



CONSUMER PRODUCTS SERVICES DIVISION

GOLDEN EAGLE ENTERPRISE GROUP LIMITED

Technical Report: (5212)067-0621(A)(REVISION)

March 29, 2012

Date Received: March 07, 2012

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NG HING CHUNG
GOLDEN EAGLE ENTERPRISE GROUP LIMITED
UNIT 2, 23F., CARNIVAL COMM. BLDG.,
18 JAVE ROAD, NORTH POINT,
HK

FAIL

(*)Sample Description: A WATER DROP ESSENTIAL OIL - ESPECIALLY FOR MAN

Vendor: N/A Sample Size: 6 BOTTLE(S)

Manufacturer: GOLDEN EAGLE ENTERPRISE GROUP LIMITED Style No(s): N/A

Buyer: N/A SKN/SKU No.: N/A

Labeled Age Grade: NOT PRESENT PO No.: N/A

Appropriate Age Grade: NOT REQUESTED Ref #: N/A

Client Specified Age ADULT (*)Country of Origin: MADE IN AUSTRALIA

Grade:

Tested Age Grade: ADULT Assortment No.: N/A

UPC Code: N/A

EXECUTIVE SUMMARY:

An ingredient list document was submitted for US Cosmetic Ingredients Review

See findings in RESULTS & DISCUSSION Sections for details of correction recommended.

BUREAU VERITAS HONG KONG LIMITED

Samuel Lam, Manager -
Health, Beauty, Household Product
and Food Department

SL/nc



RESULTS:

(I) RESULTS:

PART (I) : COSMETIC INGREDIENT LIST REVIEW

SECTION	ASSESSMENT AREA	COMMENT
A	Hazardous Substances	Meet
B	Color Additives and Warning Statement	Meet
C	International Nomenclature of Cosmetic Ingredients (INCI) Name Format	See Discussion
D	Arrangement of Ingredients	See Discussion



RESULTS:

(II) DISCUSSION :

An ingredient list document was submitted for cosmetic ingredients review in compliance with Code of Federal Regulations (CFR), Title 21, Section 701, 740, 73, 74 and 82. The following ingredient lists were submitted for review:

INGREDIENTS :

<SEE ATTACHMENT 1 >

(A) HAZARDOUS SUBSTANCES – MEET

With the exception of color additives, the Food and Drug Administration (FDA) does not have a list of “acceptable” ingredients for use in cosmetics. There is a list of prohibited ingredients and other hazardous substances which cannot be used in cosmetics or have limited use. These ingredients are listed in 21 CFR 2.125; 21 CFR 250.250; AND 21 CFR, Part 700, Sections 11, 13, 14, 16, 18 and 23.

The ingredients listed are not found in the list of prohibited ingredients and other hazardous substance. According to the FDA's Cosmetic Handbook: “The FD&C Act does not require that a product be tested for safety. However, the FDA strongly urges cosmetic manufactures to conduct toxicological and other appropriate tests to substantiate the safety of the cosmetics.”

(B) COLOR ADDITIVES AND WARNING STATEMENT –MEET

Any Cosmetic product intended for sale in the United States containing a colorant must meet applicable standards and specifications as outlined in the Food and Drug Administration (FDA), Code of Federal Regulations (CFR), Title 21, Parts 73, 74 and 82.

ATTACHMENT 1

茉莉	JASMINE
檀香	SANDLEWOOD
姜	GINGER
迷迭香	ROSEMARY
肉桂	CINNAMON
快乐鼠尾草	CLARY SAGE



RESULTS:

The INCI name of the colorant can be used only when applied to batches of the colorant that have been certified by the US FDA according to 21CFR part 80. A FDA signed certificate is issued for each batch of colorant.

(II) DISCUSSION :

(C) INTERNATIONAL NOMENCLATURE OF COSMETIC INGREDIENTS (INCI) NAME FORMAT – SEE TABLE (I) FOR CORRECTION

The United States Code of Federal Regulations (CFR), Title 21, Part 701, Section 3 recognizes the Cosmetic, Toiletry and Fragrance Association (CTFA), International Cosmetic Ingredient Dictionary and Handbook as a source of names for cosmetic ingredient labeling (INCI name).

Any ingredient's inclusion in this book means that it is available for sale for use in cosmetic products. It does not mean that the ingredients are in compliance with the United States or any other country's laws and regulations.

Not all of the ingredients are listed in the Cosmetic, Toiletry and Fragrance Association (CTFA), International Cosmetic Ingredient Dictionary and Handbook, Eighth Edition. Moreover, common name or technical name are listed in the ingredients list and the exact INCI name are not used. They are listed in the following table:

TABLE (I) : CONVERSION OF INCI NAME

(1) The exact INCI names for ingredients are **NOT** used.

They have to be changed with reference to the following table and labeled on the packing in letters of **NOT less than 1/16th inch or NOT less than 1/32th inch for labeling area < 12 in²** based on the lower case "o" and be conspicuously placed and easy to read:

Technical / Common Name (Existing name in the ingredient list)	INCI Name (Official name for labeling)
JASMINE (CAS: 8022-96-6)	Jasminum Officinale (Jasmine) Oil
SANDLEWOOD (CAS: 8006-87-9)	Santalum Album (Sandalwood) Oil
GINGER (CAS: 8007-08-7)	Zingiber Officinale (Ginger) Root Oil
ROSEMARY (CAS: 8000-25-7)	Rosmarinus Officinalis (Rosemary) Leaf Oil
CINNAMON (CAS: 84649-98-9)	Cinnamomum Zeylanicum Bark Oil
CLARY SAGE (CAS: 8016-63-5)	Salvia Sclarea (Clary) Oil

The above INCI names and others in the ingredient list shall be used in cosmetic ingredient labeling.



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RESULTS:

(II) DISCUSSION :

(D) ARRANGEMENT OF INGREDIENTS – ORDER : NOT EVALUATED

The Food and Drug Administration (FDA), Code of Federal Regulation (CFR), Title 21, Section 701.3 requires that the label on each package of a cosmetic shall bear a declaration of the name of each ingredient in descending order of predominance and must appear on the outer packaging of the cosmetic in letters of not less than 1/16 inch or 1/32 inch for labelling area < 12 in², be conspicuously placed and easy to read.