AMENDMENTS
230 - 318

Draft report
Alexander Bernhuber
(PE752.665v01-00)

Amending Council Directives 2001/110/EC relating to honey, 2001/112/EC relating to fruit juices and certain similar products intended for human consumption, 2001/113/EC relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption, and 2001/114/EC relating to certain partly or wholly dehydrated preserved milk for human consumption

Proposal for a directive
(COM(2023)0201 – C9-0140/2023 – 2023/0105(COD))
Amendment 230
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Article 3 – introductory part

Text proposed by the Commission

(a) the introductory sentence is deleted
replaced by the following:

shall apply to the products defined in Annex I to this Directive, subject to the following conditions:


Or. it

Amendment 231
Alexander Bernhuber, Francesca Peppucci, Franc Bogovič, Simone Schmiedtbauer

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point b a (new)
Directive 2001/112/EC
Article 3 – paragraph 3 a (new)

Text proposed by the Commission

(ba) The following paragraph 3a is added:

"3a. The country of origin of the fruit used to manufacture the juice shall be indicated on the front-label. If the fruit used originates in more than one country, the countries of origin shall be indicated on the label in descending order according to their proportion in the fruit
juice.

If a fruit juice consists of two or more different fruits, the country of origin of all the fruits must be indicated in descending order according to their proportion in the fruit juice.

Labelling is obligatory for all categories of fruit juice defined in Annexes I and III.

If two countries together account for at least 95% of the fruit juice of a type of fruit, it is not necessary to indicate the country of origin of the remaining quantities on the label."

Or. en

Justification

The amendment aims at providing transparency about the country of origin of the fruits used for the product, to allow consumers informed choices in the vein of the Green Deal and Farm to fork strategy.

Amendment 232
Achille Variati

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point b a (new)
Directive 2001/112/EC
Article 3 – paragraph 3 a (new)

Text proposed by the Commission

Amendment

(ba) The following paragraph 3a is added:

"3a. The products listed in Annex I shall indicate the country of origin where the fruit has been harvested on the label and on the front of the package close to the commercial name of the product. If fruits originate in more than one country, these countries of origin where the fruits have been harvested shall be indicated on the front label of packaging in descending order and with their respective percentage in the blend. If such products are obtained with two or more species of
fruits, the countries of origin in which such fruit species were collected are indicated on the packaging label with the relevant percentages that were used to obtain the final product."

Amendment 233
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point b a (new)
Directive 2001/112/EC
Article 3 – paragraph 3 a (new)

Text proposed by the Commission

Amendment

(ba) The following paragraph 3a is inserted:

'3a. For products covered by Annex I, the country of origin where the fruit was harvested must be indicated on the label of packs.

If the fruit used to make these products originates from more than one country, the countries of origin where the fruit was harvested shall be indicated on the label of packs.

If the products are made from two or more species of fruit, the countries of origin where the fruit was harvested shall be indicated on the label of packs.'

Amendment 234
Anja Hazekamp

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4
Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘no fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

Amendment 235
Günther Sidl, Biljana Borzan
Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4

Text proposed by the Commission
Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘no fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

Amendment 235
Günther Sidl, Biljana Borzan
Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4

Text proposed by the Commission

Amendment 236
Ivan David
Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4
Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘no fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

**Or. en**

Justification

The addition is proposed in order to align the wording with the one from the Regulation (EC) No 1924/2006, and in order to make sure that the absence of added sugars is easily understood by various consumers. EU consumers know and understand the ”no added sugars” statement currently used on food products, thus it is necessary to allow it in order for them to correctly understand the message. Otherwise, the introduction of a new category of reduced sugars juices will further increase consumer confusion. However, the exact place where such type of statements should appear on the label, has not been strictly defined for any other food and drink product, which is why the deletion of the later part of the provision is proposed. Furthermore, despite the exact place on the label it is clear for everyone that the statement is related to the product as such.

Amendment 237
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4
Amendment 238
Edina Tóth

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4

Text proposed by the Commission

Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘no fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

Amendment

Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘no fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1 and 6, of Annex I to this Directive.

Or. en

Amendment 239
Manuela Ripa

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point c
Directive 2001/112/EC
Article 3 – paragraph 4

Text proposed by the Commission

Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘fruit juices contain added sugars’ may appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

Amendment

Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘fruit juices/nectars are high in sugars’ shall appear on the label in the same field of vision as the name of the products referred to in Part I, point 1, of Annex I to this Directive.

Or. en

Justification

A ‘no fruit juices contain added sugar’ claim will mislead consumers about the high sugar content of fruit juices. This label could lead to a positive impression of the healthiness of a fruit juice, without providing a clarity on the often-high content of sugar in fruit juices. The World Health Organization and the European Food Safety Authority (EFSA) classified the sugar in juice as "free sugars," the same as the sugar in soda, and as such the health effect is
the same. See the EFSA report, 'Tolerable upper intake level for dietary sugars;':

Amendment 240
Ivan David

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point d
Directive 2001/112/EC
Article 3 – paragraph 6

Text proposed by the Commission

6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, and for fruit nectar obtained entirely or partly from one or more concentrated products, the labelling shall bear the words ‘from concentrate(s)’ or ‘partially from concentrate(s)’, as appropriate. That information shall be entered close to the product name, standing out well from any background, in clearly visible characters.

Amendment

6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, for reduced-sugars fruit juice, for reduced-sugars fruit juice from concentrate, and for fruit nectar obtained entirely or partly from one or more concentrated products, the labelling shall bear the words ‘from concentrate(s)’ or ‘partially from concentrate(s)’, as appropriate. That information shall be entered close to the product name, standing out well from any background, in clearly visible characters.

Or. en

Justification

The provision should apply and include the newly created category of reduced-sugars fruit juices and reduced-sugars fruit juices from concentrate.

Amendment 241
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 2 – paragraph 1 – point 1 – point d
Directive 2001/112/EC
Article 3 – paragraph 6

Text proposed by the Commission

6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, and for fruit nectar obtained entirely or partly from one or more concentrated products, the labelling shall bear the words ‘from concentrate(s)’ or ‘partially from concentrate(s)’, as appropriate. That information shall be entered close to the product name, standing out well from any background, in clearly visible characters.

Amendment

6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, for reduced-sugars fruit juice, for reduced-sugars fruit juice from concentrate, and for fruit nectar obtained entirely or partly from one or more concentrated products, the labelling shall bear the words ‘from concentrate(s)’ or ‘partially from concentrate(s)’, as appropriate. That information shall be entered close to the product name, standing out well from any background, in clearly visible characters.
mixtures of fruit juice and fruit juice from concentrate, and for fruit nectar obtained entirely or partly from one or more concentrated products, the labelling shall bear the words ‘from concentrate(s)’ or ‘partially from concentrate(s)’, as appropriate. That information shall be entered close to the product name, standing out well from any background, in clearly visible characters.

Amendment 242
Ivan David

Proposal for a directive
Article 3 – paragraph -1 (new)
Directive 2001/113/EC
Title

Present text

Amendment

-1 The title of the Directive is replaced by the following:
"COUNCIL DIRECTIVE 2001/113/EC of 20 December 2001 relating to fruit jams, jellies and marmalades, vegetable products and chestnut cream intended for human consumption"

(02001L0113)

Amendment 243
Ivan David

Proposal for a directive
Article 3 – paragraph 1 – point 1 – point a a (new)
Directive 2001/113/EC
Article 2 – paragraph 2
(a a) In Article 2, paragraph 2 is replaced by the following:

"2. The product names shall be supplemented by an indication of the fruit or fruits or vegetables used, in descending order of weight of the raw materials used. However, for products manufactured from three or more fruits or vegetables, the indication of the fruits used may be replaced by the words ‘mixed fruit’ or „mixed vegetables”, or “fruit and vegetable mix” a similar wording, or by the number of fruits or vegetables used."

Or. en

(02001L0113)

Justification

None of legal regulation determines the minimum proportion of vegetables in vegetable products. As a result, the consumer is deceived when products with a vegetable content of only 0.01% are passed off as vegetable products. Which should rather be referred to as vegetable flavored products. It is proposed to define a "vegetable product" as a product that contains at least 450 g of vegetables per 1000 g of the final product.

Amendment 244

Ivan David

Proposal for a directive

Article 3 – paragraph 1 – point 1 – point a b (new)

Directive 2001/113/EC

Article 2 – paragraph 3

(a b) In Article 2, paragraph 3 is replaced by the following:

"3. The fruit or vegetable content shall be indicated on the labelling by the words 'prepared with ... g of fruit per 100 g' or 'prepared with ... g of vegetables per 100 g' of the finished product, after deduction of the weight of water used in the preparation of the aqueous extracts, where applicable."
None of legal regulation determines the minimum proportion of vegetables in vegetable products. As a result, the consumer is deceived when products with a vegetable content of only 0.01% are passed off as vegetable products. Those products should rather be referred to as vegetable flavored products. It is proposed to define a "vegetable product" as a product that contains at least 450 g of vegetables per 1000 g of the final product.

Amendment 245
Manuela Ripa

Proposal for a directive
Article 3 – paragraph 1 – point 1 – point b

Text proposed by the Commission
(b) paragraph 4 is deleted;

Amendment
deleted

Justification
Paragraph 4 indicates the total sugar content in g for 100 grams. This information is very important for consumers.

Amendment 246
Alexander Bernhuber, Francesca Peppucci, Franc Bogovič, Simone Schmiedthauer

Proposal for a directive
Article 3 – paragraph 1 – point 1 – point b a (new)
Directive 2001/113/EC
Article 2 – paragraph 4 a (new)

Text proposed by the Commission
(ba) The following paragraph 4a is added:

"4a. The country of origin of the fruits and sugar used to manufacture products defined in Annex I, shall be indicated on the label. If the fruit used originates in more than one country, the countries of origin shall be indicated on the label in
descending order according to each country of origin’s share in weight of the fruit and the sugar used to manufacture the product contained in the pack, specifying the exact percentage for each country or the percentage range applicable for the country’s share.

The percentage share in weight for each country of origin shall be indicated on the label of the packs using the following ranges:

- 75%
- 50%-75%
- 25%-50%
- <25%

For packs containing less than 30 g, each country of origin may be indicated on the label by using the ISO 3166 alpha-2 country code.

If two countries together reflect at least 98% of the weight contained in the blend, the countries of origin for the residual quantities do not need to be indicated on the label."

Amendment 247
Achille Variati

Proposal for a directive
Article 3 – paragraph 1 – point 1 – point b a (new)
Directive 2001/113/EC
Article 2 – paragraph 4 a (new)

Text proposed by the Commission

(ba) The following paragraph 4a is added:

"4a. The products listed in Annex I, shall indicate the country of origin where the fruit has been harvested on the label and on the front of the package close to the commercial name of the product. If fruits
originate in more than one country, these countries of origin where the fruits have been harvested shall be indicated on the front label of packaging in descending order and with their respective percentage in the blend. If such products are obtained with two or more species of fruit, the countries of origin in which such fruit species were collected are indicated on the packaging label with the relevant percentages that were used to obtain the final product."

Amendment 248
Edina Tóth
Proposal for a directive
Article 3 – paragraph 1 – point 1 – point c – introductory part

Text proposed by the Commission

Amendment

(c) paragraph 6 is replaced by the following:
(c) paragraph 6 is deleted;

Amendment 249
Edina Tóth
Proposal for a directive
Article 3 – paragraph 1 – point 1 – point c
Directive 2001/113/EC
Article 2 – paragraph 6

Text proposed by the Commission

Amendment

6. Where the residual content of sulphur dioxide is more than 10 mg/kg, its presence shall be indicated on the list of ingredients by way of derogation from Article 20 of Regulation (EU) No 1169/2011.;

deleted
Amendment 250
Manuela Ripa

Proposal for a directive
Article 3 – paragraph 1 – point 1 – point c
Directive 2001/113/EC
Article 2 – paragraph 6

Text proposed by the Commission

6. Where the residual content of sulphur dioxide is more than 10 mg/kg, its presence shall be indicated on the list of ingredients by way of derogation from Article 20 of Regulation (EU) No 1169/2011;

Amendment

6. Residual content of sulphur dioxide shall be indicated on the list of ingredients;

Or. en

Justification

Sulphur dioxide shall be always indicated on the list of ingredients, as consumers can have allergic reaction.

Amendment 251
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 4 – paragraph 1 – point 2
Directive 2001/114/EC
Annex 1 – point 3 – point d

Text proposed by the Commission

(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk following this treatment shall be allowed only if they are indelibly indicated on the packing of the product so that it can be easily seen and read. However, such indication shall not remove the obligation as regards nutrition labelling laid down by Regulation (EU) No 1169/2011. Member States may limit or prohibit modifications to the composition of milk referred to in

Amendment

(d) Reduction of the lactose content by filtration and/or conversion to glucose and galactose. Modifications in the composition of milk following these treatments shall be allowed only if they are indelibly indicated on the packing of the product so that it can be easily seen and read. However, such indication shall not remove the obligation as regards nutrition labelling laid down by Regulation (EU) No 1169/2011. Member States may limit or prohibit modifications to the composition
of milk referred to in this point (d).

Amendment 252
Stanislav Polčák

Proposal for a directive
Article 4 – paragraph 1 – point 2
Directive 2001/114/EC
Annex I – paragraph 6 – point d

Text proposed by the Commission

(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk following this treatment shall be allowed only if they are indelibly indicated on the packing of the product so that it can be easily seen and read. However, such indication shall not remove the obligation as regards nutrition labelling laid down by Regulation (EU) No 1169/2011. Member States may limit or prohibit modifications to the composition of milk referred to in this point (d).

Amendment

(d) Reduction of the lactose content by conversion to glucose and galactose shall be permitted. Modifications in the composition of milk following this treatment shall be allowed only if they are indelibly indicated on the packing of the product so that it can be easily seen and read. However, such indication shall not remove the obligation as regards nutrition labelling laid down by Regulation (EU) No 1169/2011. Member States may limit or prohibit modifications to the composition of milk referred to in this point (d).

Or. cs

Amendment 253
Tomislav Sokol

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 1

Text proposed by the Commission

Member States shall adopt and publish, by [OP please insert the date = 18 months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

Amendment

Member States shall adopt and publish, by [OP please insert the date = six months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.
Amendment 254
Alexander Bernhuber, Francesca Peppucci, Franc Bogovič, Simone Schmiedtbauer

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 1

*Text proposed by the Commission*

Member States shall adopt and publish, by [OP please insert the date = 18 months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

*Amendment*

Member States shall adopt and publish, by [OP please insert the date = 12 months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

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Amendment 255
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 1

*Text proposed by the Commission*

Member States shall adopt and publish, by [OP please insert the date = 18 months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

*Amendment*

Member States shall adopt and publish, by [OP please insert the date = 12 months after the date of entry into force of this Directive] at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

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Amendment 256
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 2

Text proposed by the Commission

They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive].

Amendment

They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive], with the exception of the provisions in accordance with Directive 2001/110/EC, which should apply from [OP please insert the date = 9 months after the date of entry into force of this Directive].

Or. en

Amendment 257
Tomislav Sokol

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 2

Text proposed by the Commission

They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive].

Amendment

They shall apply those provisions from [OP please insert the date = nine months after the date of entry into force of this Directive].

Or. en

Amendment 258
Alexander Bernhuber, Francesca Peppucci, Franc Bogovič, Simone Schmiedtbauer

Proposal for a directive
Article 5 – paragraph 1 – subparagraph 2

Text proposed by the Commission

They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive].

Amendment

They shall apply those provisions from [OP please insert the date = 18 months after the date of entry into force of this Directive].

Or. en
Amendment 259
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Article 6 – paragraph 1

Text proposed by the Commission

Products which are placed on the market or labelled before [OP please insert the date = 24 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks.

Amendment

Products which are placed on the market or labelled before [OP please insert the date = 24 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks. Products which are placed on the market or labelled before [OP please insert the date = 9 months after the date of entry into force of this Directive], in accordance with Directive 2001/110/EC, may continue to be marketed until the exhaustion of stocks.

Or. en

Amendment 260
Tomislav Sokol

Proposal for a directive
Article 6 – paragraph 1

Text proposed by the Commission

Products which are placed on the market or labelled before [OP please insert the date = 24 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks.

Amendment

Products which are placed on the market or labelled before [OP please insert the date = 18 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks.

Or. en
Amendment 261
Alexander Bernhuber, Francesca Peppucci, Franc Bogovič, Simone Schmiedtbauer

Proposal for a directive
Article 6 – paragraph 1

*Text proposed by the Commission*
Products which are placed on the market or labelled before [OP please insert the date = 24 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks.

*Amendment*
Products which are placed on the market or labelled before [OP please insert the date = 18 months after the date of entry into force of this Directive], in accordance with Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC, may continue to be marketed until the exhaustion of stocks.

Or. en

Amendment 262
Günther Sidl, Biljana Borzan

Proposal for a directive
Article 6 a (new)

*Text proposed by the Commission*
Member States and Commission shall take into account the results of the EFSA study on tolerable upper intake level for dietary sugars\(^1a\), especially that free and added sugars need to be considered together in terms of health outcomes for citizens. By 31 December 2024, the Commission shall present a proposal to revise Regulation 1169/2011 to better inform consumers on the amount of free and added sugars in a product.

*Amendment*


Or. en
Amendment 263
Tomislav Sokol

Proposal for a directive
Article 6 a (new)

Text proposed by the Commission

Article 6a

Penalties

Member States shall lay down the rules on penalties applicable to infringements of the national provisions adopted pursuant to this Directive and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive.

Or. en

Amendment 264
Ivan David

Proposal for a directive
Annex I – paragraph 1 – introductory part

Text proposed by the Commission

Amendment

Annexes I and III to Directive 2001/112/EC are amended as follows:

Annexes I, II and III to Directive 2001/112/EC are amended as follows:

Or. en

Amendment 265
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex I – paragraph 1 – introductory part

Text proposed by the Commission

Amendment

Annexes I and III to Directive 2001/112/EC are amended as follows:

Annexes I, III and V to Directive 2001/112/EC are amended as follows:
Amendment 266
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – part I – point 6

Text proposed by the Commission

(a) in Part I, the following point 6 is deleted:

‘6. Reduced-sugar fruit juice

(a) The product obtained from the product defined in point 1(a) where naturally occurring sugars have been removed by at least 30 % by using a process authorised under the conditions laid down in Part II, point 3, of Annex I, which maintains all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes.

The mixing of reduced-sugar fruit juice with fruit juice and/or fruit purée is authorised in the production of reduced-sugar fruit juice.

Reduced-sugar fruit juice from concentrate

(b) The product obtained from the products defined in point 1(b) or point 2 where naturally occurring sugars have been removed by at least 30 % by using a process authorised under the conditions laid down in point 3 of Part II of Annex I, which maintains all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes, and that have been reconstituted with potable water that meets the criteria set out in Directive 98/83/EC.

The mixing of reduced-sugar fruit juice from concentrate with fruit juice, fruit...
juice from concentrate, fruit purée and/or fruit purée from concentrate is authorised in the production of reduced-sugar fruit juice from concentrate.

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Amendment 267
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – Part I – point 6 – point a – subparagraph 1

Text proposed by the Commission
The product obtained from the product defined in point 1(a) where naturally occurring sugars have been removed by at least 30 % by using a process authorised under the conditions laid down in Part II, point 3, of Annex I, which maintains all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes.

Amendment
The product obtained from the product defined in point 1(a) where naturally occurring sugars have been reduced by at least 30 % by using a process authorised under the conditions laid down by delegated act.

The product maintains essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes, defined by delegated act. Flavour, pulp, and cells obtained by suitable physical means from the same species of fruit may be restored to the reduced-sugar fruit juice.

Or. en

Amendment 268
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – part I – paragraph 6 – point b – title

**Text proposed by the Commission**

(b) *Reduced-sugar* fruit juice from concentrate

**Amendment**

(b) *Reduced-sugars* fruit juice from concentrate

Or. en

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**Amendment 269**

Ivan David

**Proposal for a directive**

**Annex I – paragraph 1 – point 1 – point a**

Directive 2001/112/EC

Annex I – part I – point 6 – point b – subparagraph 1

**Text proposed by the Commission**

The product obtained from the products defined in point 1(b) or point 2 where naturally occurring sugars have been removed by at least 30 % by using a process authorised under the conditions laid down in point 3 of Part II of Annex I, which maintains all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes, and that have been reconstituted with potable water that meets the criteria set out in Directive 98/83/EC.

**Amendment**

The product obtained from the products defined in point 1(b) or point 2 and/or in point 6(c), where naturally occurring sugars have been reduced by at least 30 % by using a process authorised under the conditions laid down by delegated act, and that have been reconstituted with potable water that meets the criteria set out in Directive 98/83/EC.

*The product* maintains essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes, defined by delegated act. Flavour, pulp, and cells obtained by suitable physical means from the same species of fruit may be restored to the reduced-sugar fruit juice from concentrate.

Or. en

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**Amendment 270**

Ivan David

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Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – part I – paragraph 6 – point b – subparagraph 2

Text proposed by the Commission

The mixing of reduced-sugar fruit juice from concentrate with fruit juice, fruit juice from concentrate, fruit purée and/or fruit purée from concentrate is authorised in the production of reduced-sugar fruit juice from concentrate.;

Amendment
The mixing of reduced-sugars fruit juice from concentrate with fruit juice, fruit juice from concentrate, concentrated fruit juice, reduced-sugars fruit juice, concentrated reduced-sugars fruit juice, fruit purée and/or concentrated fruit purée from concentrate is authorised in the production of reduced-sugars fruit juice from concentrate.;

Or. en

Amendment 271
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – part I – paragraph 6 – point b a (new)

Text proposed by the Commission

(ba) Concentrated reduced-sugars fruit juice

The product obtained from the products defined in point 6(a) by the physical removal of a specific proportion of the water content, and/or from the product defined in point (2) in which the naturally occurring sugars have been reduced by at least 30 % by using a process authorised under the conditions laid down by delegated act.

The product maintains essential physical, chemical, organoleptical and nutritional characteristics of an average type of concentrated juice of the fruit from which it comes, as defined by delegated act.
Where the product is intended for direct consumption, at least 50% of the water content shall be removed.

Or. en

Justification

Sugars (in plural) would be the appropriate denomination as reduction also involves glucose and fructose, and because this would be in line with the wording from the Regulation (EC) No 1924/2006 on nutrition claims. Furthermore, articles of the Directive must be read and understood in conjunction with the Commission Delegated Act which is yet to set more detailed criteria for production of reduced-sugars juices and reduced-sugars juices from concentrate, as well as concentrated variants of these. There is equally a need to define the category of concentrated reduced-sugars fruit juice, which is proposed.

Amendment 272
Pascal Canfin, Martin Hojsík, Max Orville, Frédérique Ries, Michal Wiezik, Jérémy Decerle, Dacian Cioloș

Proposal for a directive
Annex I – paragraph 1 – point 1 – point a
Directive 2001/112/EC
Annex I – part I – point 6 – subparagraph 4 a (new)

Text proposed by the Commission

By [OP: Please insert the date = date of entry into force of this Directive], the list of essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice, other than the sugar of the fruit from which it comes, shall be established by the European Food Safety Agency.

Or. en

Amendment 273
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 1
Annex I – part II – point 2 – indent 3
— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice and reduced-sugar fruit juices from concentrate: restored flavour, pulp and cells;

— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice, and reduced-sugar fruit juices from concentrate and concentrated reduced sugars fruit juice: restored flavour, pulp and cells;

Or. en

Justification

The provision should apply and include the newly created category of reduced-sugars products. — For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice, and reduced-sugar fruit juices from concentrate and concentrated reduced sugars fruit juice: restored

Amendment 275
Manuela Ripa

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 2
Directive 2001/112/EC
Annex I – part II – point 2 – indent 5 – subparagraph 2

Text proposed by the Commission

— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice and reduced-sugar fruit juices from concentrate: restored flavour, pulp and cells;

— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice, reduced-sugar fruit juices from concentrate, and concentrated reduced sugars fruit juice: restored flavour, pulp and cells;

Or. en
A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may only be made where the product does not contain any added mono- or disaccharides or any other food used for its sweetening properties, including sweeteners as defined in Regulation (EC) No 1333/2008. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;’

Justification

Sugar content must already be listed clearly within the mandatory nutrition declaration (pursuant to Article 30 Regulation 1169/2011). In high sugar content foods such as fruit juice and fruit nectar, this should not be accompanied with any health claim related to the lack of added sugar, or the "natural" origin of the sugars contained within, as these claims are liable to mislead the consumer as to the healthiness of the sugar content and the food overall. Note that, on the contrary, in cases where sugars and/or sweeteners are added, a food is already obliged to carry the statement 'with sugar(s) and sweetener(s)' accompanying the name of the food, according to Regulation 1169/2011.

Amendment 276
Anja Hazekamp

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 2
Directive 2001/112/EC
Annex I – Part II – point 2 – indent 5 – subparagraph 2

Text proposed by the Commission

A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may only be made where the product does not contain any added mono- or disaccharides or any other food used for its sweetening properties, including sweeteners as defined in Regulation (EC) No 1333/2008. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;’

Amendment

A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may not be made. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;’
the label: ‘contains naturally occurring
sugars’;’;

Amendment 277
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 2
Directive 2001/112/EC
Annex I – part II – point 2 – indent 5 – subparagraph 2

Text proposed by the Commission

A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may only be made where the product does not contain any added mono- or disaccharides or any other food used for its sweetening properties, including sweeteners as defined in Regulation (EC) No 1333/2008. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;’;

Amendment

A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may only be made where the product does not contain any added mono- or disaccharides or any other food used for its sweetening properties. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;’;

Or. en

Justification

It is proposed to bring the wording into full compliance with the wording from the annex to Regulation EC 1924/2006 on nutrition and health claims in food labeling, which establishes the horizontal framework.

Amendment 278
Edina Tóth

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 2
Directive 2001/112/EC
Annex I – part II – point 2 – indent 5 – subparagraph 2

Text proposed by the Commission

AM\1287075EN.docx 29/46 PE753.737v01-00
A claim stating that sugars have not been added to fruit nectar, and any claim likely to have the same meaning for the consumer, may only be made where the product does not contain any added mono- or disaccharides or any other food used for its sweetening properties, including sweeteners as defined in Regulation (EC) No 1333/2008. If sugars are naturally present in fruit nectar, the following indication should also appear on the label: ‘contains naturally occurring sugars’;”;

Amendment 279
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 3
Directive 2001/112/EC
Annex I – part II – point 2 – indent 7

Text proposed by the Commission

— For products defined in Part I, points 1 to 6, in order to regulate acidic taste: lemon and/or lime juice and/or concentrated lemon and/or lime juice, up to 3 g per litre of juice, expressed as anhydrous citric acid;;

Amendment

— For products defined in points 1 to 5 of Part I, in order to regulate acidic taste: lemon and/or lime juice and/or concentrated lemon and/or lime juice, up to 3g per litre of juice, expressed as anhydrous citric acid;;

Amendment 280
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 4
Directive 2001/112/EC
Annex I – part II – point 2 – indent 10

Text proposed by the Commission

— the following indent is added: deleted
'— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.';'

Amendment 281
Manuela Ripa

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 4
Directive 2001/112/EC
Annex I – part II – point 2 – indent 10

Text proposed by the Commission Amendment

—the following indent is added: deleted

‘— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.’;'

Or. en

Amendment 282
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 4 a (new)
Directive 2001/112/EC
Annex I – part II – point 2 – indent 10 a (new)

Text proposed by the Commission Amendment

—the following indent 10a is added:
- Spices and aromatic herbs: for products made only from products listed in Annex I and spices and/or herbs, a descriptive name in line with Regulation (EU) 1169/2011 should be “[name included in Annex I] with (added) [name of the spice/herb]”.

Or. en
Justification

The juice industry has observed an increased consumer interest in products that contain other ingredients such as spices and aromatic herbs in order to experience new taste that comes from natural sources, which maintains the essential characteristics of the fruit juice. It is proposed thus suggests explicitly allowing addition of spices and herbs in all juices, with the respect of labelling provisions provided in the horizontal Regulation on the provision of food information to consumers, to assure clear and transparent product descriptive name.

Amendment 283
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point i – indent 4 b (new)
Directive 2001/112/EC
Annex I – part II – point 2 – indent 10 b (new)

Text proposed by the Commission
- Fiber For products made only from products listed in Annex I and fiber, a descriptive name in line with Regulation (EU) 1169/2011 should be [name included in Annex I] with (added) fiber.

Or. en

Justification

Fiber is insufficiently consumed in the diet of most Europeans, yet it is recognized by the EU as being associated with several health benefits (e.g. on gastrointestinal health and risk reduction of non-communicable diseases such as cardiovascular diseases, diabetes type 2, colorectal cancer as well as reduced risk of weight gain). Strategies aimed at promoting the intake of this nutrient are relevant. The possibility of addition of fibers in foods and beverages should be seen as an opportunity to promote their intake, where fruit juices have a particular potential as fruits are naturally rich in this nutrient, that is to a certain extent lost when processed into a juice. Using of fiber to juices thus makes much sense as fiber is naturally occurring in their main raw materials (fruits and vegetables).

Amendment 284
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point ii – indent 1 a (new)
Directive 2001/112/EC
Annex I – part II – point 3 – indent 4

Present text

— In Annex I, part II, point 3, the fourth indent is replaced by the following:

"— Enzyme preparations: pectinases (for breakdown of pectin), proteinases (for breakdown of proteins), cellulases (limited use to facilitate disruption of cell walls), and amylases (for breakdown of starch) meeting the requirements of Regulation (EC) No 1332/2008 of the European Parliament and of the Council of 16 December 2008 on food enzymes;"

Amendment

(02001L0112)

Justification

Annex I to the Directive 2001/112/EC should be supplemented with cellulases as this use is already laid down in the Codex Standard for fruit juices. Cellulases are used to improve and optimize the extraction and clarification, as well as cloud stability and texture, and to decrease viscosity of nectars and purees from fruits.

Amendment 285

Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive

Annex I – paragraph 1 – point 1 – point b – point ii – indent 2

Directive 2001/112/EC

Annex I – part II – point 3 – indent 14

Text proposed by the Commission

— Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation; deleted

Amendment

Or. it
Amendment 286
Manuela Ripa

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point ii – indent 2
Directive 2001/112/EC
Annex I – part II – point 3 – indent 14

Text proposed by the Commission

– Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;

Amendment

deleted

Or. en

Amendment 287
Alexandr Vondra

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point ii – indent 2
Directive 2001/112
Annex I – Part II – point 3 – indent 14

Text proposed by the Commission

– Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;

Amendment

– Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation, enzymatic process. The Commission shall be empowered to adopt delegated acts aimed at clarifying the methodology and criteria for the authorised processes.;

Or. en

Amendment 288
Ivan David
Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point ii – indent 2
Directive 2001/112/EC
Annex I – part II – point 3 – indent 14

Text proposed by the Commission

– Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;

Amendment

- Processes to reduce naturally occurring sugars in order to produce products defined in Annex I, Part I, point 6 will be defined by delegated act.;

Or. en

Justification

Processes to reduce naturally occurring sugars are yet to be defined in the Commission Delegated Act, as data is still being collected. It is therefore more practical not to list them in the Annex of the Directive but rather in the Delegated Act itself where they will be thoroughly defined.

Amendment 289
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex I – paragraph 1 – point 1 – point b – point ii – indent 2
Directive 2001/112/EC
Annex I– part 2 – point 3 – indent 14

Text proposed by the Commission

– Processes to remove naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;

Amendment

– Processes to reduce naturally occurring sugars, to the extent that they maintain all the other essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;

Or. en

Amendment 290
Proposal for a directive
Annex I – paragraph 1 – point 1 a (new)
Directive 2001/112/EC
Annex II – point 7 a (new)

Text proposed by the Commission

(1a) In Annex II, the following new point 7a is added:
"7a. Enzyme preparations: pectinases (for breakdown of pectin), proteinases (for breakdown of proteins), and amylases (for breakdown of starch), cellulases (limited use to facilitate disruption of cell walls), meeting the requirements of Regulation (EC) No 1332/2008 of the European Parliament and of the Council of 16 December 2008 on food enzymes."

Or. en

Justification

The use of enzyme preparations of cellulase is already laid down in the Codex Standard for fruit juices. Cellulases are used to improve and optimize the extraction and clarification, as well as cloud stability and texture, and to decrease viscosity of nectars and purees from tropical fruits.

Amendment 291
Christophe Clergeau

Proposal for a directive
Annex I – paragraph 1 – point 2
Directive 2001/112/EC
Annex III – point 1 – point a a (new)

Text proposed by the Commission

aa. ‘cider’: for the product of the fermentation of apple juice or concentrated apple juice or a mixture of the two products, possibly with the addition of water, without the addition of sugar or alcohol.

Or. fr
Amendment 292
Christophe Clergeau

Proposal for a directive
Annex I – paragraph 1 – point 2
Directive 2001/112/EC
Annex III – point 1 – point a b (new)

Text proposed by the Commission

ab. ‘perry’: for the product of the fermentation of pear juice or concentrated pear juice or a mixture of the two products, possibly with the addition of water, without the addition of sugar or alcohol.

Or. fr

Amendment 293
Ivan David

Proposal for a directive
Annex I – paragraph 1 – point 2
Directive 2001/112/EC
Annex III – part I – point h a (new)

Text proposed by the Commission

(ha) "vegetable product" means a product in which the amount of vegetables used to produce 1,000 g of the final product must not be less than 450 g;

Or. en

Justification

None of legal regulation determines the minimum proportion of vegetables in vegetable products. As a result, the consumer is deceived when products with a vegetable content of only 0.01% are passed off as vegetable products. Which should rather be referred to as vegetable flavored products. It is proposed to define a "vegetable product" as a product that contains at least 450 g of vegetables per 1000 g of the final product.

Amendment 294
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 2
Directive 2001/112/EC
Annex III – Part I – point ha (new)

Text proposed by the Commission Amendment

(ha) in fruit juices containing added sugar, the presence and relative quantity of added sugar must be indicated on the pack.

Or. it

Amendment 295
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex I – paragraph 1 – point 2 a (new)
Directive 2001/112/EC
Annex V – row 20 a (new)

Text proposed by the Commission Amendment

(2a) The following row shall be added to Annex V:
'Common name of the fruit: blood orange
Botanical name: Citrus × sinensis
Minimum Brix levels: 10''

Or. it

Amendment 296
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex I – paragraph 1 – point 2 a (new)
Directive 2001/112/EC
Annex V – row 20 a (new)

Text proposed by the Commission Amendment

(2a) In Annex V, the following row is
added:
"Common Name of the Fruit: Blood Orange
Botanical Name: Citrus × sinensis
Minimum Brix levels: 10"

Amendment 297
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 1 – subparagraph 3 – indent 1

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>– 450 g as a general rule,</td>
<td>– 400 g as a general rule. From 2030, this amount will increase to 450 g.</td>
</tr>
</tbody>
</table>

Amendment 298
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part I – indent 1 – subparagraph 3 – indent 1

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>– 450 g as a general rule,</td>
<td>– 375 g as a general rule,</td>
</tr>
</tbody>
</table>

Amendment 299
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 1 – subparagraph 3 – indent 2

Text proposed by the Commission  
– 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,

Amendment  
– 300 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces. From 2030, this amount will increase to 350 g.

Or. en

Amendment 300  
Alexandr Vondra

Proposal for a directive  
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC  
Annex I – part 1 – indent 1 – subparagraph 3 – indent 2

Text proposed by the Commission  
– 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,

Amendment  
– 275 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,

Or. en

Amendment 301  
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive  
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC  
Annex I – part 1 – indent 1 – subparagraph 3 – indent 3

Text proposed by the Commission  
– 250 g for ginger,

Amendment  
– 200 g for ginger. From 2030, This amount will increase to 250 g,

Or. en

Amendment 302  
Alexandr Vondra
Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part I – indent 1 – subparagraph 3 – indent 3

_text proposed by the Commission_ Amendment

– 250 g for ginger,

– 175 g for ginger,

Or. en

Amendment 303
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 1 – subparagraph 3 – indent 4

_text proposed by the Commission_ Amendment

– 230 g for cashew apples,

– 200 g for cashew apples. From 2030, this amount will increase to 230 g,

Or. en

Amendment 304
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/110/EC
Annex I – part I – indent 1 – subparagraph 3 – indent 4

_text proposed by the Commission_ Amendment

– 230 g for cashew apples,

– 180 g for cashew apples,

Or. en

Amendment 305
Daniel Buda, Dan-Ștefan Motreanu
Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 1 – subparagraph 3 – indent 5

Text proposed by the Commission

Amendment

— 80 g for passion fruit.
— 70 g for passion fruit. From 2030, this amount will increase to 80 g.

Or. en

Amendment 306
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 1 – subparagraph 3 – indent 5

Text proposed by the Commission

Amendment

— 80 g for passion fruit.
— 70 g for passion fruit.

Or. en

Amendment 307
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 1

Text proposed by the Commission

Amendment

— 550 g as a general rule,
— 500 g as a general rule. From 2030, this amount will increase to 550 g,

Or. en

Amendment 308
Alexandr Vondra
Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 1

Text proposed by the Commission Amendment

– 550 g as a general rule, – 500 g as a general rule,

Amendment 309
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 2

Text proposed by the Commission Amendment

– 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces, – 400 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces. From 2030, this amount will increase to 450 g,

Or. en

Amendment 310
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 2

Text proposed by the Commission Amendment

– 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces, – 375 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,

Or. en
Amendment 311
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 3

Text proposed by the Commission

– 350 g for ginger,

Amendment

– 300 g for ginger. From 2030, this amount will increase to 350 g,

Or. en

Amendment 312
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 3

Text proposed by the Commission

– 350 g for ginger,

Amendment

– 275 g for ginger,

Or. en

Amendment 313
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 4

Text proposed by the Commission

– 290 g for cashew apples,

Amendment

– 260 g for cashew apples. From 2030, this amount will increase to 290 g,

Or. en
Amendment 314
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part I – indent 2 – subparagraph 4 – indent 4

*Text proposed by the Commission*  
– 290 g for cashew apples,  
– 260 g for cashew apples,

*Amendment*

Or. en

Amendment 315
Daniel Buda, Dan-Ştefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC
Annex I – part 1 – indent 2 – subparagraph 4 – indent 5

*Text proposed by the Commission*  
– 100 g for passion fruit.;  
– 90 g for passion fruit. *From 2030, this amount will increase to 100 g.*

*Amendment*

Or. en

Amendment 316
Alexandr Vondra

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a
Directive 2001/113/EC

*Text proposed by the Commission*  
– 100 g for passion fruit.;  
– 90 g for passion fruit.;

*Amendment*

Or. en

Amendment 317

AM\1287075EN.docx 45/46 PE753.737v01-00
Gianna Gancia, Silvia Sardone, Maria Veronica Rossi

Proposal for a directive
Annex II – paragraph 1 – point 1 – point a

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>– 100 g for passion fruit.;</td>
<td>– 90 g for passion fruit.;</td>
</tr>
</tbody>
</table>

Or. it

Amendment 318
Daniel Buda, Dan-Ștefan Motreanu

Proposal for a directive
Annex II – paragraph 1 – point 1 – point b
Directive 2001/113/EC
Annex 1 – part I – indent 5

<table>
<thead>
<tr>
<th>Text proposed by the Commission</th>
<th>Amendment</th>
</tr>
</thead>
<tbody>
<tr>
<td>– ‘Citrus marmalade’ is a mixture, brought to a suitable gelled consistency, of water, sugars and one or more of the following products obtained from citrus fruit: pulp, purée, juice, aqueous extracts and peel.</td>
<td>In the name 'citrus marmalade', the term 'citrus fruit' may be replaced by the name of the citrus fruit used.</td>
</tr>
</tbody>
</table>

Or. en

Justification

Article 2 (2) of Directive 2001/113/EC provides that the name is to be supplemented by an indication of the fruit used. Thus, according to the future provisions, a citrus marmalade made from lemon or orange must be called "lemon citrus marmalade" or "orange citrus marmalade", whereas until now, it is called "lemon marmalade" or "orange marmalade". It should still be possible to use the current name, it is not necessary to refer to both citrus fruit by the name of the category and by the specific name of the citrus fruit.