration in accordance with Article 19 of this Decree.

In cases where the application of measures to remedy the fault of the product, l eg hard i labeling the shipment, commodities still unsatisfactory importers must apply an ash ng forms of treatment prescribed in Points c and d, Clause 3, Article 55 of the Law on Food Safety.

Article 21. Rights and obligations of goods owners

The owner has the following rights and obligations:

1. To apply the test methods to reduce shipments, goods imported kh ấ tumor in one of the cases specified in Clause 1 of Article 17 of this Decree.
2. Proposing the state inspection agency to review the inspection results or request the receiving agency to select the accredited testing testing facility to re-examine the test results. In case the re-inspection results are consistent with the results of the first inspection, the goods owners must bear the costs of re-inspection; case results satisfactory re-inspection of imported foods th ì returned check charges filed.
3. To propose handling measures prescribed in Clause 3, Article 55 of the Law on Food Safety for goods lots and goods items which fail to meet the requirements of imported foods.
4. Ensuring the status quo of goods lots and goods for the State inspection agency to take samples.
5. To implement decisions on handling of goods lots and goods of competent state inspection agencies if goods lots or goods items fail to meet the requirements of imported foods.

Article 22. Procedures for registration of countries, territories and production and business establishments into the list of food exports to Vietnam and state inspection of food safety in exporting countries

1. Vietnam's competent state management agencies formulate plans for inspection, notification and coordination with competent agencies of exporting countries to inspect water safety control systems of water export and food production and trading establishments exporting to Vietnam according to the following procedures:

a) The competent authority of the exporting country shall send 01 (one) set of registration dossiers to the Ministry of Agriculture and Rural Development, including information on the management system of the country or territory (including the system of legislation, standards, systems management organizations and food safety) and the capacity to control food safety of authorities national, regional territory drives exported by M á u 08 Annex I issued together with this Decree; list of establishments producing and trading food and aquatic products originating from animals and seafood registered for export to Vietnam according to the Form No. 07 Annex I and information on conditions to ensure food safety of This production and / or business establishment follows the Form No. 09 Annex I issued together with this Decree;

b) Within 30 working days from the date of receipt of a complete dossier of registration of a list of production and business establishments defined at Point a of this Clause of the competent agency of the exporting country, the competent agency the branch managing ministry shall examine the dossier, notify the competent agency of the exporting country of the examination results and the inspection plan in case it is necessary to conduct inspection for exporting countries into Vietnam;

c) Contents of inspection in exporting countries include: Legal system on food safety management and control; capacity of food safety control authority of exporting countries; conditions to ensure food safety of production and business establishments registering to export to Vietnam.

2. Handling the inspection results and notifying the list of countries and territories and the list of production and business establishments permitted to export to Vietnam are prescribed as follows:

a) Where not necessary to perform reality check for v ó i exporter in Vietnam, the Ministry of Agriculture and Rural Development of b abominable result, the country name, region territory drives are allowed export to Vietnam. Particularly for

products of terrestrial animals, aquatic animal products, it must be abominable attached list of production facilities, the business is allowed to export;

b) In case of necessity to carry out inspection for exporting countries, within 30 working days after the end of the inspection in the exporting country, the Ministry of Agriculture and Rural Development shall handle and announce the results. test results.

In case the inspection results do not fully meet the prescribed requirements, the Ministry of Agriculture and Rural Development shall notify and clearly state the specific reasons for cases where food is not allowed to be exported into Vietnam;

c) In case of proposing the addition of a list of production and / or business establishments to export terrestrial and aquatic animal products to Vietnam, the competent authority of the exporting country shall send the dossier including the list. books and local information according to M á u 07 and M á u 08 as specified in paragraph 1 of this Article to the Ministry of Agriculture and rural Development to examine records or the actual inspection in the country of border, on that basis, to consider and decide on the b drives add to the list.

Article 23. State inspection of exported food

1. The Minister of Health, the Minister of Agriculture and Rural Development and the Minister of Industry and Trade shall prescribe the competence for state inspection of food safety for exported foodstuffs in the domains assigned to the public administration. The reason for the Article 62, 63 and Article 64 of the Food Safety Law when requested by the importing country.

2. The Ministry of Agriculture and Rural Development shall have to inspect the exported food lots of many goods under the management of 2 or more sets.

Chapter VII

Article 24. Required labeling contents

1. Organizations and individuals producing and / or trading in products in Vietnam, apart from complying with the law provisions on goods labeling, must also abide by the following regulations:

a) Medical nutrition food must contain the following phrases: "Medical nutrition food" and "Use for patients with the supervision of medical personnel";

b) Foods for special diets must include the phrase: "Nutritional products (for specific subjects)" on the main face of the label to distinguish them from ordinary foods.

2. Particularly for imported products, names of organizations and individuals that are responsible for inscribing on product labels must show: names and addresses of production organizations and individuals and names and addresses of organizations and individuals. People self-announce or register the product announcement.

Article 25. Exemption of some compulsory labeling contents

1. Exemption of supplementary labeling of products carrying immigrants for personal consumption, gifts and gifts in the norm of import tax exemption; imported products of subjects entitled to diplomatic privileges and immunities; transit products, border-gate transfer, transshipment, temporary import, re-export and bonded warehouses; products are prototype or research; products are samples of fair and exhibition display; product and raw materials manufacture, import ch dull for the production or processing of export goods or service c or the internal production of organizations and individuals not ti ê u sold in the domestic market.

2. In addition to spices and herbs, for small packages, with the largest surface area less than 10 cm^2 , exemption from application of composition, shelf life,

preservation instructions, instructions use if there is an extra label or outer packaging that fully shows such content.

3. Exemption from production date for food containers, packaging materials in direct contact with food.

Chapter VIII

FOOD ADVERTISEMENT

Article 26. The food must register content before advertising

1. Food for health protection, food for medical nutrition, food for special diets.
2. Nutrition products used for children up to 36 months of age do not fall under the ban on advertisement specified in Article 7 of the Advertising Law.

Article 27. Registration of food advertising content

The registration of food advertising content in addition to complying with the provisions of the advertising law must also comply with the following provisions:

1. Before advertising, organizations and individuals having advertising products must register the advertisement contents with the agencies granting the paper of receipt of the product publication registration papers according to current regulations.
2. Advertising content must be consistent with the utility and effect of the product published in the product announcement. Do not use images, equipment, costumes, names, correspondence of units, medical facilities, doctors, pharmacists, medical staff, thank you letters of patients, doctor's articles, Pharmacists, health workers to advertise food.
3. For health protection foods:

a) There must be a recommendation "This food is not a medicine and has no effect to replace medicine"; The writing must be clear and contrast with the background color;

b) Advertisements on spoken and visual newspapers must clearly read their recommendations according to the provisions of Point a of this Clause;

c) The advertisement in newspapers and newspapers with a short duration of under 15 seconds is not required to read "This food is not a medicine and does not have the effect of replacing medicine", but it must be shown in the advertisement. fox.

4. The application file for certification of advertising content includes:

a) An application for registration confirmation advertising content according to M á u 10 Appendix I attached to this Decree;

b) The written receipt of registration of the product announcement and the product announcement certified by a competent agency (a copy certified by the organization or individual);

c) Sample product label (certified copy of organization, individual);

d) For advertisements on spoken and visual newspapers, there must be projected advertising scripts and advertisement contents inscribed in video discs and audio discs; for advertising in other media ì have Capricorn (sample content) plans ki ẽ n advertising (copies certified by organizations and individuals);

d) For advertising contents other than uses and features of products stated in product publication, there must be scientific documents to be proved (copies certified by organizations or individuals);

Documents in the application file for certification of advertising content must be expressed in Vietnamese; case of foreign language documents th ì must be

translated into Vietnamese and notarized.

5. Procedures for granting certification of advertising content:

a) Organizations and individuals having advertising products shall send registration dossiers to certify advertising contents to agencies granting registration papers for registration of product announcements;

b) Within 10 working days from the date of receipt of a valid application, the agency receiving records shall review the records and returns the results in M á u 11 Appendix I attached to This decree. This time limit is calculated from the date of the seal receipt by the dossier-receiving agency if the dossier is sent by post or the date the completed dossier is received on the online public service system.

In case of disagreement with the advertisement contents of organizations or individuals or the request for amendments and supplements, the dossier-receiving agency must issue a document stating the reasons and legal grounds of the request. The agency receiving the dossier shall only be requested to amend and supplement it once.

Within 10 working days after receiving the amended and supplemented dossiers, the dossier-receiving agencies shall reply and reply in writing. After 90 working days after the official dispatch requesting amendments or supplements is made, if the organization or individual fails to amend or supplement it, the dossier is no longer valid;

c) Agencies receiving applications for certification of advertising contents shall have to publicly announce the names and products of organizations and individuals that have been granted certificates of contents of advertisement of food products on the page. electronic information (website) and database of food safety;

d) Organizations and individuals registering for certification of advertising contents shall have to pay dossier evaluation fees at dossier-receiving agencies.

6. Organizations and individuals that have advertising products; Advertising organizations and individuals may only advertise products for which the certificate of advertisement contents has been issued and may only advertise in accordance with the confirmed content.

Chapter IX

CONDITIONS FOR ENSURING FOOD SAFETY IN THE PRODUCTION OF HEALTH FOOD

Article 28. Conditions to ensure food safety in food production for health protection

1. Establishments producing health protection foods must meet the general conditions on ensuring food safety prescribed in Clause 1, Article 19, Clause 1, Article 20 and Clause 1, Article 21 of the Law on Food Safety and following provisions:

- a) The quality management system must be established and maintained to control the production and distribution processes to ensure that all products produced by the manufacturer meet the quality standards announced and safe. with users until the expiry date;
- b) Sufficient staff with professional qualifications suitable to their assigned positions and trained in basic knowledge of GMP, food safety and related professional knowledge. The head of the production department and the head of the quality control department must be official personnel, working full-time for the establishment and independent of each other. The person in charge of the facility must have a university or higher degree in one of the specialties of Medicine, Pharmacy, Nutrition, Food Safety and Food Technology and must have at least 3 years of working experience. in related specialized fields;
- c) The system of auxiliary factories, equipment and utilities is designed, built and installed in accordance with the purpose of use, on the one-way principle, easy to clean, prevent and minimize risks. and, to avoid accumulation of dirt, pollution and

other factors that adversely affect the product and perform only their activities daily hygiene;

d) Implement and save all records, documents on production, quality control, distribution circulation to retrieve the history of every batch of products and records of all other activities carried out. current facility;

d) All production operations must follow the process and instructions. Apply measures to check and supervise the production process to prevent and avoid the risk of contamination, contaminating • Preparatory m, pediatric • Preparatory m cross. Record the results as soon as the operation is performed or immediately after the production stage has been completed;

e) Having a quality control department to ensure that the product is manufactured according to suitable conditions and procedures and meets established standards; necessary tests have been performed; materials not approved export e To use, the product is not approved for sale without quality evaluation as required; The product must be monitored for stability;

g) In case of testing or production under a contract, the contractual recipient must have sufficient workshops, equipment and personnel to meet the transferor's requirements and comply with the regulations of the competent management agency. conditions for testing or producing health protection foods;

h) There is a procedure for handling complaints, product recall, self-inspection; follow procedures and records, stored e à medical dossiers for these operations.

2. The Ministry of Health provides guidelines for Good Manufacturing Practices (GMP) for health protection foods for health food production facilities to implement.

3. As of July 1, 2019, health food production facilities must apply Good Manufacturing Practices (GMP) of health protection foods under the guidance of the Ministry of Health.

Article 29.- Dossiers, order and competence for grant and re-grant of certificates of satisfaction of conditions for satisfying food safety conditions Good production practices (GMP) food for health protection

1. Application for Certificate of Qualified Food Safety Facility Good Manufacturing Practices (GMP) for health protection foods include:

a) An application for a certificate of establishments meeting the conditions for food safety meeting the requirements of Good production practice (GMP) food for health protection according to the Form No. 12 Annex I issued together with the Decree this;

b) Diagram of production areas and production lines (certified by organizations and individuals);

c) List of main equipment used at the establishment (certified by organizations and individuals).

2. Order of granting Certificate of qualified food safety facility: Good manufacturing practice (GMP) food for health protection

a) Establishments shall compile dossiers according to the provisions of Clause 1 of this Article and submit them via online public service systems or by post or directly to the Ministry of Health;

b) Within 15 working days after receiving a complete and valid dossier, the dossier-receiving agency shall set up an appraisal team and conduct a practical evaluation at the establishment and make an evaluation report according to M à u s abominable 13 Appendix I attached to this Decree.

The appraisal team has 5 or more people, including at least 02 members with experience in good production practice (GMP), 01 member with expertise in testing;

c) In case the evaluation results are satisfactory, the dossier-receiving agency shall grant a certificate of eligibility for food safety to meet the requirements of good production practice (GMP) according to the health protection food M á u 14 Appendix I attached to this Decree. Time grant Gi à y stock unit basis are eligible for food safety satisfactory Practice Good Manufacturing (GMP) food health protection shall not exceed 30 working days k To the date of receipt of a valid application ;

d) In case the appraisal result at the establishment does not meet the requirements, the appraisal team shall specify the content that is not satisfactory in the appraisal record for the establishment to remedy. After remediation, notification basis results in writing to remedy th Regiment â m making. Within 07 (seven) working days from the date of receiving the written notification of remedial results, the appraisal team shall consider and submit to the Ministry of Health a Certificate of eligibility for food safety. y gain êu bridge Good manufacturing practice (GMP) health protection food. Past 03 (three) months from the end of the evaluation, if the establishment fails to complete the required remedies and notifies the remedial results to the appraisal team, the application file shall be issued with a certificate of full qualification. food safety conditions satisfactory to good manufacturing practice (GMP) to protect the health food no longer p i.

3. Certificate of eligibility for qualified food safety facilities Good manufacturing practices (GMP) for health protection food are valid for 3 (three) years from the date of issue. Before the expiration of 06 months, the facility shall submit the registration dossier for the re gi à y certification of qualified food safety satisfactory Practice Good Manufacturing (GMP) food health protection . The dossier and order of re-issuance shall comply with the provisions of Clauses 1 and 2 of this Article.

4. Organizations and individuals applying for certificates of establishments meeting food safety conditions to meet the requirements of good production practice (GMP) food and health protection shall have to pay the appraisal fee for in-service dossiers receive records.

Chapter X

CONDITIONS FOR ENSURING FOOD SAFETY IN PRODUCTION, BUSINESS AND FOOD ADDITIVES

Article 30. Regulations on conditions to ensure food safety for food additives

Food additive production and trading establishments must meet the following food safety conditions:

1. Meeting the general provisions on food safety conditions specified in Clause 1, Article 19, Clause 1, Article 20 and Clause 1, Article 21 of the Law on Food Safety.
2. Only mix food additives when such food additives are on the list of additives permitted for use in food prescribed by the Ministry of Health and the final product of the blend does not cause any harm to human health; In the case of creating a new product with new uses, it must prove its use, target users and maximum usage.
3. The division, division and extraction of food additives must be carried out at establishments meeting food safety conditions and labeling according to current regulations.

Article 31. Provisions on single-ingredient food additives

1. Food additives are on the list of additives permitted for use in food prescribed by the Ministry of Health to be self-declared.
2. Procedures for self-announcement of products for single-ingredient food additives comply with Article 5 of this Decree.

Article 32. Provisions on mixed food additives with new uses

1. Newly-used mixed food additives must be registered for product publication at the Ministry of Health.

2. Food additives mixture h burp p with new uses must be listed ingredient quantities for each additive in the composition.

3. Procedure registration of announced products for food additives mixed with utility meters ó i prescribed in Articles 7 and 8 of this Decree.

Article 33. Provisions on the use of food additives

Organizations and individuals producing x thriving business products shall:

1. Food additives may only be used in the list of additives permitted for use in food prescribed by the Ministry of Health. In the case of food additives not on the list of additives permitted to be used in food or improperly used by the Ministry of Health; organizations and individuals that produce and / or trade in food additives must register the publication of products at the Ministry of Health according to the provisions of Articles 7 and 8 of this Decree.

2. Use of food additives does not exceed the maximum allowable use; correct food objects; clear origin and origin; expiry date; e meet in full the requirements management and technical requirements for food additives.

Chapter XI

ACCESSING FOOD ORIGIN SOURCE

Article 34. Traceability of products does not guarantee safety

When detecting that food products produced or traded by them are not safe or when competent state agencies require them, organizations and individuals that produce and / or trade in products must have the responsibility to perform the work. traceability according to the provisions of Clauses 1 and 2, Article 54 of the Food Safety Law.

Article 35. Implementation of traceability to products does not guarantee safety

1. Organizations and individuals producing and / or trading in products must store information related to manufacturers, product suppliers and customers in case customers have purchased such products through contracts or contracts. drive of records or other methods to facilitate the traceability. Information for traceability includes:

a) Name and category of products purchased and sold;

b) day, month, year, number, volume, s abominable plot, batch number of the product (if any) purchased and sold.

2. The Minister of Health, the Minister of Agriculture and Rural Development and the Minister of Industry and Trade shall specify the product traceability for products under the assigned management domain.

Chapter XII

DIVISION OF RESPONSIBILITIES OF STATE MANAGEMENT OF FOOD SAFETY

Article 36. Principles for assignment of responsibilities for state management of food safety

1. Based on the provisions of the Food Safety Law and ensure compliance with relevant legal documents.

2. On the basis of unified state management of food safety.

3. Ensure the management throughout the entire process of food production and trading.

4. Close coordination between ministries.

5. Ensuring the principle of one door, one product, one production and business establishment is only managed by a state management agency.

6. Ensure scientific, complete and feasible.
7. Decentralization of state management between the central government and local authorities at all levels in state management of food safety.
8. For establishments producing many kinds of food products under the jurisdiction of the 2 agencies specialized managing upwards, the agency managing the large output of mechanical products Production department is the management agency.
9. For establishments that do not carry out the production process but deal in many kinds of food products under the management of two or more specialized management agencies managed by the Industry and Trade, except for markets and auction of agricultural products.
10. For facilities that produce and deal in many kinds of food products falling within the jurisdiction of the 2 agencies specialized managing upwards, organizations and individuals may choose specialized management agency Food safety industry to carry out administrative procedures.

Article 37. Ministry of Health's responsibility for state management of food safety

1. Implementing regulations on general responsibility in state management of food safety as stipulated in Clause 1 Article 62 of the Law on Food Safety
2. To report periodically and irregularly to the Government on food safety management on the basis of monitoring and synthesizing reports of specialized management ministries and provincial-level People's Committees.
3. Promulgating national technical regulations on products in the domains under their management prescribed in Article 62 of the Law on Food Safety and product groups in Appendix II issued together with this Decree; promulgate national

technical regulations or regulations on safety limits for product groups at the request of specialized management ministries.

4. Management of food safety during the process of production, processing, storage, transport, export, import, business and production and business facilities for food products specified in Accessories Table II issued together with this Decree.

5. Organizing the reception and management of dossiers, granting of registration papers for registration of product announcements and certificates of real safety conditions for: health protection foods, mixed food additives new uses and food additives not on the list of additives permitted to be used or improperly used by the Ministry of Health; Certificate of qualified food safety facility meets Good manufacturing practices (GMP) health protection foods; Gi à y Confirm advertising content to protect the health food; Gi à medical certificate of free sale for the products in the field of management is assigned, medical certificate.

6. e ì nh food testing facility serving the state management, verification testing establishments under their assigned management; designate an establishment to test arbitration and final conclusions when there are differences in test results of food testing facilities inside and outside the Health sector.

7. Appointing state inspection agencies for imported food safety for products in the assigned management areas.

Article 38. Responsibility of state management of food safety of the Ministry of Agriculture and Rural Development

1. Promulgating national technical regulations on products in the domains under their management prescribed in Article 63 of the Law on Food Safety and product groups in Appendix III issued together with this Decree.

2. Develop and send to the Ministry of Health to issue regulations on safety limits for product groups in Appendix III issued with this Decree.

3. Management and decentralization of food safety management for initial production of agriculture, forestry, fishery and salt including: Process of cultivation, husbandry, harvesting, catching, agricultural and forestry exploitation Seafood; salt production.
4. Manage and decentralize food safety management during the production, collection, slaughter, preliminary processing, processing, storage, transport, export, import and trading of products and food product production and trading establishments specified in Appendix III issued together with this Decree.
5. Organizing the issuance of certificates of free circulation of products in the assigned management domains.
6. Organizing the allocation and decentralization of certification of establishments eligible for food safety conditions to organizations and individuals producing and trading products in the assigned domains in Clauses 3 and 4 of This.
7. Managing food safety for wholesale markets and agricultural auction.
8. Appointing food testing establishments to serve state management and testing establishments to verify; Final conclusions when there are differences in test results between testing facilities in the assigned area of management.
9. Appointing state inspection agencies for imported food safety for products in the assigned management areas.
10. Disclosure of national and territorial lists and lists of production and business establishments permitted to export into Vietnam in the domains assigned to them for management.

Article 39. Ministry of Industry and Trade's responsibility for state management of food safety

1. Promulgating national technical regulations on products in the domains under their management prescribed in Article 64 of the Food Safety Law and product groups in Appendix IV issued together with this Decree.
2. Develop and send to the Ministry of Health to promulgate regulations on safety limits for product groups in Annex IV issued with this Decree.
3. Management and decentralization of food safety management during the production, processing, storage, transport, export, import and trading of products and production and business facilities food products specified in Appendix IV issued together with this Decree.
4. Managing food safety for supermarkets, trade centers, convenience stores, facilities of storage systems, distribution and other types of businesses.
5. The certificate issuer shall circulate freely for products in the assigned management areas.
6. Organizing the allocation and decentralization of the certification of establishments meeting food safety conditions for organizations and individuals producing and trading in products in the assigned management domains.
7. Conducting the inspection of fake food prevention and trade fraud in the market for all kinds of food, food additives, food processing aids, tools, packaging materials, contains food.
8. Appointing food testing establishments to serve state management and testing establishments to verify; Final conclusions when there are differences in test results between testing facilities in the assigned area of management.
9. Appointing state inspection agencies for imported food safety for products in the assigned management areas.

Article 40. Provincial People's Committees' responsibilities for state management of food safety

1. Carry out state management of food safety in the locality, take responsibility to the Government for local food safety. The presidents of the provincial-level People's Committees directly act as the heads of the inter-branch steering committees on food hygiene and safety of the provinces and centrally-run cities; actively organize inspection, examination and supervision forces to ensure food safety in the locality; directly direct and regularly urge and inspect the observance of the law on food safety by lower-level state agencies; handle officials and public employees who are irresponsible and loose their management in the assigned management domains; organize the settlement of complaints and denunciations and handle violations of the legislation on food safety according to the provisions of law; responsible before the Government and the law when e T o violations of the law on food safety in the area.
2. Organize the implementation of regulations of the Government, ministries and agencies on food safety in the area.
3. To organize and administer inter-branch Steering Committees on food hygiene and safety of provinces and centrally-run cities.
4. Organizing propaganda and mobilization of the implementation of the provisions of law on food safety assurance in the locality.
5. To allocate resources for C Matt specialized agencies to implement the state management of food safety.
6. Responsible for managing food safety in the area; management of food safety conditions for establishments producing and trading small food, street food, business establishments, catering services, food safety at markets in the locality and objects according to management decentralization.

7. Develop and issue local technical regulations on food safety for specific local food products.
8. Organizing the reception and management of dossiers, granting of registration papers for registration of product announcements, certificates of advertisement contents for medical nutritional products and special-use diets, nutritional products for infants to 36 months to drive i.
9. Organizing the receipt of self-publication copies of products; certify that establishments are eligible for food safety according to their assignment and decentralization.

Article 41. Coordination in food safety activities

1. The ministries managing the branches within their state management shall have to coordinate with the Ministry of Health in performing state management activities in order to ensure uniform state management of food safety. effective.
2. The Ministry of Health shall assume the prime responsibility for formulating a program on information, education and communication on food safety, the Ministry of Agriculture and Rural Development, the Ministry of Industry and Trade and other ministries and branches according to their functions and tasks and having the responsibility to coordinate with the Ministry of Health e to implement the program of information, education and communication on food safety.
3. The Ministry of Health, the Ministry of Agriculture and Rural Development and the Ministry of Industry and Trade shall assume the prime responsibility in formulating programs, plans and implementing inspection and examination activities for products in the assigned domains. public management, other ministries and agencies are responsible for coordination.
4. When food poisoning occurs, the Ministry of Health shall have to organize emergency and timely treatment for people suffering from food poisoning. The

specialized management ministry shall have to supply all dossiers and information related to the sources of food suspected of causing poisoning in the assigned domains; coordinate with the Ministry of Health in investigating the causes and presiding over the traceability and handling of poisoning food in the assigned areas.

5. When detecting food products in the domains assigned to them for management by other ministries or branches, which violate and threaten to seriously affect consumers' health, the Ministry of Health shall assume the prime responsibility and coordinate with the ministries. Industry managers conduct inspections, inspections and conclusions.

Chapter XIII

TERMS ENFORCEMENT

Article 42. Transitional provisions

1 . The products which have been issued with a receipt of conformity announcement and a certificate of declaration of conformity with food safety regulations before the effective date of this Decree shall continue to be used until the expiry date stated in the paper and all th er i expiry date of the product.

2. The management ministries shall, within the scope, tasks and powers, conduct the review and expire the regulations contrary to this Decree.

Article 43. Implementation effect

1. This Decree takes effect from February 2, 2018.

2. Replace Decree No. 38/2012 / ND - CP dated April 25, 2012 of the Government detailing the implementation of a number of articles of the Food Safety Law; abolish Chapter II Joint Circular No. [13/2014 / TTLT-BYT-BNNPTNT-BCT](#) dated April 9, 2014 of the Ministry of Health, Ministry of Agriculture and Rural Development,

Ministry of Industry and Trade guiding the assignment and coordination in state management of food safety.

Article 44. Implementation responsibilities

Ministers, heads of ministerial-level agencies, heads of Government-attached agencies and presidents of People's Committees of provinces and centrally-run cities and concerned organizations and individuals shall implement the Decree. this

Recipients:

- Party Central Committee Secretariat;
- Prime Minister and Deputy Prime Ministers;
- Ministries, ministerial-level agencies and government-attached agencies;
- People's Committee, People's Committees of provinces and cities under central authority;
- Central Office and Party Committees;
- Office of the General Secretary;
- Office of the President;
- National Council and Committees of the National Assembly;
- Congress office;
- Supreme People's Court;
- People's Procuratorate of the Supreme;
- State audit;
- National Financial Supervisory Committee;
- Social Policy Bank;
- Vietnam Development Bank;
- Front Central Committee Immigration to the Fatherland of Vietnam;
- Central agency of unions; - Government Office: BTCN, Deputy Chairmen, Assistant to the Prime Minister, General Director of TTTT, Departments, Departments, units, Official Gazette; - Save: VT, KGVX (2).

TM. GOVERNMENT
PRIME MINISTER

Nguyen Xuan Phuc

APPENDIX I

(Attached to Decree No. 15/2018 / ND-CP of February 2, 2018 of the Government)

Form No. 01	Self- signed product
Form No. 02	Product announcement
Form No. 03	Receipt of registration of the product announcement
Form No. 04	Registration for imported food inspection
Form No. 05	Notice of the results of the certification that the food has reached / failed to meet the import requirements
M á u 06	Report on the implementation of state inspection for imported food
M à u s abominable 07	M à u list production facilities, food business registration in Vietnam exports
Form No. 08	Information on management system and food safety control capacity of export authorities
M à u s abominable 09	Summary of information on conditions to ensure food safety of production and business establishments
Form No. 10	Application for confirmation of advertising content
Form No. 11	Confirmation of advertising content
M á u 12	Application for Certificate of Qualified Food Safety Facility Good Manufacturing Practices (GMP) food for health protection
Form No. 13	Appraisal minutes
Form No. 14	Qualified food safety facility certification Good manufacturing practice (GMP) health protection food

Form No. 01

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

PROSPECTS OF PRODUCTS

Number: / Business name / year of publication

I. t i n the organization, individual self-proclaimed product

Name of organization, individual:

.....

Address:

.....

Phone: Fax:

E-mail

.....

Business code:

.....

Number of eligible food safety certificate: Date of issue / Place of issue: (for establishments subject to certificate of eligibility base ph safety ă m prescribed)

II. Information about product

1. Product name:

.....

2. Composition:

.....

3. Product use duration:

.....

4. Packing specifications and packaging materials:

.....

5. Name and address of product manufacturing establishment (in case of renting a production establishment):

.....

.....

II I. M à u product label (e í nh product label attached form or form expected product label)

IV . Food safety requirements

Organizations and individuals producing and trading food meet the requirements of food safety according to:

- National Technical Regulation No.; or
- Circulars of ministries and branches; or
- Local technical regulations; or
- National standards (in cases where there are no national technical regulations, circulars of line ministries or local technical regulations); or
- Standards Committee ban food standard international (Codex) Regional standards, foreign standards (in the h burp p defined not cycle ã n national technical and circulars of ministries, Regulation local technical standards, national standards); or
- Standard manufacturer attached (in case no technical regulations and national and circulars of ministries, Regulation cycle ã n local technical, National Standard, Standard cycle ã n the Commission's objectives International food standards (Codex), Regional Standards, Foreign Standards).

We hereby commit to fully implement the provisions of the law on food safety and is fully responsible for the legality of the documents published and the quality and safety of ph ấ m for products announced./.

....., *date month*
year

**ORGANIZATION AND
PERSONNEL REPRESENTATIVE**
(Sign and seal)

Form No. 02

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

PRODUCT DISCLOSURE

Number:

I. Information about organizations and individuals announcing products

Name of organization, individual:

.....

Address:

.....

Phone: Fax:

E-mail

.....

Business code:
.....

Number of eligible food safety certificate: Date of issue / place of issue:

.....
.....

(For establishments subject to the issuance of certificates of establishments meeting the conditions for food safety according to regulations)

II. Information about product

1. Product name:
.....

2. Composition:
.....

3. Main quality criteria to create products' benefits (for health protection food):

4. Product use duration:
.....

5. Packing specifications and packaging materials:
.....

6. Name and address of product manufacturing establishment:
.....

III . M à u product label (*e í nh product label attached form or form expected product label*)

IV. Food safety requirements

Organizations and individuals producing and trading food meet the requirements of food safety according to:

- National Technical Regulation No.; or
- Circulars of ministries and branches; or
- Local technical regulations; or
- National standards (in cases where there are no national technical regulations, circulars of line ministries or local technical regulations); or
- Criteria of the International Food Standards Committee (Codex), regional standards and foreign standards (in case there is no national technical regulation, Circular of ministries, local technical regulations) methods, national standards); or
- Attached manufacturer standards (in the absence of national technical regulations, circulars of ministries, local technical standards, national standards, standards of the National Food Standards Committee) International (Codex), Regional Standards, Foreign Standards).

We pledge to fully comply with the provisions of the law on food safety and take full responsibility for the legality of the publication and the quality and safety of food for the published product. and only put products into production and business when they have been granted the registration paper of product announcement.

..... , *day month year*

.....

**ORGANIZATION
REPRESENTATIVE,
INDIVIDUALS**

(Note name, seal)

NAME OF MANAGING
AGENCY NAME OF
AGENCY RECEIVING
REGISTRATION OF
PRODUCT DISCLOSURE

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

..... , *day month year*

RECEIVING REGISTRATION OF PRODUCT DISCLOSURE

Number: / year / ĐKSP

..... (Name of the agency receiving registration of the product announcement)
..... confirm receipt of the product statement of: (name of
organization, individual) address phone,
Fax Email for product:
by (name, address of the place of production and country of
origin) production, in accordance with technical regulations / regulations
/ standards ... (numbers, symbols, names)

The business must be fully responsible for the suitability of the published product .

REPRESENTATIVE AUTHORIZED

BY GRANT

(K reviews and seal)

Recipients:

- Organizations and individuals;
- Storage.

Name of Owner

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

REGISTRATION PAPER CHECKING THE IMPORTED FOOD

No. / 20 / ĐKNK

1. Name, address and phone number of the goods owner:

.....

2. Name, address and phone of the merchant responsible for the quality of goods:

....

.....

.....

3. Name, address and phone number of export trader:

.....

4. Expected import time:

.....

5. The gate goes:

.....

6. Border gate to:

.....

7. Checking time:

.....

8. Checking place:

.....

9. Estimated name of inspection agency:

.....

10. Details of shipment:

TT	Name items	Product group & m (According NTR or Codex standards or products manufacturer)	Manufacturer name and address	Test method	Number of documents confirming test method *
(first)	(2)	(3)	(4)	(5)	(6)

* The number of written confirmation test method is the notification of the agency may & m entitled to notify commodities ki To m ki investigation by mode To m investigation.

Date month ... year ...

Shipper

(Note name stamped)

Date month ... year ...

State inspection agency

(Signature and seal)

Form No. 05

State inspection agency

**SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness**

NOTICE OF CONFIRMATION FOOD RESULTS /

DO NOT REQUEST IMPORT

No. / 20 / TBNK

1. Name, address and phone number of the goods owner:

.....

2. Name, address and telephone number of merchants responsible for quality of goods:

.....

.....

3. Name, address and phone number of export trader:

.....

4. Number of customs declarations:

.....

5. The gate goes:

.....

6. Border gate to:

.....

7. Checking time:

.....

8. Checking place:

.....

9. Details of shipment:

--	--	--	--	--	--	--	--

TT (first)	Name items	Product Groups	Manufacturer name and address	Method ki To m Investigation	Confirmation of meeting / failing	Reason not reached	Measures to handle unsatisfactory goods
(2)	(3)	(4)	(5)	(6)	(7)	(8)	

.... day ... month ... year

inspection agency of State

(Signed closed d Ấ u)

Recipients:

- Goods owner:..... ; - Customs door
khẩu:.....

Form No. 06

State inspection agency

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

REPORT

On the implementation of state inspection for imported food

T yes day / / ... to / /

Name of inspection agency:

.....

Address:

.....

Phone number: Fax number:

.....

Name of reporter:

I. CONTENT OF IMPLEMENTATION:

A. General information:

TT	content	Ki To m investigations often			Check tight			Total (a + b + c + d)
		Passed (a)	Not achieved (b)	Total (a + b)	A sir t (c)	Failed (d)	Total (c + d)	
first	Items							
2	Shipment							
3	Average time ki To m Check shipment (hours)							

B. The list of goods lots and goods items that do not meet the import requirements

TT	Name and address of the goods owner	Name of shipment / item	Product Groups	Manufacturer name and address	Test method	Reason not reached	Treatment measures

II. REQUEST:

..... .. , *day month*

years

**AGENCY AUTHORITY ON FOOD
SAFETY OF THE COUNTRY OF
EXPORT**

(K reviews and seal)

Form No. 08

**INFORMATION ABOUT THE MANAGEMENT SYSTEM AND CAPACITY OF FOOD
SAFETY CONTROL OF EXPORT WATER AUTHORITIES**

1. Organization system and management apparatus:

.....
.....
.....
.....

2. Officials performing tasks (quantity, qualifications, technical training courses ...):

.....
.....
.....
.....

**3. System of documents, standards, procedures for control and certification of food
safety:**

.....
.....

.....
.....

4. The system of inspection and supervision of residues, pathogenic microorganisms ... for production and business establishments:

.....
.....
.....
.....

5. Food safety inspection and supervision program:

..... , *date month year*

..... ..

**AGENCY FOR FOOD SAFETY OF
EXPORT COUNTRY**
(Sign and seal)

Form No. 09

**SUMMARY OF INFORMATION ON FOOD SAFETY SAFETY CONDITIONS OF
PRODUCTION AND BUSINESS ESTABLISHMENTS**

1. Name of production and business establishment:
.....

2. Address:
.....

3. Product:

.....

4. Description of production process:

.....

5. Applied quality management system:

.....

..... , date month year

.....

CONFIRMATION OF THE
AUTHORITY FOR FOOD SAFETY
OF EXPORTERS
(Sign and seal)

Form No. 10

NAME OF UNIT

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

Number: / Symbol
of the unit name

..... ¹, date month years
20....

REGISTRATION FORM

Confirm advertising content

Dear: ²

1. Name of the certification unit:

.....

2. Place of headquarters: ³

.....

.....

.....

Phone: Fax:

.....

Please register to confirm the advertising content for:

No.	Product's name	Number and symbol of the receipt of product registration certificate	Date of receipt of the registration statement

Advertising media:

.....

Documents include papers and documents:

.....

I hereby declare that the above information and records are true and undertake to advertise food products in accordance with the content when confirmed.

We would like to ask your agency to consider and certify the content of the advertisement.

Director or already i di ệ n lawful

Address:
.....

Phone: Fax:

No.	Product's name	Number and symbol of the receipt of registration statement

Advertising media:

.....
.....
.....
.....

Advertising content (*attached*) has been approved in accordance with current regulations.

Request organizations and individuals to advertise the right content.

Agency had confirmed the é n
(*Sign full name and seal*)

¹ Abbreviation symbol of the content validation body

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

PROPOSAL

Certification of qualified food safety facilities Good production practices (GMP)
health protection foods

Dear:

Name of organization, individual:

.....

Address:

.....

Business code:

.....

Name and address of production establishment:

.....

It is recommended to be granted a certificate of qualified food safety facility with
good production practices (GMP) for health protection food . /.

..... , *date* *month*

year 20

OWNER

(*Note name, seal*)

NAME OF THE
MANAGEMENT
AGENCY NAME

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

AUTHORIZED AGENCY

Number:

....., *Day month year*

MINUTES OF VERIFICATION

Food safety conditions for establishments that meet the requirements Good
manufacturing practices (GMP) health protection foods

Decide the number, date month ... year of

Today, the day month year , appraisal team includes:

1. Team leader (full name, position, agency / unit):
.....

2. Union Secretary (full name, position, agency / unit):
.....

3. Members (full name, position, agency / unit):
.....

Conduct food safety assessment for establishments applying Good manufacturing
practices (GMP) health protection foods at

Representatives of organizations and individuals:

.....
.....

.....
.....

GENERAL INFORMATION

1. Information about establishments applying for a Certificate:

- Name and address of production establishment:
.....

- Business code:
.....

- Legal representative:
.....

2. Information on appraisal:

- Appraisal time:
.....

- Last evaluation time:

- Form of appraisal: Listen to the report, review the facts and check the documents to assess the level of compliance with GMP principles and regulations issued together with Decision No. / QD-BYT ng. ah y/ / 20

- Scope of appraisal: According to the application file of (*name of the establishment*) on / /

EVALUATION RESULTS

I. Actual recognition

1. Facilities and equipment:
.....

2. Hygienic and hygienic conditions:

3. Raw materials, food additives, enhancers tr burp processing:

.....

4. Activity testing, quality control of raw materials, semi-finished ph ă m, the ph ă m and the kind test facility capable of performing.

5. Documents and documents:

.....

6 . Other contents specified in the Good Manufacturing Practices Manual GMP:

.....

.....

.....

II. T exist and classification oh n in

III . Conclude

IV. Opinions of the s in appraised

.....

.....

.....

.....

Minutes of the parties agreed to approve and 03 (three) b ă n the same, the base is th ă m to hold 01, unions th ă m to 01 for the agencies may ă m custody 01 copy.

Appraisal team

Representative basis

(Sign, specify full name)

(Sign, seal and write r ã name)

- 1. Head of delegation:
- 2. Union Secretary:
- 3. Members:

Form No. 14

NAME OF THE
MANAGEMENT
AGENCY NAME
AUTHORIZED AGENCY

SOCIAL REPUBLIC OF VIETNAMESE
Independence - Freedom - Happiness

Number:

CERTIFICATE

FACILITY OF FOOD SAFETY

NAME OF BASE
LOCATION ONLY

**REQUIRED A GOOD MANUFACTURING PRACTICE (GMP)
HEALTH PROTECTION FOOD**

FOR THE FOLLOWING PRODUCT FORM:

.....

THIS CERTIFICATE IS A 3-YEAR VALUE FROM THE SIGN-UP DAY

....., *day ... month ... year . . .*

Representative of the issuing
agency

(Sign and seal)

APPENDIX II

CATEGORIES OF PRODUCTS / GROUP OF FOOD PRODUCTS; COMMODITIES
UNDER THE MANAGEMENT AUTHORITY OF THE MINISTRY OF HEALTH
*(Attached to the Decree No. 15/2018 / ND-CP of the 2nd of February 2, 2018 of
the Government)*

TT	Product name / product group	Note
first	Bottled water, natural mineral water, food ice (instant ice and ice used for food processing)	Except for ice used to preserve and process products in the areas assigned to the Ministry of Agriculture and Rural Development.
2	Functional foods	
3	Micronutrients in food	
4	Additives, flavorings, food processing aids	
5	Tools, packaging materials, contain direct contact with food	But instruments, packaging materials containing contact tr Australians have with food under the jurisdiction of the Ministry of Agriculture and Rural Development and Ministry of Industry

		and Trade is manufactured in the same facility and is only to be used for food products of that establishment
6	Other products are not regulated in the list of Ministry of Industry and Trade and Ministry of Agriculture and Rural Development	

APPENDIX III

CATEGORIES OF PRODUCTS / GROUP OF FOOD PRODUCTS; COMMODITIES
UNDER THE MANAGEMENT AUTHORITY OF THE MINISTRY OF AGRICULTURE AND
RURAL DEVELOPMENT

*(Attached to the Decree No. 15/2018 / ND-CP of the 2nd of February 2, 2018 of
the Government)*

TT	Product name / product group	Note
I	Cereals	
first	Cereals	
2	Prepared, processed cereals (milling, cutting, peeling, separating bran, flakes, germination, heat treatment, ...)	Except for powdered, starchy and processed products from flour and starch.
II	Meat and meat products	
first	Fresh meat, chilled, frozen, frozen (whole, mixed, sliced, sliced, ground, pellet, ...)	
2	Edible by-products of cattle and poultry (internal organs, bones, legs, neck, wings, fat, blood, ...)	

3	Products made of meat and animal by-products (dry, smoked, canned, heat-treated, salted, collagen, gelatin, etc.)	Except for functional foods managed by the Ministry of Health
4	Blending products containing meat (sausages, rolls, sausages, salami, sausage, ham, pâté, meat breaded, tempura, tempura, immersion d Au, soup, juice, water extraction, ...)	Except for cake products managed by Ministry of Industry and Trade.
III	Fisheries and fishery products (including amphibians)	
first	Raw aquatic products, fresh, chilled, preserved (whole, semi-processed, fillet, milled, pelleted, sliced, peeled, rolled, ...)	
2	Aquatic products used as food (skin, fins, balls, fat, liver, eggs, ... of aquatic species)	
3	Products processed from seafood and aquatic by-products used as food (fermented, salted, heated, smoked, dried, salted, salted, powdered, soaked in oil, extract, juice, gelatin, collagen ... including the use of chemicals, additives, processing aids)	Except for functional foods managed by the Ministry of Health
4	Fish fat and oil derived from seafood are refined or unrefined for food	Except for functional foods, pharmaceuticals originating from fisheries managed by the Ministry of Health.
5	Seafood products mixed with flour, starch, flour bags, processed milk, vegetable oils (including prawns, fish, squid, ...)	Except for cake products managed by Ministry of Industry and Trade.
6	Seaweed, algae and products made from	Except for functional foods

	seaweed, algae used as food	originating from algae and algae managed by the Ministry of Health.
IV	Vegetables, bulbs, fruits and vegetables, tubers, fruits	
first	Fresh, preliminarily processed vegetables, tubers, fruits (cut into pieces, peeled, separated, split, crushed, ...)	Except for vegetables, roots, fruits and seeds for breeding
2	Processed vegetables, tubers, fruits (fermented, dried, heat-treated, powdered, tinned, breaded, pickled, soaked in oil, soaked in sugar, flour bags, extracts, juices, ...)	Except for cakes, jam, candy, apricot and soft drinks products managed by the Ministry of Industry and Trade.
V	S eggs and her n egg products	
first	Terrestrial and amphibian eggs	
2	Eggs of land animals and amphibians prepared, processed (peeled, molded, frozen l sir nh, flour mill, heat treatment, salt-soaked with herbs, ...)	
3	Mixed foods containing eggs, egg powder	Except for confectionery with egg and egg ingredients, managed by Ministry of Industry and Trade.
VI	Fresh raw milk	
VII	Honey and honey products	
first	Pure honey, concentrated, diluted	
2	Beeswax, pollen, and jelly are mixed with or without honey	

3	The product contains honey, beeswax, pollen, royal jelly	Except for cakes, jam, candy, drinks with honey as a beverage managed by the Ministry of Industry and Trade. Except for functional foods and pharmaceuticals managed by the Ministry of Health.
VI II	Genetically modified food	
IX	Salt	
first	Sea salt, rock salt	
2	Salt refining, processing, ph stain i mixed with other ingredients	
X	Spice	
first	Single quality spices, mixed h burp p, spices native animals and plants (powdered flavoring meat, bones, powders, extracts, mustard, ...)	Unless accompanied spice products processed from flour, starch (m ì noodle, instant porridge, ...) managed by the Ministry of Trade
2	Sauces and sauces	
3	Soy sauce	
4	Fruits of the genus Capsicum or the Pimenta genus, fresh, dried, ground or crushed	
XI	Street	
first	Sugar cane or beet sugar and pure sucrose are chemically in solid form	

2	Other sugars (including lactose, maltose, glucose and fructose, pure chemically, in solid form; unsweetened sugar syrups or coloring matter; artificial honey, whether or not mixed with natural honey ; caramelized sugar)	
3	Bile is obtained from extracting or purifying sugar	
XII	Tea	
first	Fresh tea, prepared or not flavored	Except for products made in the form of soft drinks; Cakes, jams and candies containing tea are managed by the Ministry of Industry and Trade.
2	Other tea products from plants	Except for products containing beverage types, by B in Industry and Trade Management.
XIII	The coffee	
first	Coffee beans fresh, dry, extracts, essences and concentrates from coffee	
2	Coffee, roasted or not roasted, whether or not decaffeinated; coffee pods and shells of coffee; coffee substitutes containing coffee at any rate; powder GMT ẽ t with or without sugar, milk, cream for making instant drinks, products containing coffee processing	Except for products made in the form of soft drinks; Confectionery and jam containing coffee is managed by Ministry of Industry and Trade.
XIV	C a high	

first	Fresh, dried cocoa beans, whether or not broken, raw or roasted; pods, seed pods, silk shells and other cocoa waste; cocoa powder, whether or not defatted, cocoa butter, fat and cocoa oil; Cocoa powder, not yet added sugar or other sweeteners	
2	Cocoa powder, roasted, non-roasted, solid, liquid, instant or sugar-free powder, milk, cream, other preparations containing cocoa	Except for soft drink products; confectionery, containing cocoa jam by MOIT management of
XV	Pepper	
first	Pepper (chi Piper) dry, fresh, ground pepper, crushed	
2	Fruits of the genus Capsicum or the Pimenta genus, fresh, dried, ground or crushed	
XVI	Thing	
first	Cashew	
2	Cashew products	Except for cakes, jams and candies containing cashew nuts managed by the Ministry of Industry and Trade.
XVII	Agriculture ph ả other m	
first	Nuts (sunflower, pumpkin seeds, melon seeds, ..) or not processed	
2	Products of plant origin for use as raw or semi-prepared or processed foods (bamboo shoots, ear fungus, mushrooms; soy products except	Except for objects used as medicinal materials,

	oil; shells, roots, leaves, stems, edible flowers) of some plants, ...)	functional foods managed by the Ministry of Health
3	Bird's nest and products from bird's nest	Except for objects used as medicinal materials, functional foods managed by the Ministry of Health.
4	Products derived from insects used as food (grasshoppers, crickets, nh o ng silkworms, ...)	
XVIII	Tools, packaging materials and containers of food in the process of production, processing b i ến, food business in the fields assigned management	
XIX	Ice used to preserve and process products is in the assigned areas of the Ministry of Agriculture and Rural Development.	

APPENDIX IV

CATEGORIES OF PRODUCTS / GROUP OF FOOD PRODUCTS; COMMODITIES
UNDER THE MANAGEMENT AUTHORITY OF THE MINISTRY OF INDUSTRY AND
TRADE

*(Attached to the Decree No. 15/2018 / ND-CP of the 2nd of February 2, 2018 of
the Government)*

TT	Product name / product group	Note
I	Beer	
first	Fresh beer	
2	Beer bottle	

3	Beer cans	
II	Alcohol, alcohol and alcoholic beverages	Excluding tonic alcohol products managed by the Ministry of Health
first	Wine	
1.1	Wine without gas	
1.2	Gas wine (sparkling wine)	
2	Fruit wine	
3	Liqueur	
4	High alcohol	
5	White wine, vodka	
6	Other alcoholic drinks	
III	Beverage	Not including mineral water, purified water by the Ministry of Health t ě management
first	Canned drinks, including vegetable and fruit juices	
2	Soft drinks need to be diluted before use	
3	Beverage used immediately	Excluding mineral water and purified water managed by the Ministry of Health
IV	Processed milk	Excluding products supplemented with micronutrients and functional foods managed by the Ministry of Health

first	Liquid milk (including flavored liquid milk or other food additives)	
1.1	Pasteurized products are pasteurized	
1.2	The products are sterilized by U HT method or other high temperature sterilization methods	
2	Fermented milk	
2.1	Liquid	
2.2	Solid form	
3	Powdered milk	
4	Condensed milk	
4.1	There is additional sugar	
4.2	No added sugar	
5	Milk cream	
5.1	Sterilized by Pasteur method	
5.2	Sterilized by U HT method	
6	Soy milk	
7	Other products from milk	
7.1	Butter	
7.2	Cheese	
7.3	Other products from processed milk	
V	Vegetable oil	Excluding products supplemented with micronutrients and functional foods managed by the Ministry of Health

first	Sesame seed oil (sesame)	
2	Rice bran oil	
3	Soybean oil	
4	Peanuts	
5	Olive oil	
6	Palm oil	
7	D ă u sunflower seeds	
8	Safflower oil	
9	Cotton seed oil	
ten	Coconut oil	
11	Palm kernel oil or balm palm oil	
twelfth	Mustard seed oil or mustard oil	
13	Linseed oil	
14	Castor oil	
15	Other oils	
VI	Powder, starch	Excluding products supplemented with micronutrients and functional foods managed by the Ministry of Health
first	Flour m ì or meslin	
2	Cereal	
3	Potato powder	
4	Malt: Roasted or unroasted	
5	Starch: Wheat, corn, potato, cassava, other	

6	Inulin	
7	Wheat gluten	
8	Products from dough, whether or not ch pitch : spaghetti, macaroni, noodles, instant noodles, m ì flat gnocchi, ravioli, cannelloni, rice porridge, pancakes, ph in , noodles, vermicelli ...	
9	Products of tapioca starch and substitutes made from starch, in the form of flakes, granules, ground powders, siftings or similar forms	
VII	Cake, jam, candy	Excluding products supplemented with micronutrients and functional foods managed by the Ministry of Health
first	Sweet, salty or not sweet biscuits	
2	Buns, toast and similar baked goods	
3	Dough bread	
4	M bread ì brittle	
5	Cake	
6	Hard, soft candies with sugar do not contain cocoa	
7	Gum, whether or not sugar coated	
8	Chocolate sweets of all kinds	
9	Fruit jam, jelly, crushed powder and pastes from fruits or nuts, obtained from the cooking	

	process, whether or not containing added sugar or other sweetening matter or alcohol	
ten	Fruit, nuts and other edible parts of plants, prepared or preserved otherwise, whether or not containing added sugar or other sweetening matter or alcohol	
11	Other confectionery products	
VIII	Tools, packaging materials and containers of food in the process of production, processing and trading of food collected in c fields are assigned management.	