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## WORKING DOCUMENT

From:	General Secretariat of the Council
To:	Delegations
No. Cion doc.:	8624/23 + ADD 1- ADD 4
Subject:	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL 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 - Four-column table

Delegations will find attached a draft updated four-column table reflecting the state of play on the above-mentioned proposal and containing, in the second and third columns, the European Parliament's and the Council's negotiating positions and, in the fourth column, in the rows marked in green, the text provisionally agreed (the green rows where there is no text in the fourth column are considered to be deleted).

Please note that the European Parliament has not yet approved this draft four-column table as the basis for the negotiations in the trilogue to be held on 30 January. At that meeting rows marked in in yellow and red are to be discussed and hopefully agreed.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Formula				
1	2023/0105 (COD)	2023/0105 (COD)	2023/0105 (COD)	2023/0105 (COD)  Text Origin: Commission Proposal
Proposal Title				
2	Proposal for a DIRECTIVE OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL 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 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL 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 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL  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 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL 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  Text Origin: Commission Proposal
Formula				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
G	3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,  Text Origin: Commission Proposal	G
Citation 1					
G	4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2) thereof,  Text Origin: Commission Proposal	G
Citation 2					
G	5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,  Text Origin: Commission Proposal	G
Citation 3					
G	6	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,	After transmission of the draft legislative act to the national parliaments,  Text Origin: Commission	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Proposal
Citation 4				
G 7	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>	Having regard to the opinion of the European Economic and Social Committee <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>  Text Origin: Commission Proposal
Citation 5				
Y 8	Having regard to the opinion of the Committee of the Regions <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>	Having regard to the opinion of the Committee of the Regions <sup>1</sup> , <u>1. OJ C [...], [...], p. [...].</u>	<del>Having regard to the opinion of the Committee of the Regions<sup>1</sup>,</del> <b>After consulting</b> the Committee of the Regions <sup>1</sup> , <u><del>1. OJ C [...], [...], p. [...].</del></u>	
Citation 6				
G 9	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,	Acting in accordance with the ordinary legislative procedure,  Text Origin: Commission Proposal
Formula				
G 10				

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	Whereas:	Whereas:	Whereas:	Whereas:  Text Origin: Commission Proposal
Recital 1				
11	(1) In line with the objectives set out in the Commission Communication of 11 December 2019 on ‘The European Green Deal’, the Commission adopted the Commission Communication of 20 May 2020 entitled ‘A Farm to Fork Strategy for a fair, healthy and environmentally-friendly food system’ (‘Farm to Fork Strategy’), where it announced measures for a healthier and more sustainable Union food system. Among those measures, the Commission seeks to stimulate product reformulation of foods high in sugars and facilitate the shift to healthy and sustainable diets. Furthermore, to empower consumers to make informed, healthy and sustainable food choices, the Commission also announced a possible extension of the mandatory origin or provenance indications to certain products, while fully taking into account impacts on the internal	(1) In line with the objectives set out in the Commission Communication of 11 December 2019 on ‘The European Green Deal’, the Commission adopted the Commission Communication of 20 May 2020 entitled ‘A Farm to Fork Strategy for a fair, healthy and environmentally-friendly food system’ (‘Farm to Fork Strategy’), where it announced measures for a healthier and more sustainable Union food system. Among those measures, the Commission seeks to stimulate product reformulation of foods high in sugars and facilitate the shift to healthy and sustainable diets. Furthermore, to empower consumers to make informed, healthy and sustainable food choices, the Commission also announced a possible extension of the mandatory origin or provenance indications to certain products, while fully taking into account impacts on the internal	(1) In line with the objectives set out in the Commission Communication of 11 December 2019 on ‘The European Green Deal’, the Commission adopted the Commission Communication of 20 May 2020 entitled ‘A Farm to Fork Strategy for a fair, healthy and environmentally-friendly food system’ (‘Farm to Fork Strategy’), where it announced measures for a healthier and more sustainable Union food system. Among those measures, the Commission seeks to stimulate product reformulation of foods high in sugars and facilitate the shift to healthy and sustainable diets. Furthermore, to empower consumers to make informed, healthy and sustainable food choices, the Commission also announced a possible extension of the mandatory origin or provenance indications to certain products, while fully taking into account impacts on the internal	(1) In line with the objectives set out in the Commission Communication of 11 December 2019 on ‘The European Green Deal’, the Commission adopted the Commission Communication of 20 May 2020 entitled ‘A Farm to Fork Strategy for a fair, healthy and environmentally-friendly food system’ (‘Farm to Fork Strategy’), where it announced measures for a healthier and more sustainable Union food system. Among those measures, the Commission seeks to stimulate product reformulation of foods high in sugars and facilitate the shift to healthy and sustainable diets. Furthermore, to empower consumers to make informed, healthy and sustainable food choices, the Commission also announced a possible extension of the mandatory origin or provenance indications to certain products, while fully taking into account impacts on the internal

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	market.	market.	market.	market. <small>Text Origin: Commission Proposal</small>
	Recital 2			
12	<p>(2) Council Directive 2001/110/EC<sup>1</sup> lays down definitions, names, common rules on composition and labelling requirements for honey.</p> <p><small>1. Council Directive 2001/110/EC of 20 December 2001 relating to honey (OJ L 10, 12.1.2002, p. 47).</small></p>	<p>(2) Council Directive 2001/110/EC<sup>1</sup> lays down definitions, names, common rules on composition, <b>quality</b>, and labelling requirements for honey.</p> <p><small>1. Council Directive 2001/110/EC of 20 December 2001 relating to honey (OJ L 10, 12.1.2002, p. 47).</small></p>	<p>(2) Council Directive 2001/110/EC<sup>1</sup> lays down definitions, names, common rules on composition and labelling requirements for honey.</p> <p><small>1. Council Directive 2001/110/EC of 20 December 2001 relating to honey (OJ L 10, 12.1.2002, p. 47).</small></p>	
	Recital 3			
13	<p>(3) In light of the close link between the quality of honey and its origin and the need for the consumer not to be misled regarding the quality of the product, Directive 2001/110/EC lays down rules on the labelling of the origin where the honey has been harvested. In particular, Article 2(4) of that Directive requires the country or countries of origin where the honey has been harvested to be indicated on the label and provides that, if honey</p>	<p>(3) In light of the close link between the quality of honey and its origin and the need for the consumer not to be misled regarding the quality of the product, Directive 2001/110/EC lays down rules on the labelling of the origin where the honey has been harvested. In particular, Article 2(4) of that Directive requires the country or countries of origin where the honey has been harvested to be indicated on the label and provides that, if honey</p>	<p>(3) In light of the close link between the quality of honey and its origin and the need for the consumer not to be misled regarding the quality of the product, Directive 2001/110/EC lays down rules on the labelling of the origin where the honey has been harvested. In particular, Article 2(4) of that Directive requires the country or countries of origin where the honey has been harvested to be indicated on the label and provides that, if honey</p>	

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	<p>originates in more than one Member State or third country, the mandatory indication of the countries of origin may be replaced by one of the following, as appropriate: ‘blend of EU honeys’, ‘blend of non-EU honeys’, ‘blend of EU and non-EU honeys’. The different rules adopted on this basis by Member States may have misled consumers and may have hindered the functioning of the internal market. In the light of the Farm to Fork Strategy’s objective of strengthening consumers in making informed choices, including on the origin of their food, and in the interest to preserve the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, it is appropriate to revise the rules for honey origin labelling and provide that the country or countries of origin should be mentioned on the packaging. In light of the reduced size of the packs containing only a single portion of honey (breakfast packs) and the resulting technical difficulties, it is therefore appropriate to exempt those packs from the obligation of listing all</p>	<p>originates in more than one Member State or third country, the mandatory indication of the countries of origin may be replaced by one of the following, as appropriate: ‘blend of EU honeys’, ‘blend of non-EU honeys’, ‘blend of EU and non-EU honeys’. The different rules adopted on this basis by Member States may have misled consumers and may have hindered the functioning of the internal market. In the light of the <b>objectives of the Green Deal and the objective of the Farm to Fork Strategy’s objective</b> of strengthening consumers in making informed choices, including on the <b>geographical</b> origin of their food, and in the interest to preserve the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, it is appropriate to revise the rules for honey origin labelling and provide that the country or countries of origin should be mentioned <b>in descending order, according to their respective share in percentage of the weight of the honey contained in the pack</b>, on the packaging. <b>Given the particular interest</b></p>	<p>originates in more than one Member State or third country, the mandatory indication of the countries of origin may be replaced by one of the following, as appropriate: ‘blend of EU honeys’, ‘blend of non-EU honeys’, ‘blend of EU and non-EU honeys’. The different rules adopted on this basis by Member States may have misled consumers and may have hindered the functioning of the internal market. <del>In the light of the Farm to Fork Strategy’s objective of strengthening consumers in making informed choices, including on the origin of their food, and in the interest to preserve the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, it is appropriate to revise the rules for honey origin labelling and provide that the country or countries of origin should be mentioned on the packaging. In light of the reduced size of the packs containing only a single portion of honey (breakfast packs) and the resulting technical difficulties, it is therefore appropriate to exempt those packs from the obligation of listing all</del></p>	

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	individual countries of origin, where the honey originates in more than one country.	<i>shown by consumers in the geographical origin of honey, in relation to its characteristics and quality, and the need for complete transparency in this sector, the country or countries of origin, namely where the honey was harvested should appear on the label in the same visual field as the product indication.</i> In light of the reduced size of the packs containing only a single portion of honey (breakfast packs) and the resulting technical difficulties, <del>it is therefore appropriate to exempt those packs from the obligation of listing all individual</del> <i>for such small packs only, where the honey originates in more than one country, it should be possible to indicate the countries of origin, where the honey originates in more than one on the label by using the respective ISO country code.</i>	individual countries of origin, where the honey originates in more than one country.	
Recital 3a				
13a		<i>(3a) The Commission reports on honey counterfeiting from ‘EU coordinated action From the Hives’ and ‘EU coordinated action to deter certain fraudulent practices in the honey sector’</i>	<i>(3a) In the light of the Farm to Fork Strategy’s objective of strengthening consumers in making informed choices, including on the origin of their food, and in the interest to</i>	



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		<p><i>highlight that a high percentage of imported honey is suspected of being adulterated and confirm a number of fraud cases in the honey sector, including the use of sugar syrups that are very difficult to detect even with sophisticated analytical methods. Directive 2001/110/EC should empower the Commission to establish appropriate methods of analysis to ensure that honey marketed in the Union complies with the requirements of the legislation. Measures and provisions should be taken to limit the possibilities of fraud, facilitate controls and allow better traceability and analysis of the quality and origin of honey. In this context, the requirements laid down in this Directive to indicate the countries of origin with their respective percentages on the label should also create the preconditions for the implementation of a complete traceability system. Access to detailed and complete information on the origin and composition of the honey would make it easier for the honey analysis laboratories to verify the geographical indication on the honey packaging and to</i></p>	<p>preserve the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, it is appropriate to revise the rules for honey origin labelling. As a standard rule, it should be provided that the country or countries of origin should be indicated on the label together with the percentage of each origin, in the case of blends, with a tolerance of 5 % for each individual share within the blend, calculated on the basis of the operator's traceability documentation.</p>	

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		<i>detect fraud. To ensure accuracy of the information on the country of origin of the honey, the placing on the market should be conditional upon the accuracy of the information provided on the composition of the product. To ensure compliance of products with the requirements set out in this Directive, regular and risk-based checks should be performed by competent authorities of Member States.</i>		
Recital 3b				
13b		<i>(3b) In order to limit as much as possible fraud linked to adulterated products that do not correspond to the designation of 'honey', to enable the validation of information provided about the honey's origin and quality, and to provide utmost transparency, the Union rules on traceability should be supplemented with a minimum of compulsory, harmonised rules and the introduction of a traceability system that ensures the availability of and access to essential information concerning the origin of the honey or honey in a blend, including country of</i>	<i>(3aa) However, in order to ensure certain flexibility, Member States should be allowed to provide that, in the case of honey blends with more than four different countries of origin, it is obligatory to indicate with percentage only the four largest shares. The rest of the countries of origin, as the case may be, should be indicated, as required by the standard rule, in descending order. To further clarify the relationship between the standard rule and the flexibility rule, it is useful to mention that in case of more</i>	

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		<i>origin, year of production and unique producer identifier, along the supply chain. For honeys produced and imported into the Union, competent authorities of Member States should be able to follow the entire chain back to the harvesting beekeepers or, in the case of imported honeys, to the producer. Those rules should not add to the administrative burden of the producers, but should make it easier for consumers and the supervisory authorities to keep track of the honey's entire journey from harvesting to bottling.</i>	than four countries of origin where the shares of the fifth or further ones are identical to the fourth, it is not possible to indicate only the four largest shares and thus the standard rule applies.	
Recital 3c				
13c		<i>(3c) The term ‘filtered honey’ used in Directive 2001/110/EC tends to be misinterpreted by consumers, who do not distinguish between ultrafiltration and filtration carried out by beekeepers after extracting their honey to remove particles of wax and other foreign matter. To ensure accurate information is available for consumers and the traceability and verifiability of honey authenticity and honey origins, ultrafiltered honey,</i>	<i>(3b) In light of the reduced size of the packs containing only a single portion of honey (breakfast packs) of 30 g or less and the resulting technical difficulties, it is appropriate to allow, in the case of honey blends, that instead of the full name of the countries of origin, a standardised and internationally known code be used, namely the international standard ISO 3166 that defines internationally recognized codes of letters to</i>	

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		<p><i>referred to in Directive 2001/110/EC as 'filtered honey', should no longer be allowed to be marketed and labelled as "honey". Ultrafiltration refers to filtration processes using a filter mesh of a size under 100 µm thus removing the majority of the pollen from honey. Since pollen is the key element present in honey used to trace its origin when analysed, the absence of pollen in honey makes it almost impossible to verify the data provided regarding the country or countries of origin of the honey. Ultrafiltration thus alters honey by depriving it of one of its main components and characteristics, and prevents its traceability, thus enabling fraud and misleading indications for consumers. If, when tested, a product marketed as honey presents little or no trace of pollen, it, as well as the batch it is part of, if applicable, should be prohibited from being placed on the market. Annex II to Directive 2001/110/EC should therefore be amended accordingly to specify the level of filtration permitted. Such level should be such as to not significantly alter the density</i></p>	<p>refer to countries. In particular the two-letter code alpha-2 which is recommended by the International Organization for Standardization as the general-purpose code is appropriate to address the technical difficulties from the reduced packs space mentioned above.</p>	

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		<i>and pollen spectrum of the honey, but should be such as to remove most of the foreign matter in the honey.</i>		
Recital 3d				
13d		<i>(3d) Heat treatment above 40°C (± 5°C) causes degradation of certain constituents of honey, and consumers should be enabled to differentiate between honeys that have been degraded by such heat treatments and other honeys. If honey is treated above 40°C (+- 5°C), the term 'heated honey' should therefore appear on the label. In order to control the absence of thermal degradation of honey, a minimum threshold should be set for the presence of invertase in honey, an enzyme that is much more sensitive and degrades very rapidly at high temperatures. Since heating honey can involve modifying its natural properties, it is important to establish a threshold above which baker's honey is considered as overheated in accordance with Directive 2001/110/EC.</i>	<b>(3c) It is necessary to ensure that harmonised methods of analysis are available to verify that honey produced and marketed in the Union complies with Directive 2001/110/EC, as well as is consistent with internationally recognized and validated methods. Implementing powers should therefore be conferred on the Commission as regards developing such uniform methods, in accordance with Article 4(1) of that Directive. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council. It is appropriate to fix a specific deadline for the exercise of those powers.</b>	

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Recital 3e				
13e		<p><i>(3e) Both the definition of honey in Directive 2001/110/EC and that in the Codex Alimentarius clearly specify the work carried out by bees in the hive after they have harvested their crop, which they transform by combining it with specific materials of their own, deposit, dehydrate, store, and leave to ripen in the combs of the hive. Dehydration followed by ripening are operations carried out by the bees. Outside the Union, some countries accept that the work of bees is limited to harvesting nectar secretions from plants or honeydew in the production of honey. Unripe honeys produced in this way have a moisture content well in excess of the 20 % threshold laid down in Directive 2001/110/EC. Operators work with heated vats under a vacuum to limit the boiling temperature of the water in the honey. However, this process degrades the final product, depleting its aromas and enzymes. Directive 2001/110/EC should therefore prohibit that vacuum evaporation process for honeys.</i></p>		

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Recital 3f				
13f		<i>(3f) The commercialisation of honeys that are not naturally matured by bees, most of which are imported from third countries, distorts competition on the Union market. In most cases, this involves vacuum evaporation of the water contained in the honey, which results in a depletion of the aromas naturally present. The rapid and artificial evaporation of water from honey competes with the slow dehumidification process carried out naturally by bees in the hive. Artificial evaporation should therefore be prohibited.</i>		
Recital 3g				
13g		<i>(3g) The definition of honey, as laid down in Directive 2001/110/EC, should be defended at the International Organization for Standardization (ISO), to avoid a definition that would allow low-cost products to be exported under the name of "honey", to the detriment of the quality and stability of the Union</i>		

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		<i>honey market and consumer confidence in Union products.</i>		
Recital 4				
14	<p>(4) Council Directive 2001/112/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit juices and certain similar products intended for human consumption in order to protect the interests of consumers and to enhance the free movement of those products.</p> <p>1. Council Directive 2001/112/EC of 20 December 2001 relating to fruit juices and certain similar products intended for human consumption (OJ L 10, 12.1.2002, p. 58).</p>	<p>(4) Council Directive 2001/112/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit juices and certain similar products intended for human consumption in order to protect the interests of consumers and to enhance the free movement of those products.</p> <p>1. Council Directive 2001/112/EC of 20 December 2001 relating to fruit juices and certain similar products intended for human consumption (OJ L 10, 12.1.2002, p. 58).</p>	<p>(4) Council Directive 2001/112/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit juices and certain similar products intended for human consumption in order to protect the interests of consumers and to enhance the free movement of those products.</p> <p>1. Council Directive 2001/112/EC of 20 December 2001 relating to fruit juices and certain similar products intended for human consumption (OJ L 10, 12.1.2002, p. 58).</p>	<p>(4) Council Directive 2001/112/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit juices and certain similar products intended for human consumption in order to protect the interests of consumers and to enhance the free movement of those products.</p> <p>1. Council Directive 2001/112/EC of 20 December 2001 relating to fruit juices and certain similar products intended for human consumption (OJ L 10, 12.1.2002, p. 58).</p> <p>Text Origin: Commission Proposal</p>
Recital 4a				
14a		<i>(4a) Member States and the Commission should take into account the One Health approach to ensure that the links between human and animal health and the environment are respected. Food</i>		



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		<p><i>and food production need to be healthy for humans and animals and should take into account animal welfare and planetary boundaries including greenhouse gas emissions to ensure that the binding targets set by Regulation (EU) 2021/1119 of the European Parliament and of the Council<sup>1</sup> are fully respected.</i></p> <p><i>1. Regulation (EU) 2021/1119 of the European Parliament and of the Council of 30 June 2021 establishing the framework for achieving climate neutrality and amending Regulations (EC) No 401/2009 and (EU) 2018/1999 ('European Climate Law')(OJ L 243, 9.7.2021, p. 1).</i></p>		
Recital 5				
15	<p>(5) In 2012, Directive 2001/112/EC was amended by Directive 2012/12/EU of the European Parliament and of the Council<sup>1</sup> to reflect the new rules on authorised ingredients, such as those pertaining to the addition of sugars, which were no longer authorised in fruit juices. In the light of this change of compositional requirements for fruit juices, the fruit juice industry</p>	<p>(5) In 2012, Directive 2001/112/EC was amended by Directive 2012/12/EU of the European Parliament and of the Council<sup>1</sup> to reflect the new rules on authorised ingredients, such as those pertaining to the addition of sugars, which were no longer authorised in fruit juices. In the light of this change of compositional requirements for fruit juices, the fruit juice industry</p>	<p>(5) In 2012, Directive 2001/112/EC was amended by Directive 2012/12/EU of the European Parliament and of the Council<sup>1</sup> to reflect the new rules on authorised ingredients, such as those pertaining to the addition of sugars, which were no longer authorised in fruit juices. In the light of this change of compositional requirements for fruit juices, the fruit juice industry</p>	

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	<p>was allowed to use, for one year only, a statement indicating that no fruit juices contain added sugars, in order to inform consumers and enable them to make an immediate clear distinction between fruit juices and other certain similar products in terms of the addition of sugars in the products. This short time-span proved insufficient to inform society that, following the new rules on authorised ingredients, the addition of sugars is no longer authorised in fruit juices. As a result, for some of the consumers and health practitioners, it is still not clear that fruit juices, contrary to fruit nectars, cannot contain added sugars.</p> <p>1. Directive 2012/12/EU of the European Parliament and of the Council of 19 April 2012 amending Council Directive 2001/112/EC relating to fruit juices and certain similar products intended for human consumption (OJ L 115, 27.4.2012, p. 1).</p>	<p>was allowed to use, for one year only, a statement indicating that no fruit juices contain added sugars, in order to inform consumers and enable them to make an immediate clear distinction between fruit juices and other certain similar products in terms of the addition of sugars in the products. This short time-span proved insufficient to inform society that, following the new rules on authorised ingredients, the addition of sugars is no longer authorised in fruit juices. As a result, for some of the consumers and health practitioners, it is still not clear that fruit juices, contrary to fruit nectars, cannot contain added sugars. <b><i>Consuming too many free sugars or non-sugar sweeteners is linked to adverse health effects. Products such as processed juices or nectars that promote reduced sugar levels are often not a healthier option than products with natural or no added sugar and are not suitable as a substitute for fresh fruits or vegetables. To provide clarity for consumers and health practitioners, misleading labelling that encourages substitution of fruits or other</i></b></p>	<p>was <del>allowed</del><b>able</b> to use, for one year only, a statement indicating that no fruit juices contain added sugars, in order to inform consumers and enable them to make an immediate clear distinction between fruit juices and other certain similar products in terms of the addition of sugars in the products. This short time-span proved insufficient to inform society that, following the new rules on authorised ingredients, the addition of sugars is no longer authorised in fruit juices. As a result, for some of the consumers and health practitioners, it is still not clear that fruit juices, contrary to fruit nectars, cannot contain added sugars.</p> <p>1. Directive 2012/12/EU of the European Parliament and of the Council of 19 April 2012 amending Council Directive 2001/112/EC relating to fruit juices and certain similar products intended for human consumption (OJ L 115, 27.4.2012, p. 1).</p>	

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		<p><i>nutritious food with processed juices or nectars should not be allowed. Member States and the Commission should respect the results of the EFSA study on Tolerable upper intake level for dietary sugars, especially the recommendation that free and added sugars need to be classed together in terms of the health outcomes for citizens. By 31 December 2024, the Commission should submit a proposal to revise Regulation (EU) No 1169/2011 of the European Parliament and of the Council<sup>2</sup> to better inform consumers about the presence and amount of free and added sugars in a product.</i></p> <p>1. Directive 2012/12/EU of the European Parliament and of the Council of 19 April 2012 amending Council Directive 2001/112/EC relating to fruit juices and certain similar products intended for human consumption (OJ L 115, 27.4.2012, p. 1).</p> <p>2. <i>Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No 1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive</i></p>		

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		<i>1999/10/EC, Directive 2000/13/EC of the European Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 (OJ L 304, 22.11.2011, p. 18).</i>		
Recital 6				
16	<p>(6) In turn, in accordance with Part II, point 2, indent 5 of Annex I, to Directive 2001/112/EC, fruit nectars containing neither added sugars nor sweeteners could bear the nutrition claim ‘with no added sugars’ or any claim likely to have the same meaning for the consumer, accompanied by the indication ‘contains naturally occurring sugars’, as listed in the Annex to Regulation (EC) No 1924/2006 of the European Parliament and of the Council<sup>1</sup>. This, together with the fact that fruit juices may not bear a nutrition claim on sugars nor the indication ‘contains naturally occurring sugars’, may have misled consumers as research has shown that among several products with identical or very similar nutrition composition, the product with a nutrition claim would be preferred.</p> <p>_____</p>	<p>(6) In turn, in accordance with Part II, point 2, indent 5 of Annex I, to Directive 2001/112/EC, fruit nectars containing neither added sugars nor sweeteners could bear the nutrition claim ‘with no added sugars’ or any claim likely to have the same meaning for the consumer, accompanied by the indication ‘contains naturally occurring sugars’, as listed in the Annex to Regulation (EC) No 1924/2006 of the European Parliament and of the Council<sup>1</sup>. This, together with the fact that fruit juices may not bear a nutrition claim on sugars nor the indication ‘contains naturally occurring sugars’, may have misled consumers as research has shown that among several products with identical or very similar nutrition composition, the product with a nutrition claim would be preferred.</p> <p>_____</p>	<p>(6) In turn, in accordance with Part II, point 2, indent 5 of Annex I, to Directive 2001/112/EC, fruit nectars containing neither added sugars nor sweeteners could bear the nutrition claim ‘with no added sugars’ or any claim likely to have the same meaning for the consumer, accompanied by the indication ‘contains naturally occurring sugars’, <del>as listed in the Annex to Regulation (EC) No 1924/2006 of the European Parliament and of the Council<sup>1</sup>.</del> This, together with the fact that fruit juices may not <b>always</b> bear a nutrition claim on sugars nor the indication ‘contains naturally occurring sugars’, may have misled consumers as research has shown that among several products with identical or very similar nutrition composition, the product with a nutrition claim would be preferred.</p> <p>_____</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).	1. Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).	<del>1. Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).</del>	
Recital 7				
17	(7) Therefore, considering, in particular, that consumers are increasingly aware of health concerns linked to the consumption of sugar, it is appropriate to revise the rules on the use of statements on sugar for fruit juices to allow consumers to make informed choices. It is therefore appropriate to reintroduce, without a time limitation, the possibility for the industry to use the statement indicating that no fruit juices contain added sugars.	(7) Therefore, considering, in particular, that consumers are increasingly aware of health concerns linked to the consumption of sugar, it is appropriate to revise the rules on the use of statements on sugar for fruit juices to allow consumers to make informed choices. It is therefore appropriate to reintroduce, without a time limitation, the possibility for the industry to use the statement indicating that no fruit juices contain added sugars.	(7) Therefore, considering, in particular, that consumers are increasingly aware of health concerns linked to the consumption of sugar, it is appropriate to revise the rules on the use of statements on sugar for fruit juices to allow consumers to make informed choices. It is therefore appropriate to <del>reintroduce, without a time limitation, the possibility</del> <b>create a special rule</b> for the industry to use <del>the</del> <b>voluntary use of a</b> statement indicating that <b>fruit juices do not contain added sugars. Where this statement appears on the label of the fruit juices, it should be accompanied by a statement that</b> <del>no</del> fruit juices contain <del>added</del> <b>only</b> sugars <b>that occur naturally in the fruit.</b>	
Recital 7a				
17a		<i>(7a) In light of the Green Deal</i>	<i>(7a) Those statements point out</i>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>and the Farm to Fork Strategy's objective of supporting consumers in making informed choices, including on the geographical origin of their food, and in the interest of preserving the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, in line with the current legislation on fresh fruits, it is appropriate to revise the rules for fruit juices and provide that the country or countries of origin of the fruits used for producing fruit juices should be indicated in descending order on the packaging.</i>	characteristics that result from the definition and the authorised ingredients for fruit juices provided for in Directive 2001/112/EC. Therefore, the introduction of those statements presents truthful and accurate information to the consumers in line with the objectives stated above, namely to inform the consumers about the nutrition characteristics of the products and to make it easier to distinguish between the fruit juices on the one hand and the fruit nectars on the other hand, and to allow them to make informed choices.	
Recital 8				
18	(8) As a result of technical progress, new processing techniques have been or are being developed to entirely or partially remove naturally occurring sugars in fruit juices and fruit juices from concentrate, in order to address the growing consumer demand for products with a lower sugar content. Such products can be marketed in the Union to the extent that they comply with all relevant	(8) As a result of technical progress, new processing techniques have been or are being developed to entirely or partially remove naturally occurring sugars in fruit juices and fruit juices from concentrate, in order to address the growing consumer demand for products with a lower sugar content. <b><i>Those new techniques should not lead to the use of sweeteners or additives to</i></b>	(8) As a result of technical progress, new processing techniques have been or are being developed to entirely or partially remove naturally occurring sugars in fruit juices and fruit juices from concentrate, in order to address the growing consumer demand for products with a lower sugar content. Such products can be marketed in the Union to the extent that they comply with all relevant	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>legislation. However, those products are obtained by applying a treatment that is not one of the authorised treatments in Part II, point 3, of Annex I to Directive 2001/112/EC and their total sugar content, known as Brix level for an aqueous solution, is lower than that of juice extracted from the fruit. As a result, they may not bear the product name 'fruit juice' or 'fruit juice from concentrate'.</p>	<p><i>compensate for the effect of sugar reduction on the taste, texture and quality of the final product.</i> Such products can be marketed in the Union to the extent that they comply with all relevant legislation. However, those products are obtained by applying a treatment that is not one of the authorised treatments in Part II, point 3, of Annex I to Directive 2001/112/EC and their total sugar content, known as Brix level for an aqueous solution, is lower than that of juice extracted from the fruit. As a result, they may not bear the product name 'fruit juice' or 'fruit juice from concentrate'.</p>	<p>legislation. However, those products are obtained by applying a treatment that is not one of the authorised treatments in Part II, point 3, of Annex I to Directive 2001/112/EC and their total sugar content, known as Brix level for an aqueous solution, is lower than that of juice extracted from the fruit. As a result, they may not bear the product name 'fruit juice' or 'fruit juice from concentrate'.</p>	
Recital 8a				
18a		<p><i>(8a) Member States and the Commission should take full account of the negative health effects of aspartame as it is possibly carcinogenic to humans according to the International Agency for Research on Cancer (IARC) of the World Health Organization (WHO). EFSA should review aspartame following the WHO's announcements by 31 December</i></p>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2024.		
Recital 9				
19	<p>(9) Such products are becoming increasingly available on the Union market. In order to facilitate the placing on the internal market of those products, taking also into account the need to encourage product reformulation to reduce the amount of sugars present in fruit juices, a new category of products should be created for fruit juices whose naturally occurring sugars have been entirely or partially removed while keeping all the other essential physical, chemical, organoleptic and nutritional characteristics. These products should bear the product name ‘reduced-sugar fruit juice’ or ‘reduced-sugar fruit juice from concentrate’ and to have a Brix level lower than that of the juice extracted from the fruit. In order to ensure consistency with Regulation (EC) No 1924/2006 the reduction of sugar content should be at least 30 % compared to fruit juice and fruit juice from concentrate. It is therefore appropriate to add the new category of products in Part I</p>	<p>(9) Such products are becoming increasingly available on the Union market. In order to facilitate <del>the placing on the internal market of those products, taking also into account the need to encourage product reformulation to reduce the amount of sugars present in fruit juices</del> <b>innovation that reduces the amount of sugars present in fruit juices and the placing on the internal market of those products</b>, a new category of products should be created for fruit juices whose naturally occurring sugars have been entirely or partially removed while keeping all the other essential physical, chemical, organoleptic and nutritional characteristics. <b>Any form of additional sugar or sweetener, whether natural or artificial, should be strictly prohibited in those products.</b> These products should bear the product name ‘reduced-sugar fruit juice’ or ‘reduced-sugar fruit juice from concentrate’ and <del>to</del> have a Brix level lower than that of the juice</p>	<p>(9) Such products are becoming increasingly available on the Union market. In order to facilitate the placing on the internal market of those products, <del>taking also into account the need to encourage and to allow for product reformulation to reduce the amount of sugars present in fruit juices</del> <b>and innovation and without prejudice to other applicable Union law</b>, a new category of products should be created for fruit juices whose naturally occurring sugars have been entirely or partially removed while keeping <del>all</del> the other <del>essential</del> physical, chemical, organoleptic and nutritional characteristics <b>typical for fruit juices</b>. These products should bear the product name ‘reduced-sugar fruit juice’ or ‘reduced-sugar fruit juice from concentrate’ and to have a Brix level lower than that of the juice extracted from the fruit. In order to ensure consistency with Regulation (EC) No 1924/2006 the reduction of sugar content should be at least 30 % compared to fruit</p>	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of Annex I to Directive 2001/112/EC as well as to lay down rules on the authorised ingredients for those products, as well as the authorised treatments and substances.	extracted from the fruit. In order to ensure consistency with Regulation (EC) No 1924/2006 the reduction of sugar content should be at least 30 % compared to fruit juice and fruit juice from concentrate. It is therefore appropriate to add the new category of products in Part I of Annex I to Directive 2001/112/EC as well as to lay down rules on the authorised ingredients for those products, as well as the authorised treatments and substances.	juice and fruit juice from concentrate <b>respectively</b> . It is therefore appropriate to add <del>the new category</del> <b>these new categories</b> of products in Part I of Annex I to Directive 2001/112/EC as well as to lay down rules on the authorised ingredients for those products, as well as the authorised treatments' <b>processes</b> and substances <b>in Part II of Annex I to Directive 2001/112/EC. As in the case of other types of fruit juices, the use of sweeteners or the addition of ingredients with sweetening properties should not be allowed for these new categories of products.</b>	
Recital 10				
20	(10) In accordance with Annex I to Directive 2001/112/EC, fruit nectars may contain added sugars and/or honey. In order to support the production and marketing of fruit, while taking into account the need to stimulate product reformulation to reduce the amount of sugars present in fruit nectars, the proportion of sugars and/or honey that may be added to fruit nectars that are naturally low in	(10) In accordance with Annex I to Directive 2001/112/EC, fruit nectars may contain added sugars and/or honey. In order to support the production and marketing of fruit, while taking into account the need to stimulate product reformulation to reduce the amount of sugars present in fruit nectars, the proportion of sugars and/or honey that may be added to fruit nectars that are naturally low in	(10) In accordance with Annex I to Directive 2001/112/EC, fruit nectars may contain added sugars and/or honey. In order to support the production and marketing of fruit, while taking into account the need to stimulate product reformulation to reduce the amount of sugars present in fruit nectars, the proportion of sugars and/or honey that may be added to fruit nectars that are naturally low in	(10) In accordance with Annex I to Directive 2001/112/EC, fruit nectars may contain added sugars and/or honey. In order to support the production and marketing of fruit, while taking into account the need to stimulate product reformulation to reduce the amount of sugars present in fruit nectars, the proportion of sugars and/or honey that may be added to fruit nectars that are naturally low in

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	acidity and palatable should be lowered.	acidity and palatable should be lowered.	acidity and palatable should be lowered.	acidity and palatable should be lowered.  Text Origin: Commission Proposal
Recital 10a				
20a			(10a) While, after the transposition of this amending directive into the Member states' national law, it is for the producers of the new categories of fruit juices, namely reduced sugar fruit juice, concentrated reduced sugar fruit juice, and reduced sugar fruit juice from concentrate, to use the authorised processes in such a way that the final product meets the characteristics required by this directive, it is useful, for the attainment of the objectives of this directive, to have uniform rules for the use of those authorised processes. To this end, and in order to guarantee that the new categories of products covered by this amending directive remain within the scope of the products as defined in Annex I of Directive 2001/112/EC, implementing	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			powers should be conferred on the Commission as regards establishing uniform rules concerning the use of the authorised treatment processes and the resulting physical, chemical, organoleptic and nutritional characteristics of those new categories. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Recital 10b				
20b			(10b) In order to ensure uniform conditions for the implementation of this Directive, implementing powers should be conferred on the Commission as regards methods of analysis to ensure compliance with the compositional characteristics of certain types of fruit juices marketed in the Union. Those powers should be exercised in accordance with Regulation (EU) No 182/2011.	
Recital 11				
<sup>G</sup> 21	(11) Part II, point 3, of Annex I to	(11) Part II, point 3, of Annex I to	(11) Part II, point 3, of Annex I to	(11) Part II, point 3, of Annex I to <sup>G</sup>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Directive 2001/112/EC regulates the authorised treatments and substances for fruit juices and certain similar products. Protein from sunflower seeds is increasingly used for direct human consumption and has demonstrated to be an efficient tool for clarification of fruit juices. In order to take into account this further progress, proteins from sunflower seeds should be added to the list of authorised treatments and substances.	Directive 2001/112/EC regulates the authorised treatments and substances for fruit juices and certain similar products. Protein from sunflower seeds is increasingly used for direct human consumption and has demonstrated to be an efficient tool for clarification of fruit juices. In order to take into account this further progress, proteins from sunflower seeds should be added to the list of authorised treatments and substances.	Directive 2001/112/EC regulates the authorised treatments and substances for fruit juices and certain similar products. Protein from sunflower seeds is increasingly used for direct human consumption and has demonstrated to be an efficient tool for clarification of fruit juices. In order to take into account this further progress, proteins from sunflower seeds should be added to the list of authorised treatments and substances.	Directive 2001/112/EC regulates the authorised treatments and substances for fruit juices and certain similar products. Protein from sunflower seeds is increasingly used for direct human consumption and has demonstrated to be an efficient tool for clarification of fruit juices. In order to take into account this further progress, proteins from sunflower seeds should be added to the list of authorised treatments and substances.  <a href="#">Text Origin: Commission Proposal</a>
Recital 12				
22	(12) The juice extracted from coconuts is increasingly marketed and consumed in the Union. In accordance with Article 3(2) of Directive 2001/112/EC, the legal name of that product is 'coconut juice'. However, the international standard reflected in the Codex General Standard for fruit juices and nectars (Codex Stan 247-2005), adopted by the Codex Alimentarius Commission during its 28th session held from 4 to 9	(12) The juice extracted from coconuts is increasingly marketed and consumed in the Union. In accordance with Article 3(2) of Directive 2001/112/EC, the legal name of that product is 'coconut juice'. However, the international standard reflected in the Codex General Standard for fruit juices and nectars (Codex Stan 247-2005), adopted by the Codex Alimentarius Commission during its 28th session held from 4 to 9	(12) The juice extracted from coconuts is increasingly marketed and consumed in the Union. In accordance with Article 3(2) of Directive 2001/112/EC, the legal name of that product is 'coconut juice'. However, the international standard reflected in the Codex General Standard for fruit juices and nectars (Codex Stan 247-2005), adopted by the Codex Alimentarius Commission during its 28th session held from 4 to 9	

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	<p>July 2005, indicates that the name 'coconut water' is a synonym of 'coconut juice' which is directly extracted from the coconut without expressing the coconut meat. In order to bring Directive 2001/112/EC in line with that international standard, it is therefore appropriate to add 'coconut water' as a particular designation in Annex III to that Directive. In order to ensure that the particular designation can be easily understood by all consumers in the Union, it is appropriate to provide the possibility of using 'coconut water' in the official languages of the Union. In addition, as coconut juice may be obtained by reconstituting concentrated coconut juice with drinkable water, it is appropriate to define a minimum Brix level for this product in Annex V to that Directive.</p>	<p>July 2005, indicates that the name 'coconut water' is a synonym of 'coconut juice' which is directly extracted from the coconut without expressing the coconut meat. In order to bring Directive 2001/112/EC in line with that international standard, it is therefore appropriate to add 'coconut water' as a particular designation in Annex III to that Directive. In order to ensure that the particular designation can be easily understood by all consumers in the Union, it is appropriate to provide the possibility of using 'coconut water' in the official languages of the Union. In addition, as coconut juice may be obtained by reconstituting concentrated coconut juice with drinkable water, it is appropriate to define a minimum Brix level for this product in Annex V to that Directive.</p>	<p>July 2005, indicates that the name 'coconut water' is a synonym of 'coconut juice' which is directly extracted from the coconut without expressing the coconut meat. <del>In order to bring Directive 2001/112/EC in line with that international standard,</del> It is therefore appropriate to add 'coconut water' as a particular designation in Annex III to that Directive. In order to ensure that the particular designation can be easily understood by all consumers in the Union, it is appropriate to provide the possibility of using 'coconut water' in the official languages of the Union. In addition, as coconut juice may be obtained by reconstituting concentrated coconut juice with drinkable water, it is appropriate to define a minimum Brix level for this product in Annex V to that Directive.</p>	
Recital 13				
23	<p>(13) Council Directive 2001/113/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit jams, jellies</p>	<p>(13) Council Directive 2001/113/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit jams, jellies</p>	<p>(13) Council Directive 2001/113/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit jams, jellies</p>	<p>(13) Council Directive 2001/113/EC<sup>1</sup> lays down the essential requirements to be met regarding production, composition and labelling of fruit jams, jellies</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>and marmalades and sweetened chestnut purée intended for human consumption.</p> <p>1. Council Directive 2001/113/EC of 20 December 2001 relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption (OJ L 10, 12.1.2002, p. 67).</p>	<p>and marmalades and sweetened chestnut purée intended for human consumption.</p> <p>1. Council Directive 2001/113/EC of 20 December 2001 relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption (OJ L 10, 12.1.2002, p. 67).</p>	<p>and marmalades and sweetened chestnut purée intended for human consumption.</p> <p>1. Council Directive 2001/113/EC of 20 December 2001 relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption (OJ L 10, 12.1.2002, p. 67).</p>	<p>and marmalades and sweetened chestnut purée intended for human consumption.</p> <p>1. Council Directive 2001/113/EC of 20 December 2001 relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption (OJ L 10, 12.1.2002, p. 67).</p> <p>Text Origin: Commission Proposal</p>
	Recital 14			
24	<p>(14) Article 2(4) of Directive 2001/113/EC requires the mandatory labelling of sugar content on the labelling, unless a nutrition claim for sugars is made on the labelling. This requirement went further than the rules laid down in Council Directive 90/496/EEC<sup>1</sup>, where the inclusion of nutrition information on prepacked foods was voluntary unless a nutrition claim was made and where the nutrition claim was made for sugars, it was to include the amounts of sugar. Directive 90/496/EEC has been repealed and replaced by Regulation (EU) No 1169/2011 of the European Parliament and of the Council<sup>2</sup>.</p>	<p>(14) Article 2(4) of Directive 2001/113/EC requires the mandatory labelling of sugar content on the labelling, unless a nutrition claim for sugars is made on the labelling. This requirement went further than the rules laid down in Council Directive 90/496/EEC<sup>1</sup>, where the inclusion of nutrition information on prepacked foods was voluntary unless a nutrition claim was made and where the nutrition claim was made for sugars, it was to include the amounts of sugar. Directive 90/496/EEC has been repealed and replaced by Regulation (EU) No 1169/2011 of the European Parliament and of the Council<sup>2</sup>.</p>	<p>(14) Article 2(4) of Directive 2001/113/EC requires the mandatory labelling of sugar content on the labelling, unless a nutrition claim for sugars is made on the labelling. This requirement went further than the rules laid down in Council Directive 90/496/EEC<sup>1</sup>, where the inclusion of nutrition information on prepacked foods was voluntary unless a nutrition claim was made and where the nutrition claim was made for sugars, it was to include the amounts of sugar. Directive 90/496/EEC has been repealed and replaced by Regulation (EU) No 1169/2011 of the European Parliament and of the Council<sup>2</sup>.</p>	<p>(14) Article 2(4) of Directive 2001/113/EC requires the mandatory labelling of sugar content on the labelling, unless a nutrition claim for sugars is made on the labelling. This requirement went further than the rules laid down in Council Directive 90/496/EEC<sup>1</sup>, where the inclusion of nutrition information on prepacked foods was voluntary unless a nutrition claim was made and where the nutrition claim was made for sugars, it was to include the amounts of sugar. Directive 90/496/EEC has been repealed and replaced by Regulation (EU) No 1169/2011 of the European Parliament and of the Council<sup>2</sup>.</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>Pursuant to that Regulation the provision of nutrition information on packaging is now mandatory. Therefore, a specific provision on sugar labelling is no longer necessary in Directive 2001/113/EC and it is appropriate to delete it.</p> <p>1. Council Directive 90/496/EEC of 24 September 1990 on nutrition labelling for foodstuffs (OJ L 276, 6.10.1990, p. 40). 2. Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No 1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive 1999/10/EC, Directive 2000/13/EC of the European Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 (OJ L 304, 22.11.2011, p. 18).</p>	<p>Pursuant to that Regulation the provision of nutrition information on packaging is now mandatory. Therefore, a specific provision on sugar labelling is no longer necessary in Directive 2001/113/EC and it is appropriate to delete it.</p> <p>1. Council Directive 90/496/EEC of 24 September 1990 on nutrition labelling for foodstuffs (OJ L 276, 6.10.1990, p. 40). 2. Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No 1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive 1999/10/EC, Directive 2000/13/EC of the European Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 (OJ L 304, 22.11.2011, p. 18).</p>	<p>Pursuant to that Regulation the provision of nutrition information on packaging is now mandatory. Therefore, a specific provision on sugar labelling is no longer necessary in Directive 2001/113/EC and it is appropriate to delete it.</p> <p>1. Council Directive 90/496/EEC of 24 September 1990 on nutrition labelling for foodstuffs (OJ L 276, 6.10.1990, p. 40). 2. Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No 1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive 1999/10/EC, Directive 2000/13/EC of the European Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 (OJ L 304, 22.11.2011, p. 18).</p>	<p>Pursuant to that Regulation the provision of nutrition information on packaging is now mandatory. Therefore, a specific provision on sugar labelling is no longer necessary in Directive 2001/113/EC and it is appropriate to delete it.</p> <p>1. Council Directive 90/496/EEC of 24 September 1990 on nutrition labelling for foodstuffs (OJ L 276, 6.10.1990, p. 40). 2. Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers, amending Regulations (EC) No 1924/2006 and (EC) No 1925/2006 of the European Parliament and of the Council, and repealing Commission Directive 87/250/EEC, Council Directive 90/496/EEC, Commission Directive 1999/10/EC, Directive 2000/13/EC of the European Parliament and of the Council, Commission Directives 2002/67/EC and 2008/5/EC and Commission Regulation (EC) No 608/2004 (OJ L 304, 22.11.2011, p. 18).</p> <p>Text Origin: Commission Proposal</p>
	Recital 15			
25	(15) Part I of Annex I to Directive 2001/113/EC lays down the minimum quantity of fruit to be	(15) Part I of Annex I to Directive 2001/113/EC lays down the minimum quantity of fruit to be	(15) Part I of Annex I to Directive 2001/113/EC lays down the minimum quantity of fruit to be	(15) Part I of Annex I to Directive 2001/113/EC lays down the minimum quantity of fruit to be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	used in the manufacture of jam, jelly, extra jam or extra jelly. The use of the terms 'extra jam' and 'extra jelly' is reserved for products manufactured with a higher quantity of fruit compared to 'jam' and 'jelly', respectively. Part II of that Annex sets the minimum content of soluble dry matter (i.e. sugars whether naturally occurring in the fruit or added) for those products, and, in order to take into account existing national traditions in the making of fruit jams, jellies and marmalades and sweetened chestnut purée, it allows Member States to authorise a lower minimum content of soluble dry matter.	used in the manufacture of jam, jelly, extra jam or extra jelly. The use of the terms 'extra jam' and 'extra jelly' is reserved for products manufactured with a higher quantity of fruit compared to 'jam' and 'jelly', respectively. Part II of that Annex sets the minimum content of soluble dry matter (i.e. sugars whether naturally occurring in the fruit or added) for those products, and, in order to take into account existing national traditions in the making of fruit jams, jellies and marmalades and sweetened chestnut purée, it allows Member States to authorise a lower minimum content of soluble dry matter.	used in the manufacture of jam, jelly, extra jam or extra jelly. The use of the terms 'extra jam' and 'extra jelly' is reserved for products manufactured with a higher quantity of fruit compared to 'jam' and 'jelly', respectively. Part II of that Annex sets the minimum content of soluble dry matter (i.e. sugars whether naturally occurring in the fruit or added) for those products, and, in order to take into account existing national traditions in the making of fruit jams, jellies and marmalades and sweetened chestnut purée, it allows Member States to authorise a lower minimum content of soluble dry matter.	used in the manufacture of jam, jelly, extra jam or extra jelly. The use of the terms 'extra jam' and 'extra jelly' is reserved for products manufactured with a higher quantity of fruit compared to 'jam' and 'jelly', respectively. Part II of that Annex sets the minimum content of soluble dry matter (i.e. sugars whether naturally occurring in the fruit or added) for those products, and, in order to take into account existing national traditions in the making of fruit jams, jellies and marmalades and sweetened chestnut purée, it allows Member States to authorise a lower minimum content of soluble dry matter.  Text Origin: Commission Proposal
Recital 16				
26	(16) Where the quantity of fruit used to manufacture jams and jellies is increased, the amount of added sugar needed to reach the minimum content of soluble dry matter in these products is reduced. In order to stimulate the production of jams with an increased level of	(16) Where the quantity of fruit used to manufacture jams and jellies is increased, the amount of added sugar needed to reach the minimum content of soluble dry matter in these products is reduced. In order to stimulate the production of jams with an increased level of	(16) Where the quantity of fruit used to manufacture jams and jellies is increased, the amount of added sugar needed to reach the minimum content of soluble dry matter in these products is reduced. In order to stimulate the production of jams <b>and jellies</b> with an	



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>fruit content and thus support the fruit market while taking into account the need to reduce free sugar content, the minimum quantity of fruit to be used in the manufacture of jam, and extra jam laid down in Annex I to Directive 2001/113/EC should be increased. In order to stimulate the production of jellies with an increased level of fruit content and thus support the fruit market, the minimum quantity of fruit to be used in the manufacture of jelly and extra jelly laid down in Annex I to Directive 2001/113/EC should be increased. Similarly, in view of helping consumers to make better informed, healthy food choices, it is appropriate to authorise the use of the reserved names defined in Part I of that Annex for products which have a soluble dry matter content of less than 60 % but meet the conditions applying to the nutrition claim ‘reduced sugars’ laid down in the Annex to Regulation (EC) No 1924/2006 as regards reduced sugar.</p>	<p>fruit content and thus support the fruit market while taking into account the need to reduce free sugar content, the minimum quantity of fruit to be used in the manufacture of jam, and extra jam laid down in Annex I to Directive 2001/113/EC should be increased. In order to stimulate the production of jellies with an increased level of fruit content and thus support the fruit market, the minimum quantity of fruit to be used in the manufacture of jelly and extra jelly laid down in Annex I to Directive 2001/113/EC should be increased. <b>Moreover, all components should be indicated on the label and a reduction in sugar content should not be compensated for with sweeteners.</b> Similarly, in view of helping consumers to make better informed, healthy food choices, it is appropriate to authorise the use of the reserved names defined in Part I of that Annex for products which have a soluble dry matter content of less than 60 % but meet the conditions applying to the nutrition claim ‘reduced sugars’ laid down in the Annex to Regulation (EC) No 1924/2006 as regards reduced sugar.</p>	<p>increased level of fruit content and thus support the fruit market while taking into account the need to reduce free sugar content, the minimum quantity of fruit to be used in the manufacture of jam, and extra jam laid down in Annex I to Directive 2001/113/EC should be increased. In order to stimulate the production of <b>jams and jellies</b> with an increased level of fruit content and thus support the fruit market, the minimum quantity of fruit to be used in the manufacture of jelly and extra jelly laid down in Annex I to Directive 2001/113/EC should be increased. Similarly, in view of helping consumers to make better informed, healthy food choices, it is appropriate to authorise the use of the reserved names defined in Part I of that Annex for products which have a soluble dry matter content of less than 60 % but meet the conditions applying to the nutrition claim ‘reduced sugars’ laid down in the Annex to Regulation (EC) No 1924/2006 as regards reduced sugar.</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Recital 16a				
26a		<p><i>(16a) In light of the Green Deal and the Farm to Fork Strategy's objective of supporting consumers in making informed choices, including on the geographical origin of their food, and in the interest of preserving the efficient functioning of the internal market throughout the Union through a harmonisation of the labelling rules, in line with the current legislation on fresh fruits, it is appropriate to revise the rules for jams, jellies, marmalades and sweetened chestnut purée and provide that the country or countries of origin of the fruits used for obtaining such products should be indicated in descending order on the packaging.</i></p>		
Recital 17				
27	<p>(17) Annex I to Directive 2001/113/EC restricts the term 'marmalade' to a particular citrus fruit mixture. However, in a number of official languages of the Union, while the legal names laid</p>	<p>(17) Annex I to Directive 2001/113/EC restricts the term 'marmalade' to a particular citrus fruit mixture. However, in a number of official languages of the Union, while the legal names laid</p>	<p>(17) Annex I to Directive 2001/113/EC restricts the term 'marmalade' to a particular citrus fruit mixture. However, in a number of official languages of the Union, while the legal names laid</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>down in that Annex have been used in trade to designate the products referred to therein, the society at large uses interchangeably the terms ‘marmalade’ and ‘jam’ to refer to jams from fruits other than citrus fruits. In order to take into account these practices where it is the case, Member States should be able to authorise that the term ‘marmalade’ may be used for the product name ‘jam’. In order to avoid consumer confusion, the term ‘citrus marmalade’ should be used across the Union for the product until now defined as ‘marmalade’ in order to distinguish the two product categories. This is also in line with the international standard reflected in the Codex General Standard for jams, jellies and marmalades, (Codex Stan 296-2009), adopted by the Codex Alimentarius Commission during its 32nd session held from 29 June to 4 July 2009, which establishes a distinction between citrus marmalade and non-citrus marmalade. It is therefore appropriate to revise that Directive accordingly as regards the product name ‘marmalade’.</p>	<p>down in that Annex have been used in trade to designate the products referred to therein, the society at large uses interchangeably the terms ‘marmalade’ and ‘jam’ to refer to jams from fruits other than citrus fruits. In order to take into account these practices where it is the case, Member States should be able to authorise that the term ‘marmalade’ may be used for the product name ‘jam’. In order to avoid consumer confusion, the term ‘citrus marmalade’ should be used across the Union for the product until now defined as ‘marmalade’ in order to distinguish the two product categories. This is also in line with the international standard reflected in the Codex General Standard for jams, jellies and marmalades, (Codex Stan 296-2009), adopted by the Codex Alimentarius Commission during its 32nd session held from 29 June to 4 July 2009, which establishes a distinction between citrus marmalade and non-citrus marmalade. It is therefore appropriate to revise that Directive accordingly as regards the product name ‘marmalade’.</p>	<p>down in that Annex have been used in trade to designate the products referred to therein, the society at large uses interchangeably the terms ‘marmalade’ and ‘jam’ to refer to jams from fruits other than citrus fruits. In order to take into account these practices where it is the case, <b>while taking into account that the harmonised name remains ‘jam’</b>, Member States should be able to authorise, <b>on their territory</b>, that the term ‘marmalade’ may be used for the product name ‘jam’ <b>in the case of jams from fruits other than citrus fruits. Consequently</b>, in order to avoid consumer confusion, the term ‘citrus marmalade’ should be used across the Union for the product until now defined as ‘marmalade’ in order to distinguish the two product categories. <del>This is also in line with the international standard reflected in the Codex General Standard for jams, jellies and marmalades, (Codex Stan 296-2009), adopted by the Codex Alimentarius Commission during its 32nd session held from 29 June to 4 July 2009, which establishes a distinction between citrus</del>; <b>where</b></p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<p>the term “citrus” could be exchanged for the name of the citrus fruit(s) used.</p> <p><b>In a Member State that does not avail of the option to name ‘jam’ as ‘marmalade’ because of the domestic consumer habits, it should be possible to continue, on its territory, and in the case of citrus marmalade that is manufactured from three or more fruits, to allow to name it as ‘mixed fruit marmalade’ or ‘[x] fruits marmalade’ where x is the number of fruits used and non-citrus marmalade. It is therefore appropriate to revise that Directive accordingly as regards the product name ‘names ‘marmalade’ and ‘citrus marmalade’.</b></p>	
Recital 18				
28	(18) Annex II to that Directive lists the additional ingredients that may be used in the manufacturing of products covered by the Directive. Citrus fruit juice may be used as acidifying agent in jam, extra jam, jelly and extra jelly obtained from other types of fruit.	(18) Annex II to that Directive lists the additional ingredients that may be used in the manufacturing of products covered by the Directive. Citrus fruit juice may be used as acidifying agent in jam, extra jam, jelly and extra jelly obtained from other types of fruit.	(18) Annex II to that Directive lists the additional ingredients that may be used in the manufacturing of products covered by the Directive. Citrus fruit juice may be used as acidifying agent in jam, extra jam, jelly and extra jelly obtained from other types of fruit.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Compared to juice not from concentrate, citrus fruit juice in its concentrated form is less voluminous and less heavy to transport, more stable, can be preserved a longer time and requires less energy consumption to evaporate the water content when manufacturing the final jam or jelly product. Its use in jam, extra jam, jelly and extra jelly production is therefore more sustainable than fresh citrus fruit juice. Therefore, it is appropriate to add concentrated citrus fruit juice in the list of additional ingredients laid down in that Annex.	Compared to juice not from concentrate, citrus fruit juice in its concentrated form is less voluminous and less heavy to transport, more stable, can be preserved a longer time and requires less energy consumption to evaporate the water content when manufacturing the final jam or jelly product. Its use in jam, extra jam, jelly and extra jelly production is therefore more sustainable than fresh citrus fruit juice. Therefore, it is appropriate to add concentrated citrus fruit juice in the list of additional ingredients laid down in that Annex.	Compared to juice not from concentrate, <del>citrus</del> -fruit juice in its concentrated form is less voluminous and less heavy to transport, more stable, can be preserved a longer time and requires less energy consumption to evaporate the water content when manufacturing the final jam or jelly product. Its use in jam, extra jam, jelly and extra jelly production is therefore more sustainable than fresh <del>citrus</del> -fruit juice. Therefore, it is appropriate to add <del>concentrated</del> <b>fruit juice</b> , citrus fruit juice, <b>red fruit juice and red beetroot juice, concentrated or not</b> , in the list of additional ingredients laid down in <b>that Annex, to be allowed for use in the different categories of jam, extra jam and jelly, in accordance with that Annex.</b>	
Recital 18a				
28a			<b>(18a) The use of foods additives is currently regulated in Regulation (EC) No 1333/2008, which contains specific provisions regarding jam and extra jam. It is therefore appropriate to delete the fourth</b>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<b>indent in Annex III, Part B, point 1 of Directive 2001/113/EC and to amend accordingly Annex II thereof.</b>	
Recital 19				
29	<p>(19) Council Directive 2001/114/EC<sup>1</sup> lays down definitions and common rules governing the composition, manufacturing specifications and labelling of certain preserved milk.</p> <p>1. Council Directive 2001/114/EC of 20 December 2001 relating to certain partly or wholly dehydrated preserved milk for human consumption (OJ L 15, 17.1.2002, p. 19).</p>	<p>(19) Council Directive 2001/114/EC<sup>1</sup> lays down definitions and common rules governing the composition, manufacturing specifications and labelling of certain preserved milk.</p> <p>1. Council Directive 2001/114/EC of 20 December 2001 relating to certain partly or wholly dehydrated preserved milk for human consumption (OJ L 15, 17.1.2002, p. 19).</p>	<p>(19) Council Directive 2001/114/EC<sup>1</sup> lays down definitions and common rules governing the composition, manufacturing specifications and labelling of certain preserved milk.</p> <p>1. Council Directive 2001/114/EC of 20 December 2001 relating to certain partly or wholly dehydrated preserved milk for human consumption (OJ L 15, 17.1.2002, p. 19).</p>	<p>(19) Council Directive 2001/114/EC<sup>1</sup> lays down definitions and common rules governing the composition, manufacturing specifications and labelling of certain preserved milk.</p> <p>1. Council Directive 2001/114/EC of 20 December 2001 relating to certain partly or wholly dehydrated preserved milk for human consumption (OJ L 15, 17.1.2002, p. 19).</p> <p><b>Text Origin: Commission Proposal</b></p>
Recital 20				
30	<p>(20) Point 3 of Annex I to Directive 2001/114/EC lists the treatments authorised to partly or wholly dehydrate preserved milk. In order to respond to evolving consumers' needs, a treatment to produce lactose-free milk products should be authorised. Furthermore,</p>	<p>(20) Point 3 of Annex I to Directive 2001/114/EC lists the treatments authorised to partly or wholly dehydrate preserved milk. In order to respond to evolving consumers' needs, a treatment to produce lactose-free milk products should be authorised. Furthermore,</p>	<p>(20) Point 3 of Annex I to Directive 2001/114/EC lists the treatments authorised to partly or wholly dehydrate preserved milk. In order to respond to evolving consumers' needs, a treatment to <del>produce lactose-free</del><b>reduce the level of lactose in</b> milk products</p>	

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	the particular designation for the English term ‘evaporated milk’ in Annex II to that Directive should be aligned with the international standards defined in the Codex Standard for evaporated milks (Codex Stan 281-1971).	the particular designation for the English term ‘evaporated milk’ in Annex II to that Directive should be aligned with the international standards defined in the Codex Standard for evaporated milks (Codex Stan 281-1971).	should be authorised. Furthermore, the particular designation for the English term ‘evaporated milk’ in Annex II to that Directive should be aligned with the international standards defined in the Codex Standard for evaporated milks (Codex Stan 281-1971).	
Recital 21				
31	<p>(21) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC contain references to repealed acts. Directive 2000/13/EC of the European Parliament and of the Council<sup>1</sup> was repealed and replaced by Regulation (EU) No 1169/2011. Council Directive 89/107/EEC<sup>2</sup> and European Parliament and Council Directive No 95/2/EC<sup>3</sup> were repealed and replaced by Regulation (EC) No 1333/2008 of the European Parliament and of the Council<sup>4</sup>. Those references should therefore be replaced by references to the relevant provisions of Regulations (EU) No 1169/2011 and (EC) No 1333/2008.</p> <p><sup>1</sup>. Directive 2000/13/EC of the European Parliament and of the Council of 20 March</p>	<p>(21) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC contain references to repealed acts. Directive 2000/13/EC of the European Parliament and of the Council<sup>1</sup> was repealed and replaced by Regulation (EU) No 1169/2011. Council Directive 89/107/EEC<sup>2</sup> and European Parliament and Council Directive No 95/2/EC<sup>3</sup> were repealed and replaced by Regulation (EC) No 1333/2008 of the European Parliament and of the Council<sup>4</sup>. Those references should therefore be replaced by references to the relevant provisions of Regulations (EU) No 1169/2011 and (EC) No 1333/2008.</p> <p><sup>1</sup>. Directive 2000/13/EC of the European Parliament and of the Council of 20 March</p>	<p>(21) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and 2001/114/EC contain references to repealed acts. Directive 2000/13/EC of the European Parliament and of the Council<sup>1</sup> was repealed and replaced by Regulation (EU) No 1169/2011. Council Directive 89/107/EEC<sup>2</sup> and European Parliament and Council Directive No 95/2/EC<sup>3</sup> were repealed and replaced by Regulation (EC) No 1333/2008 of the European Parliament and of the Council<sup>4</sup>. <b>Council Directive 98/83/EC<sup>5</sup> was repealed and replaced by Directive (EU) 2020/2184 of the European Parliament and of the Council<sup>6</sup>.</b> Those references should therefore be replaced by references to the relevant provisions of Regulations</p>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	<p>2000 on the approximation of the laws of the Member States relating to the labelling, presentation and advertising of foodstuffs (OJ L 109, 6.5.2000, p. 29).</p> <p>2. Council Directive 89/107/EEC of 21 December 1988 on the approximation of the laws of the Member States concerning food additives authorized for use in foodstuffs intended for human consumption (OJ L 40, 11.2.1989, p. 27).</p> <p>3. European Parliament and Council Directive No 95/2/EC of 20 February 1995 on food additives other than colours and sweeteners (OJ L 61, 18.3.1995, p. 1).</p> <p>4. Regulation (EC) No 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).</p>	<p>2000 on the approximation of the laws of the Member States relating to the labelling, presentation and advertising of foodstuffs (OJ L 109, 6.5.2000, p. 29).</p> <p>2. Council Directive 89/107/EEC of 21 December 1988 on the approximation of the laws of the Member States concerning food additives authorized for use in foodstuffs intended for human consumption (OJ L 40, 11.2.1989, p. 27).</p> <p>3. European Parliament and Council Directive No 95/2/EC of 20 February 1995 on food additives other than colours and sweeteners (OJ L 61, 18.3.1995, p. 1).</p> <p>4. Regulation (EC) No 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).</p>	<p>(EU) No 1169/2011 <del>and</del>, (EC) No 1333/2008 <b>and Directive (EU) 2020/2184.</b></p> <p>1. Directive 2000/13/EC of the European Parliament and of the Council of 20 March 2000 on the approximation of the laws of the Member States relating to the labelling, presentation and advertising of foodstuffs (OJ L 109, 6.5.2000, p. 29).</p> <p>2. Council Directive 89/107/EEC of 21 December 1988 on the approximation of the laws of the Member States concerning food additives authorized for use in foodstuffs intended for human consumption (OJ L 40, 11.2.1989, p. 27).</p> <p>3. European Parliament and Council Directive No 95/2/EC of 20 February 1995 on food additives other than colours and sweeteners (OJ L 61, 18.3.1995, p. 1).</p> <p>4. Regulation (EC) No 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).</p> <p><b>5. Council Directive 98/83/EC of 3 November 1998 on the quality of water intended for human consumption (OJ L 330, 5.12.1998, p. 32).</b></p> <p><b>6. Directive (EU) 2020/2184 of the European Parliament and of the Council of 16 December 2020 on the quality of water intended for human consumption (OJ L 435, 23.12.2020, p. 1).</b></p>	
	Recital 22			
g	32	(22) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and	(22) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and	(22) Directives 2001/110/EC, 2001/112/EC, 2001/113/EC and



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	2001/114/EC should therefore be amended accordingly.	2001/114/EC should therefore be amended accordingly.	2001/114/EC should therefore be amended accordingly.	2001/114/EC should therefore be amended accordingly.  Text Origin: Commission Proposal
Recital 23				
33	(23) In order to allow Member States to adopt national laws, regulations and administrative provisions necessary to comply with this Directive, a transposition period of 18 months should be established. In order to allow operators to sufficient time to adjust to the new requirements, those national provisions transposing this Directive should only apply from 24 months after the date of entry into force of this Directive.	(23) In order to allow Member States to adopt national laws, regulations and administrative provisions necessary to comply with this Directive, a transposition period of <del>18</del> <b>12</b> months should be established. In order to allow operators to sufficient time to adjust to the new requirements, those national provisions transposing this Directive should only apply from <del>24</del> <b>18</b> months after the date of entry into force of this Directive.	(23) In order to allow Member States to adopt national laws, regulations and administrative provisions necessary to comply with this Directive, a transposition period of 18 months should be established. In order to allow operators to sufficient time to adjust to the new requirements, those national provisions transposing this Directive should only apply from 24 months after the date of entry into force of this Directive.	
Recital 24				
34	(24) In order to take into account the interests of economic operators who place on the market or label their products in accordance with the requirements applicable before the application of the national provisions transposing this	(24) In order to take into account the interests of economic operators who place on the market or label their products in accordance with the requirements applicable before the application of the national provisions transposing this	(24) In order to take into account the interests of economic operators who place on the market or label their products in accordance with the requirements applicable before the application of the national provisions transposing this	(24) In order to take into account the interests of economic operators who place on the market or label their products in accordance with the requirements applicable before the application of the national provisions transposing this

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Directive, it is necessary to establish appropriate transitional measures. Therefore, this Directive should provide that those products may continue to be marketed for a limited time beyond the transposition period,	Directive, it is necessary to establish appropriate transitional measures. Therefore, this Directive should provide that those products may continue to be marketed for a limited time beyond the transposition period,	Directive, it is necessary to establish appropriate transitional measures. Therefore, this Directive should provide that those products may continue to be marketed for a limited time beyond the transposition period,.	Directive, it is necessary to establish appropriate transitional measures. Therefore, this Directive should provide that those products may continue to be marketed for a limited time beyond the transposition period,  Text Origin: Commission Proposal
Recital 24a				
34a			<b>(24a) Since the objectives of this Directive, namely amending the Union rules on composition and labelling of honey, fruit juices, fruit jams, jellies and marmalades, and certain partly or wholly dehydrated preserved milk, cannot be sufficiently achieved by the Member States, but can rather, by reason of the scale and effects of this Directive, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity, as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Directive does not go</b>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			beyond what is necessary in order to achieve that objective,	
Formula				
35	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE:	HAVE ADOPTED THIS DIRECTIVE: <small>Text Origin: Commission Proposal</small>
Article 1				
36	Article 1 Amendments to Directive 2001/110/EC	Article 1 Amendments to Directive 2001/110/EC	Article 1 Amendments to Directive 2001/110/EC	Article 1 Amendments to Directive 2001/110/EC
Article 1, first paragraph				
37	Article 2 of Directive 2001/110/EC is amended as follows:	<del>Article 2 of</del> Directive 2001/110/EC is amended as follows:	<del>Article 2 of</del> Directive 2001/110/EC is amended as follows:	<del>Article 2 of</del> Directive 2001/110/EC is amended as follows: <small>Text Origin: Council Mandate</small>
Article 1, first paragraph, point (-1)				
37a			(1) Article 2 is amended as follows:	<u>(1) Article 2 is amended as follows:</u> <small>Text Origin: Council Mandate</small>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 1, first paragraph, point (1)					
G	38	(1) the introductory sentence is replaced by the following:	(1) the introductory sentence is replaced by the following:	<del>(1)</del> (a) the introductory sentence is replaced by the following:	G
Article 1, first paragraph, point (1), amending provision, first paragraph					
G	39	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:  Text Origin: Commission Proposal	G
Article 1, first paragraph, point (1), amending provision, second paragraph					
G	40	_____	_____	_____	G
Article 1, first paragraph, point (1), amending provision, third paragraph					
G	41	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304,	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304,	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304,	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	22.11.2011, p. 18).;	22.11.2011, p. 18).;	22.11.2011, p. 18).;	22.11.2011, p. 18).;  Text Origin: Commission Proposal
Article 1, first paragraph, point (1a)				
G 41a		<i>(1a) In Article 2, paragraph 2, the first subparagraph is replaced by the following:</i>		<u><i>(1a) In Article 2, paragraph 2, the first subparagraph is replaced by the following:</i></u>
Article 1, first paragraph, point (1a), amending provision, first paragraph				
G 41b		2a. the product names referred to in Annex I, points 2 and 3, shall apply only to the products defined therein and shall be used in trade to designate them. These names may be replaced by the simple product name 'honey', except in the case of comb honey, chunk honey or cut comb in honey and baker's honey.		<u>the product names referred to in Annex I, points 2 and 3, shall apply only to the products defined therein and shall be used in trade to designate them. These names may be replaced by the simple product name 'honey', except in the case of comb honey, chunk honey or cut comb in honey and baker's honey.</u>
Article 1, first paragraph, point (1b)				
G 41c		<i>(1b) In Article 2, paragraph 2, second subparagraph, point b is</i>		<u><i>(1b) In Article 2, paragraph 2, second subparagraph, point b is</i></u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>replaced by the following:</i>		<u><i>replaced by the following:</i></u>
	Article 1, first paragraph, point (1b), amending provision, first paragraph			
G	41d	<p>‘</p> <p><i>(b) Except in the case of baker’s honey, those names may be supplemented by information concerning the honey’s:</i></p> <ul style="list-style-type: none"> <li>– <i>floral or vegetable origin, if the product comes wholly or mainly from the indicated source and presents the organoleptic, physico-chemical and microscopic characteristics of the indicated origin;</i></li> <li>– <i>regional, territorial or topographical origin, if the product comes entirely from the indicated source;</i></li> <li>– <i>specific quality criteria.</i></li> </ul> <p>’</p>		<p>‘</p> <p><u><i>(b) Except in the case of baker’s honey, those names may be supplemented by information concerning the honey’s:</i></u></p> <ul style="list-style-type: none"> <li><u>– <i>floral or vegetable origin, if the product comes wholly or mainly from the indicated source and presents the organoleptic, physico-chemical and microscopic characteristics of the indicated origin;</i></u></li> <li><u>– <i>regional, territorial or topographical origin, if the product comes entirely from the indicated source;</i></u></li> <li><u>– <i>specific quality criteria.</i></u></li> </ul> <p>’</p>
	Article 1, first paragraph, point (1c)			
Y	41e	<i>(1c) In Article 2, paragraph 2, second subparagraph, the following point is added:</i>		
	Article 1, first paragraph, point (1c), amending provision, first paragraph			
Y	41f			

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		<p>(ba) <i>Each honey marketed with a different identification than that of the beekeeper shall have an identifier code linked to a traceability system that allows the competent authorities of Member States to trace back the entire supply chain of a given honey to beekeepers. Any personal information included in the traceability system shall be accessible to consumers only with the agreement of the producers of the lot or lots concerned.</i></p>		
	Article 1, first paragraph, point (2)			
R	42	(2) in paragraph 4, points (a) and (b) are replaced by the following:	(2)(b) in paragraph 4, points (a) and (b) are replaced by the following:	R
	Article 1, first paragraph, point (2), amending provision, first paragraph			
R	43	<p>(a) The country of origin where the honey has been harvested shall be indicated on the label. If the honey <i>originates in more than one country, the countries of origin where the honey has been</i></p>	<p>(a) The country of origin where the honey has been harvested shall be indicated on the label. If the honey <i>originates in more than one country, the countries of origin where the honey has been harvested in only, that country shall be</i></p>	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	harvested shall be indicated on the label of packs containing more than 25 g;	<i>indicated on the front-of-pack label close to the product brand name. <del>If, the countries of origin where the honey has been</del> consists of a blend of honeys harvested in several countries, the list of the countries of origin shall be indicated on the front-of-pack label in descending order of quantity, with the exact blended percentages allowing a 5% tolerance. <del>of packs containing more than 25 g;</del></i>	has been harvested shall be indicated on the label <b>in descending order of their share in weight, together with the percentage that each one represents. A tolerance of 5 percent shall be allowed for each individual share within the blend, calculated on the basis of the operator's traceability documentation.</b> <del>of packs containing more than 25 g;</del>	
Article 1, first paragraph a, point (2), amending provision, first paragraph a				
43a			<b>However, Member States may provide that, where the number of countries of origin in honey blends is more than four, and there are four countries of origin representing the four largest shares among all countries of origin, the obligation to indicate the percentage only applies to those four largest shares, whereas the rest of the countries of origin is represented in descending order without indicating the percentage.</b>	
Article 1, first paragraph, point (2), amending provision, first paragraph a				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	43b		In the case of packages of less than 30 grams, the names of the countries of origin may be replaced by a two-letter code, in accordance with latest version in force of the international standard ISO 3166-1 two-letter code (alfa-2);	<p><u>Only in the case of packages of less than 30 grams, the names of the countries of origin may be replaced by a two-letter code, in accordance with latest version in force of the international standard ISO 3166-1 two-letter code (alfa-2);</u></p> <p>Text Origin: Council Mandate</p>
Article 1, first paragraph, point (2), amending provision, first paragraph a				
R	43c	<p><i>(aa) For packs containing more than 30 g, the percentage share in weight for each country of origin shall be indicated on the label using one of the following ranges:</i></p> <p><i>&gt;90%</i></p> <p><i>70%-90%</i></p> <p><i>50%-70%</i></p> <p><i>30%-50%</i></p> <p><i>10%-30%</i></p> <p><i>less than 10%</i></p> <p><i>For packs containing 30 g or less, the percentage share in weight for each country of origin may be indicated on the label using one of the following ranges:</i></p> <p><i>&gt;75%</i></p> <p><i>50%-75%</i></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		25%-50% less than 25%		
	Article 1, first paragraph, point (2), amending provision, third paragraph			
G	43d	(ab) Only for packs containing less than 30 g of blended honey originating in more than one country may the countries of origin be indicated on the label by using the ISO 3166 alpha-2 country code.		
	Article 1, first paragraph, point (2), amending provision, fourth paragraph			
R	43e	(ac) If two or more 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.		
	Article 1, first paragraph, point (2), amending provision, second paragraph			
G	44	(b) For the purposes of Regulation (EU) No 1169/2011 and in particular Articles 12 to 15 thereof, the particulars to be indicated according to point (a) of this paragraph shall be considered as mandatory particulars in	(b) For the purposes of Regulation (EU) No 1169/2011 and in particular Articles 12 to 15 thereof, the particulars to be indicated according to point (a) of this paragraph shall be considered as mandatory particulars in	(b) <del>For the purposes of Regulation (EU) No 1169/2011 and in particular Articles 12 to 15 thereof,</del> The particulars to be indicated according to point (a) of this paragraph shall be considered as mandatory particulars in

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	accordance with Article 9 of that Regulation..	accordance with Article 9 of that Regulation.-	accordance with Article 9 of <del>that Regulation</del> <b>Regulation (EU) No 1169/2011;</b> ..	accordance with Article 9 of <del>that Regulation</del> <b>Regulation (EU) No 1169/2011;</b> ..  Text Origin: Council Mandate
	Article 1, first paragraph a, point (2), amending provision, second paragraph a			
G	44a		<i>deleted</i>	
	Article 1, first paragraph, point (2a)			
Y	44b	<i>(2a) In Article 2(4), the following point is added:</i>		
	Article 1, first paragraph, point (2a), amending provision, first paragraph			
Y	44c	<i>(ba) an EU reference laboratory for honey shall be established to improve controls and to detect adulteration in honey through systematic testing of honey, using the latest test methods to prove the authenticity and quality of honey;</i>		
	Article 1, first paragraph, point (2b)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Y	44d	<i>(2b) Article 3 is replaced by the following:</i>			Y
	Article 1, first paragraph, point (2b), amending provision, first paragraph				
Y	44e	<p>‘</p> <p><i>In the case of honey intended for industrial uses such as baker’s honey, bulk containers, packaging and sales documentation shall clearly indicate the full product name as set out in point 3 of Annex I.</i></p> <p>’</p>			Y
	Article 1, first paragraph, point (2c)				
Y	44f	<i>(2c) The following article is inserted:</i>			Y
	Article 1, first paragraph, point (2c), amending provision, first paragraph				
Y	44g	<p>‘</p> <p><i>Article 4a</i>  <i>Traceability requirements</i>  <i>1. The Commission is empowered to adopt delegated acts no later than ... [OP: please insert the date = 12 months from the date of entry into force of this Directive]</i></p> <p>’</p>			Y

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><i>establishing a harmonised methodology to determine the precise origins of honey and honey authenticity. This methodology shall, by means of laboratory testing or any other method deemed appropriate, enable competent authorities to trace honey back to its country or countries of origin and shall allow detection of the lowest possible levels and all types of adulteration in order to ascertain honey authenticity;</i></p> <p><i>2. From ... [OP: please insert the date = 18 months from the date of entry into force of this Directive], the placing on the market of honey shall be conditional upon its compliance with the traceability requirements set out in this Article. Product checks shall be carried out by competent authorities, to verify consistency with the indicated country or countries of origin. The competent authorities shall carry out regular and risk-based checks within their territory to establish whether the relevant products that the operator or trader has placed or intends to place on the market comply with this Directive.</i></p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		,		
	Article 1, first paragraph, point (2d)			
Y	44h	<i>(2d) In Annex I, point 2 (b)(viii) is replaced by the following:</i>		Y
	Article 1, first paragraph, point (2d), amending provision, first paragraph			
Y	44i	<p>,</p> <p><i>(viii) unheated honey Honey which has been extracted from the combs, decanted and then, if necessary, sieved. Honey so designated has not been heated to the extent that its enzymes and other thermally sensitive elements are degraded to such an extent that they no longer comply with the criteria laid down in points 6 and 6a of Annex II.</i></p> <p>,</p>		Y
	Article 1, first paragraph, point (2e)			
Y	44j	<i>(2e) In Annex II, second paragraph is replaced by the following:</i>		Y
	Article 1, first paragraph, point (2e), amending provision, first paragraph			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
44k		<p>When placed on the market as honey or used in any product intended for human consumption, honey shall not have added to it any food ingredient, including food additives, nor shall any other additions be made other than honey. Honey must be free from organic or inorganic matters foreign to its composition. With the exception of point 3 of Annex I, it must not have any foreign tastes or odours, have begun to ferment, have an artificially changed acidity or have been heated in such a way that the natural enzymes have been either destroyed or significantly inactivated, or have been exposed to vacuum evaporation. Honey, when marketed as such or used in any product intended for human consumption, must comply with the compositional characteristics set out in points 1 to 6. In addition, when marketed as "raw honey" or "virgin honey" it must also comply with the compositional characteristics set out in point 6a.</p>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1, first paragraph, point (2f)			
Y	44l	<i>(2f) In Annex II, point 3 is replaced by the following:</i>		Y
	Article 1, first paragraph, point (2f), amending provision, first paragraph			
Y	44m	<i>No significant change in the pollen count or pollen spectrum of pollen smaller than 100 µm is permitted. No constituents of honey smaller than 100 µm may be removed.</i>		Y
	Article 1, first paragraph, point (2g)			
Y	44n	<i>(2g) In Annex II, paragraph 4, the following point is added:</i>		Y
	Article 1, first paragraph, point (2g), amending provision, first paragraph			
G	44o	<i>6a. invertase index (Gontarski unit) for 'unheated honey'. Determined after processing and blending. - generally, not less than 50 U/kg - honeys with a low</i>		G



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>natural enzyme content, not less than 25 U/kg.</i>		
	Article 1, first paragraph, point (2g), amending provision, second paragraph			
44p		<p><i>6a. invertase index (Siegenthaler method) for 'unheated honey', determined after processing and blending- generally, not less than 50 U/kg- honeys with a low natural enzyme content, not less than 25 U/kg.</i></p> <p>(This amendment applies throughout the text. Adopting it will necessitate corresponding changes throughout.)</p>		
	Article 1, second paragraph			
44q			<b>(2) In Article 4, paragraph 1 is replaced by the following:</b>	
	Article 1, fourth paragraph			
44r			<b>'1. The Commission is empowered, taking into account international standards and technical progress, to adopt implementing acts to set out methods of analysis to verify</b>	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			whether honey is compliant with the provisions of this Directive. As regards methods of analysis to detect adulterated honey, the Commission shall adopt those implementing acts by [four years after the entry into force of this amending Directive]. Until the adoption of such methods, Member States shall, whenever possible, use internationally recognised validated methods of analysis such as those approved by the Codex Alimentarius to verify compliance with the provisions of this Directive.	
	Article 1, fifth paragraph			
Y	44s		The implementing acts referred to in this paragraph shall be adopted in accordance with the examination procedure referred to in Article 7(2).’.	Y
	Article 2			
G	45	Article 2 Amendments to Directive 2001/112/EC	Article 2 Amendments to Directive 2001/112/EC	Article 2 Amendments to Directive 2001/112/EC  Text Origin: Commission

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Proposal
Article 2, first paragraph				
46	Directive 2001/112/EC is amended as follows:	Directive 2001/112/EC is amended as follows:	Directive 2001/112/EC is amended as follows:	Directive 2001/112/EC is amended as follows: Text Origin: Commission Proposal
Article 2, first paragraph, point (1)				
47	(1) Article 3 is amended as follows:	(1) Article 3 is amended as follows:	(1) Article 3 is amended as follows:	(1) Article 3 is amended as follows: Text Origin: Commission Proposal
Article 2, first paragraph, point (1)(a)				
48	(a) the introductory sentence is replaced by the following:	(a) the introductory sentence is replaced by the following:	(a) the introductory sentence is replaced by the following:	(a) the introductory sentence is replaced by the following: Text Origin: Commission Proposal
Article 2, first paragraph, point (1)(a), amending provision, first paragraph				
49	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products defined in Annex I to this Directive, subject to the following conditions:	products defined in Annex I to this Directive, subject to the following conditions:	products defined in Annex I to this Directive, subject to the following conditions:	products defined in Annex I to this Directive, subject to the following conditions:  Text Origin: Commission Proposal
Article 2, first paragraph, point (1)(a), amending provision, second paragraph				
50	_____	_____	_____	_____ Text Origin: Commission Proposal
Article 2, first paragraph, point (1)(a), amending provision, third paragraph				
51	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;'	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;  Text Origin: Commission Proposal
Article 2, first paragraph, point (1)(b)				
52	(b) in paragraph 1, point (b), is replaced by the following:	(b) in paragraph 1, point (b), is replaced by the following:	(b) in paragraph 1, point (b), point 1, subpoint (b) is replaced by the following:	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2, first paragraph, point (1)(b), amending provision, first paragraph			
53	<p>(b) As an alternative to the product names referred to in subparagraph (a), Annex III provides a list of particular designations. The designations listed in Annex III, Part I, may be used in the language and under the conditions laid down therein. The designations listed in Annex III, Part II, may be used in the official language of the Union of the Member State where the product is placed on the market.;</p>	<p>(b) As an alternative to the product names referred to in subparagraph (a), Annex III provides a list of particular designations. The designations listed in Annex III, Part I, may be used in the language and under the conditions laid down therein. The designations listed in Annex III, Part II, may be used in the official language of the Union of the Member State where the product is placed on the market.;</p>	<p>(b) As an alternative to the product names referred to in subparagraph <b>subpoint</b> (a), Annex III provides a list of particular designations. <b>Where the operator uses</b> the designations listed in Annex III, Part I, <del>may</del><b>they shall</b> be used in the language and under the conditions laid down therein. <b>Concerning</b> the designations listed in Annex III, Part II, <del>may be used in the official language of the Union of the Member State where the product is placed on the market</del><b>Member States in which the product is placed on the market may stipulate that those designations are to be used in one or more of the official languages of the Union.</b>’;</p>	<p>(b) As an alternative to the product names referred to in <del>subparagraph</del> <b>subpoint</b> (a), Annex III provides a list of particular designations. <b>Where the operator uses</b> the designations listed in Annex III, Part I, <del>may</del><b>they shall</b> be used in the language and under the conditions laid down therein. <b>Concerning</b> the designations listed in Annex III, Part II, <del>may be used in the official language of the Union of the Member State where the product is placed on the market</del><b>Member States in which the product is placed on the market may stipulate that those designations are to be used in one or more of the official languages of the Union.</b>’;</p> <p>Text Origin: Council Mandate</p>
	Article 2, first paragraph, point (1)(ba)			
53a		<i>(ba) The following paragraph is inserted:</i>		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2, first paragraph, point (1)(ba), amending provision, first paragraph			
R 53b		<p>‘</p> <p><i>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.</i></p> <p>’,</p>		
	Article 2, first paragraph, point (1)(c)			
G 54	(c) the following paragraph 4 is inserted:	(c) the following paragraph 4 is inserted:	(c) the following paragraph 4 point is inserted:	
	Article 2, first paragraph, point (1)(c), amending provision, numbered paragraph (4), first subparagraph			
G 55	<p>‘</p> <p>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</p>	<p>‘</p> <p>4. Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**, the statement ‘<del>no fruit juices contain added</del> <b>contains only naturally occurring</b> sugars’ may appear on the label in the same field of vision as the name of the</p>	<p>‘</p> <p>4. <del>Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**</del>, The statement ‘<del>no</del> “fruit juices <b>do not</b> contain added sugars” may appear on the label in the same field of vision as the name of the products referred to in</p>	<p>‘</p> <p>4. <del>Without prejudice to Regulation (EC) No 1924/2006 of the European Parliament and of the Council**</del>, The statement ‘<del>no</del> fruit juices contain <del>added</del> <b>only naturally occurring</b> sugars’ may appear on the label in the same field of vision as the name of the products</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1, of Annex I to this Directive.	products referred to in Part I, point 1, of Annex I to this Directive.	Part I, <del>point 1</del> <b>points 1 to 4</b> , of Annex I. <b>In that case the statement “fruit juices contain sugars that occur naturally in the fruit” shall be added on the label to this Directive.’;</b>	referred to in Part I, point 1, of Annex I to this Directive.
Article 2, first paragraph, point (1)(c), amending provision, numbered paragraph (4), second subparagraph				
56	** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).;	** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).;	<del>** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9).;</del>	
Article 2, first paragraph, point (1)(d)				
57	(d) paragraph 6 is replaced by the following:	(d) paragraph 6 is replaced by the following:	(d) <del>paragraph</del> <b>point</b> 6 is replaced by the following:	
Article 2, first paragraph, point (1)(d), amending provision, numbered paragraph (6)				
58	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	6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, <b>for reduced-sugar fruit juice, for reduced-sugar fruit juice from</b>	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	6. Without prejudice to Article 22 of Regulation (EU) No 1169/2011 for mixtures of fruit juice and fruit juice from concentrate, <u>for reduced-sugar fruit juice, for reduced-sugar fruit juice from</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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.;	<b>concentrate</b> , 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.;	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.;	<u>concentrate</u> , 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.;
				Text Origin: EP Mandate
	Article 2, first paragraph, point (1)(d), amending provision, numbered paragraph (6a)			
G	58a			G
	Article 2, first paragraph, point (1)(da)			
R	58b	<i>(da) The following paragraph is added:</i>		R
	Article 2, first paragraph, point (1)(d), amending provision, numbered paragraph (6a)			
R	58c	<i>7a. Claims regarding positive properties, such as health benefits, ingredients or nutritional value, in comparison to the natural fruits contained in the fruit juice or the products listed in Annex I, points</i>		R



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>1 to 4, shall not be made on the labelling for reduced-sugar fruit juice or reduced-sugar fruit juice from concentrate referred to in Annex I, point 6.</i>		
Article 2, first paragraph, point (2)				
59	(2) Article 6 is replaced by the following:	(2) Article 6 is replaced by the following:	(2) Article 6 is replaced by the following:	(2) Article 6 is replaced by the following:  Text Origin: Commission Proposal
Article 2, first paragraph, point (2), amending provision, first paragraph				
60	Article 6	Article 6	Article 6	Article 6  Text Origin: Commission Proposal
Article 2, first paragraph, point (2), amending provision, second paragraph				
61	Without prejudice to Regulation (EC) No 1333/2008, only the treatments and substances listed in Part II of Annex I to this Directive and the raw materials complying with Annex II to this Directive may be used to manufacture the	Without prejudice to Regulation (EC) No 1333/2008, only the treatments and substances listed in Part II of Annex I to this Directive and the raw materials complying with Annex II to this Directive may be used to manufacture the	<del>Without prejudice to Regulation (EC) No 1333/2008, Only the</del> treatments and substances listed in Part II of Annex I to this Directive and the raw materials complying with Annex II to this Directive may be used to manufacture the	<del>Without prejudice to Regulation (EC) No 1333/2008, Only the</del> treatments and substances listed in Part II of Annex I to this Directive and the raw materials complying with Annex II to this Directive may be used to manufacture the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products defined in Part I of that Annex I. Moreover, fruit nectars shall comply with the provisions of Annex IV to this Directive.;	products defined in Part I of that Annex I. Moreover, fruit nectars shall comply with the provisions of Annex IV to this Directive.;	products defined in Part I of that Annex I. Moreover, fruit nectars shall comply with the provisions of Annex IV to this Directive.;	products defined in Part I of that Annex I. Moreover, fruit nectars shall comply with the provisions of Annex IV to this Directive.;
				Text Origin: Council Mandate
	Article 2, first paragraph, point (2a), first subparagraph			
R	61a		(2a) Article 7 is amended as follows:	R
	Article 2, first paragraph, point (2a), second subparagraph			
R	61b		(a) the first paragraph is numbered as paragraph 1;	R
	Article 2, first paragraph, point (2a)			
R	61c		(b) the following paragraphs are added:	R
	Article 2, first paragraph, point (2a), fourth subparagraph			
R	61d		'2. The Commission is empowered to adopt implementing acts to lay down uniform rules regarding the use of the authorised treatment	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			processes and the resulting physical, chemical, organoleptic and nutritional characteristics of the products listed in Annex I, Part I, points 6(a), 6(b) and 7.	
	Article 2, first paragraph, point (2a), fifth subparagraph			
61e			3. The Commission is empowered to adopt implementing acts laying down the methods of analysis, taking into account international standards and technical progress, to verify whether the products listed in Annex I, Part I, points 1(a), 1(b), 2, 6(a), 6(b) and 7 are compliant with this Directive. Until the adoption of such methods, Member States shall, whenever possible, use internationally recognised validated methods of analysis such as those approved by the Codex Alimentarius to verify compliance with this Directive.	
	Article 2, first paragraph, point (2a), sixth subparagraph			
61f			4. The implementing acts referred to in paragraphs 2 and 3 shall be adopted in accordance	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			with the examination procedure referred to in Article 7b(2).'	
	Article 2, first paragraph, point (2b)			
R 61g			(2b) in Article 7a(2), (3) and (5), the words 'Article 7' are replaced by the words 'Article 7(1)'.	R
	Article 2, first paragraph, point (2c), first subparagraph			
R 61h			(2c) the following Article is inserted:	R
	Article 2, first paragraph, point (2c), second subparagraph			
R 61i			Article 7b	R
	Article 2, first paragraph, point (2c), third subparagraph			
R 61j			1. The Commission shall be assisted by the Committee for the Common Organisation of the Agricultural Markets established by Article 229(1) of Regulation (EU) No 1308/2013 of the European Parliament and of the Council* in respect of Article 7(2), and by the Standing	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<b>Committee on Plants, Animals, Food and Feed established by Article 58(1) of Regulation (EC) No 178/2002 in respect of Article 7(3). Those committees are committees within the meaning of Regulation (EU) No 182/2011 of the European Parliament and of the Council**.</b>	
	Article 2, first paragraph, point (2c), fourth subparagraph			
R 61k			<b>2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.</b>	R
	Article 2, first paragraph, point (2c), fifth subparagraph			
R 61l			<b>Where the Committee delivers no opinion, the Commission shall not adopt the draft implementing act and the third subparagraph of Article 5(4) of Regulation (EU) No 182/2011 shall apply.</b>	R
	Article 2, first paragraph, point (2c), fifth subparagraph, point (a)			
R 61m				R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2, first paragraph, point (2c), fifth subparagraph, point (b)			
R 61n			<b>*Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).</b>	R
	Article 2, first paragraph, point (2c), fifth subparagraph, point (c)			
R 61o			_____	R
	Article 2, first paragraph, point (2c), fifth subparagraph, point (d)			
R 61p			<b>**Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).'</b>	R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 2, first paragraph, point (2a)					
R	61q	(2a) In Article 10, the following second paragraph is inserted:		R	
Article 2, first paragraph, point (2a), amending provision, first paragraph					
R	61r	Part 1, point 6, of Annex I shall enter into force on the ... [12 months from the date on which a definition of ‘essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice’ has been added to this Directive].		R	
Article 2, first paragraph, point (3)					
G	62	(3) Annexes I and III are amended in accordance with Annex I to this Directive;	(3) Annexes I and III are amended in accordance with Annex I to this Directive;	(3) Annexes I and III are amended in accordance with Annex I to this Directive;  Text Origin: Commission Proposal	G
Article 2, first paragraph, point (3a)					
G	62a		(3a) in Annex IV, the twenty-fourth row concerning 'Quinces'	(3a) in Annex IV, the twenty-fourth row concerning 'Quinces'	G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			is replaced by the following: ' Quinces (Cydonia oblonga L.) 50 ';	<u>is replaced by the following:</u> <u>' Quinces (Cydonia oblonga L.)</u> <u>50 ';</u>  Text Origin: Council Mandate
Article 2, first paragraph, point (4)				
63	(4) in Annex V, the following row is inserted in alphabetical order:	(4) in Annex V, the following row is inserted in alphabetical order:	(4) in Annex V, the following row is inserted in alphabetical order:	(4) in Annex V, the following row is inserted in alphabetical order:  Text Origin: Commission Proposal
Article 2, first paragraph, point (4a)				
63a				
Article 2, first paragraph, point (4), amending provision, first paragraph				
64	'			'
Article 2, first paragraph, point (4), amending provision, Table 1, Column 1, Row 1				
65	Coconut (*)	' Coconut (*)	' Coconut (*)	Coconut (*)  Text Origin: Commission Proposal
Article 2, first paragraph, point (4), amending provision, Table 1, Column 2, Row 1				
66				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
	Cocos nucifera	Cocos nucifera	Cocos nucifera	Cocos nucifera Text Origin: Commission Proposal	
Article 2, first paragraph, point (4), amending provision, Table 1, Column 3, Row 1					
G 67	4,5	4,5	4,5	4,5 Text Origin: Commission Proposal	G
Article 2, first paragraph, point (4), amending provision, second paragraph					
G 68	.	.	.	.	G
Article 2, first paragraph a					
R 68a		<i>The following article is inserted:</i>			R
Article 2, first paragraph a, amending provision, first paragraph					
R 68b		<i>Article 3a</i> <i>By 31 December 2024, the Commission shall present a legislative proposal to amend</i>			R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>Annex I in order to introduce a definition of “essential physical, chemical, organoleptical and nutritional characteristics of an average type of juice”, covering the main fruits used in fruit juices.;</i>		
	Article 3			
69	Article 3 Amendments to Directive 2001/113/EC	Article 3 Amendments to Directive 2001/113/EC	Article 3 Amendments to Directive 2001/113/EC	Article 3 Amendments to Directive 2001/113/EC  Text Origin: Commission Proposal
	Article 3, first paragraph			
70	Directive 2001/113/EC is amended as follows:	Directive 2001/113/EC is amended as follows:	Directive 2001/113/EC is amended as follows:	Directive 2001/113/EC is amended as follows:  Text Origin: Commission Proposal
	Article 3, first paragraph, point (1)			
71	(1) Article 2 is amended as follows:	(1) Article 2 is amended as follows:	(1) Article 2 is amended as follows:	(1) Article 2 is amended as follows:  Text Origin: Commission

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Proposal
Article 3, first paragraph, point (1)(-a)				
71a			<p>(aa) In point 2 the following sentence is added at the end: ‘By way of derogation, Member States that do not authorise the use of the terms ‘marmalade’ and ‘extra marmalade’ for the product names ‘jam’ and ‘extra jam’ as provided for in Annex II, Part I, first and second indent, may authorise, on their territory, that in case of citrus marmalade manufactured from three or more fruits the indication ‘mixed fruit marmalade’ or ‘[x] fruits marmalade’, where x is the number of fruits, may be used.</p>	<p><u>(aa) In point 2 the following sentence is added at the end: ‘By way of derogation, Member States that do not authorise the use of the terms ‘marmalade’ and ‘extra marmalade’ for the product names ‘jam’ and ‘extra jam’ as provided for in Annex II, Part I, first and second indent, may authorise, on their territory, that in case of citrus marmalade manufactured from three or more fruits the indication ‘mixed fruit marmalade’ or ‘[x] fruits marmalade’, where x is the number of fruits, may be used.</u></p> <p>Text Origin: Council Mandate</p>
Article 3, first paragraph, point (1)(a)				
72	(a) the introductory sentence is replaced by the following:	(a) the introductory sentence is replaced by the following:	(a) the introductory sentence is replaced by the following:	<p>(a) the introductory sentence is replaced by the following:</p> <p>Text Origin: Commission Proposal</p>
Article 3, first paragraph, point (1)(a), amending provision, first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
73	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:  Text Origin: Commission Proposal
Article 3, first paragraph, point (1)(a), amending provision, second paragraph				
74	_____	_____	_____	Text Origin: Commission Proposal
Article 3, first paragraph, point (1)(a), amending provision, third paragraph				
75	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;  Text Origin: Commission Proposal
Article 3, first paragraph, point (1)(b)				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
G	76	(b) paragraph 4 is deleted;	(b) paragraph 4 is deleted;	(b) <del>paragraph</del> <sup>point</sup> 4 is deleted; Text Origin: Council Mandate	G
Article 3, first paragraph, point (1)(ba)					
R	76a		<i>(ba) The following paragraph is inserted:</i>		R
Article 3, first paragraph, point (1)(ba), amending provision, first paragraph					
R	76b		<p>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 such a product is made of one type of fruit and the fruits used originate 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. For products using a mix of different fruits originating from more than one country, the countries of origin shall be indicated on the label in descending order according to</p>		R

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<p><i>each country of origin's share in weight of the fruits used to manufacture the product.</i></p> <p><i>The percentage share in weight for each country of origin shall be indicated on the label of the packs using the following ranges:</i></p> <p><i>&gt;90%</i></p> <p><i>70%-90%</i></p> <p><i>50%-70%</i></p> <p><i>30%-50%</i></p> <p><i>10%-30%</i></p> <p><i>less than 10%</i></p> <p><i>For packs containing 30 g or less, the percentage share in weight for each country of origin may be indicated on the label using one of the following ranges:</i></p> <p><i>&gt;75%</i></p> <p><i>50%-75%</i></p> <p><i>25%-50%</i></p> <p><i>less than 25%</i></p> <p><i>Only for packs containing less than 30 g may the countries of origin be indicated on the label by using the ISO 3166 alpha-2 country code.</i></p>		
Article 3, first paragraph, point (1)(c)				
6	77	(c) paragraph 6 is replaced by the following:	(c) paragraph 6 is replaced by the following: <b>point 6 is deleted</b>	(c) <del>paragraph 6 is replaced by the following:</del> <u><b>point 6 is deleted</b></u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article 3, first paragraph, point (1)(c), amending provision, numbered paragraph (6)				
78	<p>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.;</p>	<p>6. <del>Where the</del> Residual content of sulphur dioxide <del>is more than 10 mg/kg, its presence</del> shall be indicated on the list of ingredients <del>by way of derogation from Article 20 of Regulation (EU) No 1169/2011.;</del></p>	<p>6. <del>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.;</del></p>	
Article 3, first paragraph, point (2)				
79	<p>(2) Article 4 is replaced by the following:</p>	<p>(2) Article 4 is replaced by the following:</p>	<p>(2) Article 4 is replaced by the following:</p>	<p>(2) Article 4 is replaced by the following:</p> <p>Text Origin: Commission Proposal</p>
Article 3, first paragraph, point (2), amending provision, first paragraph				
80	<p>Article 4</p>	<p>Article 4</p>	<p>Article 4</p>	<p>Article 4</p> <p>Text Origin: Commission Proposal</p>
Article 3, first paragraph, point (2), amending provision, second paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
81	Without prejudice to Regulation (EC) No 1333/2008 of the European Parliament and of the Council**, only the ingredients listed in Annex II to this Directive and raw materials which comply with Annex III to this Directive may be used in the manufacture of the products defined in Annex I to this Directive.	Without prejudice to Regulation (EC) No 1333/2008 of the European Parliament and of the Council**, only the ingredients listed in Annex II to this Directive and raw materials which comply with Annex III to this Directive may be used in the manufacture of the products defined in Annex I to this Directive.	<del>Without prejudice to Regulation (EC) No 1333/2008 of the European Parliament and of the Council**, Only the ingredients listed in Annex II to this Directive and raw materials which comply with Annex III to this Directive may be used in the manufacture of the products defined in Annex I to this Directive.</del>	<del>Without prejudice to Regulation (EC) No 1333/2008 of the European Parliament and of the Council**, Only the ingredients listed in Annex II to this Directive and raw materials which comply with Annex III to this Directive may be used in the manufacture of the products defined in Annex I to this Directive.</del>  Text Origin: Council Mandate
Article 3, first paragraph, point (2), amending provision, third paragraph				
82	_____	_____	_____	_____,  Text Origin: Commission Proposal
Article 3, first paragraph, point (2), amending provision, fourth paragraph				
83	** Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).;	** Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).;	<del>** Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).;</del>	
Article 3, first paragraph, point (3)				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
84	(3) Annex I is amended in accordance with Annex II to this Directive;	(3) Annex I is amended in accordance with Annex II to this Directive;	(3) Annex I is amended in accordance with Annex II to this Directive;	(3) Annex I is amended in accordance with Annex II to this Directive;  Text Origin: Commission Proposal
Article 3, first paragraph, point (4)				
85	(4) in Annex II, the third indent is replaced by the following:	(4) in Annex II, the third indent is replaced by the following:	(4) in Annex II, the <del>third indent</del> <b>is second to fifth indents are</b> replaced by the following:	(4) in Annex II, the <del>third indent</del> <b>is second to fifth indents are</b> replaced by the following:  Text Origin: Council Mandate
Article 3, first paragraph, point (4), amending provision, first paragraph				
86	‘ – citrus fruit juice, whether or not concentrated: in products obtained from other types of fruit: only in jam, extra jam, jelly and extra jelly,; ,’	‘ – citrus fruit juice, whether or not concentrated: in products obtained from other types of fruit: only in jam, extra jam, jelly and extra jelly,; ,’	‘ – <del>citrus</del> fruit juice, whether or not concentrated: <del>in products obtained from other types of fruit: only in jam, extra jam, jelly and extra jelly,;</del> ,’	‘ – <del>citrus</del> fruit juice, whether or not concentrated: <del>in products obtained from other types of fruit: only in jam, extra jam, jelly and extra jelly,;</del> ,’  Text Origin: Council Mandate
Article 3, first paragraph, point (4), amending provision, first paragraph a				
86a			– citrus fruit juice, whether or not concentrated: in products obtained from other types of	– <u>citrus fruit juice, whether or not concentrated: in products obtained from other types of fruit:</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			fruit: only in jam, extra jam, jelly and extra jelly,	<u>only in jam, extra jam, jelly and extra jelly.</u> Text Origin: Council Mandate
Article 3, first paragraph, point (4), amending provision, third paragraph				
86b			– red fruit juices, whether or not concentrated: only in jam and extra jam manufactured from rosehips, strawberries, raspberries, gooseberries, redcurrants, plums and rhubarb,	<u>– red fruit juices, whether or not concentrated: only in jam and extra jam manufactured from rosehips, strawberries, raspberries, gooseberries, redcurrants, plums and rhubarb,</u> Text Origin: Council Mandate
Article 3, first paragraph, point (4), amending provision, fourth paragraph				
86c			– red beetroot juice, whether or not concentrated: only in jam and jelly manufactured from strawberries, raspberries, gooseberries, redcurrants and plums,;	<u>– red beetroot juice, whether or not concentrated: only in jam and jelly manufactured from strawberries, raspberries, gooseberries, redcurrants and plums,;</u> Text Origin: Council Mandate
Article 3, first paragraph, point (4a), first subparagraph				
86d			(4a) in Annex II, the following	<u>(4a) in Annex II, the following</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			indent is added:	<u>indent is added:</u> Text Origin: Council Mandate
	Article 3, first paragraph, point (4a), second subparagraph			
86e			‘- food additives authorised in accordance with the provisions of Regulation (EU) 1333/2008 of the European Parliament and of the Council*..	<u>‘- food additives authorised in accordance with the provisions of Regulation (EU) 1333/2008 of the European Parliament and of the Council*..</u> Text Origin: Council Mandate
	Article 3, first paragraph, point (4b)			
86f			_____	_____ Text Origin: Council Mandate
	Article 3, first paragraph, point (4c)			
86g			* Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).’;	<u>(4c) * Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).’;</u> Text Origin: Council Mandate
	Article 3, first paragraph, point (5)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
87	(5) in Annex III, Part B, point 1, the fourth indent is replaced by the following:	(5) in Annex III, Part B, point 1, the fourth indent is replaced by the following:	(5) In Annex III, Part B, point 1, the fourth indent is <del>replaced by the following:</del> <b>deleted.</b>	(5) In Annex III, Part B, point 1, the fourth indent is <del>replaced by the following:</del> <b>deleted.</b>  Text Origin: Council Mandate
Article 3, first paragraph, point (5), amending provision, first paragraph				
88	‘ — with the exception of the raw materials used in the manufacture of ‘extra’ products: the use of sulphur dioxide (E 220) or its salts (E 221, E 222, E 223, E 224, E 226 and E 227) as an aid to manufacture provided that the maximum sulphur-dioxide content laid down in Regulation (EC) No 1333/2008 is not exceeded in the products defined in part I of Annex I..	‘ — with the exception of the raw materials used in the manufacture of ‘extra’ products: the use of sulphur dioxide (E 220) or its salts (E 221, E 222, E 223, E 224, E 226 and E 227) as an aid to manufacture provided that the maximum sulphur-dioxide content laid down in Regulation (EC) No 1333/2008 is not exceeded in the products defined in part I of Annex I..	‘ <del>— with the exception of the raw materials used in the manufacture of ‘extra’ products: the use of sulphur dioxide (E 220) or its salts (E 221, E 222, E 223, E 224, E 226 and E 227) as an aid to manufacture provided that the maximum sulphur-dioxide content laid down in Regulation (EC) No 1333/2008 is not exceeded in the products defined in part I of Annex I..</del>	
Article 4				
89	Article 4 Amendments to Directive 2001/114/EC	Article 4 Amendments to Directive 2001/114/EC	Article 4 Amendments to Directive 2001/114/EC	Article 4 Amendments to Directive 2001/114/EC  Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 4, first paragraph				
90	Directive 2001/114/EC is amended as follows:	Directive 2001/114/EC is amended as follows:	Directive 2001/114/EC is amended as follows:	Directive 2001/114/EC is amended as follows:  Text Origin: Commission Proposal
Article 4, first paragraph, point (1)				
91	(1) in Article 3, the introductory sentence is replaced by the following:	(1) in Article 3, the introductory sentence is replaced by the following:	(1) in Article 3, the introductory sentence is replaced by the following:	(1) in Article 3, the introductory sentence is replaced by the following:  Text Origin: Commission Proposal
Article 4, first paragraph, point (1), amending provision, first paragraph				
92	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:	Regulation (EU) No 1169/2011 of the European Parliament and of the Council* shall apply to the products defined in Annex I to this Directive, subject to the following conditions:  Text Origin: Commission Proposal
Article 4, first paragraph, point (1), amending provision, second paragraph				
93				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article 4, first paragraph, point (1), amending provision, third paragraph				
94	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;	* Regulation (EU) No 1169/2011 of the European Parliament and of the Council of 25 October 2011 on the provision of food information to consumers (OJ L 304, 22.11.2011, p. 18).;
				Text Origin: Commission Proposal
Article 4, first paragraph, point (2)				
95	(2) in Annex I, point 3, the following point is added:	(2) in Annex I, point 3, the following point is added:	(2) in Annex I, point 3, the following <del>point</del> <b>subpoint</b> is added:	(2) in Annex I, point 3, the following <del>point</del> <b>subpoint</b> is added:
				Text Origin: Council Mandate
Article 4, first paragraph, point (2), amending provision, first paragraph				
96	(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk following this	(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk following this	(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk following <del>as a</del>	(d) Reduction of the lactose content by conversion to glucose and galactose. Modifications in the composition of milk <del>following</del> <b>as a</b>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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).;	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).;	<b>result of</b> 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 <del>not remove</del> <b>be without prejudice to</b> 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 <del>point (d)</del> <b>subpoint</b> .;	<u><b>result of</b></u> 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 <del>not remove</del> <u><b>be without prejudice to</b></u> 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 <del>point (d)</del> <u><b>subpoint</b></u> .;
	Article 4, first paragraph, point (2a), first subparagraph			
96a			(2a) in Annex I, point 4, the following subpoints are added:	<u>(2a) in Annex I, point 4, the following subpoints are added:</u>
	Article 4, first paragraph, point (2a), second subparagraph			
96b			‘(c) Authorized food enzymes in accordance with Regulation (EC) No 1332/2008 of the European Parliament and of the Council*.	<u>‘(c) Authorized food enzymes in accordance with Regulation (EC) No 1332/2008 of the European Parliament and of the Council*.</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 4, first paragraph, point (2b)			
96c			(d) Authorized food additives in accordance with Regulation (EC) No 1333/2008 of the European Parliament and of the Council**.	<u>(d) Authorized food additives in accordance with Regulation (EC) No 1333/2008 of the European Parliament and of the Council**.</u> Text Origin: Council Mandate
	Article 4, first paragraph, point (2c)			
96d				Text Origin: Council Mandate
	Article 4, first paragraph, point (2d)			
96e			* Regulation (EC) 1332/2008 of the European Parliament and of the Council of 16 December 2008 on food enzymes and amending Council Directive 83/417/EEC, Council Regulation (EC) No 1493/1999, Directive 2000/13/EC, Council Directive 2001/112/EC and Regulation (EC) No 258/97 (OJ L 354, 31.12.2008, p. 7).	<u>* Regulation (EC) 1332/2008 of the European Parliament and of the Council of 16 December 2008 on food enzymes and amending Council Directive 83/417/EEC, Council Regulation (EC) No 1493/1999, Directive 2000/13/EC, Council Directive 2001/112/EC and Regulation (EC) No 258/97 (OJ L 354, 31.12.2008, p. 7).</u> Text Origin: Council Mandate
	Article 4, first paragraph, point (2e)			
96f				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				<u>                    </u> Text Origin: Council Mandate
Article 4, first paragraph, point (2f)				
96g			<b>** Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).’;</b>	<b><u>** Regulation (EC) 1333/2008 of the European Parliament and of the Council of 16 December 2008 on food additives (OJ L 354, 31.12.2008, p. 16).’;</u></b> Text Origin: Council Mandate
Article 4, first paragraph, point (3)				
97	(3) in Annex II, point (a) is replaced by the following:	(3) in Annex II, point (a) is replaced by the following:	(3) in Annex II, point (a) is replaced by the following:	(3) in Annex II, point (a) is replaced by the following: Text Origin: Commission Proposal
Article 4, first paragraph, point (3), amending provision, first paragraph				
98	‘ (a) The English term ‘evaporated milk’ means the product defined in Annex I, point (1)(b).. ’,	‘ (a) The English term ‘evaporated milk’ means the product defined in Annex I, point (1)(b).. ’,	‘ (a) The English term ‘evaporated milk’ means the product defined in Annex I, <del>point</del> (1)(b).- ’,	‘ (a) The English term ‘evaporated milk’ means the product defined in Annex I, <del>point</del> (1)(b).- ’,  Text Origin: Council Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Article 5					
G	99	Article 5 Transposition	Article 5 Transposition	Article 5 Transposition  Text Origin: Commission Proposal	G
Article 5(1), first subparagraph					
R	100	1. 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.	1. Member States shall adopt and publish, by [OP please insert the date = <del>18</del> 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.	1. 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.	R
Article 5(1), second subparagraph					
R	101	They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive].	They shall apply those provisions from [OP please insert the date = <del>24</del> 18 months after the date of entry into force of this Directive].	They shall apply those provisions from [OP please insert the date = 24 months after the date of entry into force of this Directive].	R
Article 5(1), third subparagraph					
G	102				G

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.	When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.  Text Origin: Commission Proposal
Article 5(2)				
103	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.	2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.  Text Origin: Commission Proposal
Article 6				
104	Article 6 Transitional measures	Article 6 Transitional measures	Article 6 Transitional measures	Article 6 Transitional measures  Text Origin: Commission Proposal
Article 6, first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
R	105	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 = <del>24</del> <b>18</b> 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 = 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.
	Article 6a			
G	105a	<b>Article 6a</b> <b>Penalties</b> <i>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.</i>		
	Article 7			
G	106	Article 7 Entry into force	Article 7 Entry into force	Article 7 Entry into force

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
	Article 7, first paragraph			
107	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Directive shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.  Text Origin: Commission Proposal
	Article 8			
108	Article 8 Addressees	Article 8 Addressees	Article 8 Addressees	Article 8 Addressees  Text Origin: Commission Proposal
	Article 8, first paragraph			
109	This Directive is addressed to the Member States.	This Directive is addressed to the Member States.	This Directive is addressed to the Member States.	This Directive is addressed to the Member States.  Text Origin: Commission Proposal
	Formula			
110	Done at Brussels,	Done at Brussels,	Done at Brussels,	Done at Brussels,

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
	Formula			
111	For the European Parliament	For the European Parliament	For the European Parliament	For the European Parliament Text Origin: Commission Proposal
	Formula			
112	The President	The President	The President	The President Text Origin: Commission Proposal
	Formula			
113	For the Council	For the Council	For the Council	For the Council Text Origin: Commission Proposal
	Formula			
114	The President	The President	The President	The President Text Origin: Commission Proposal
	Annex I			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
115	Annex I	Annex I	Annex I	Annex I
Annex I, first paragraph				
116	Annexes I and III to Directive 2001/112/EC are amended as follows:	Annexes I, <del>III and V</del> and <del>III</del> to Directive 2001/112/EC are amended as follows:	Annexes I and III to Directive 2001/112/EC are amended as follows:	Annexes I and III to Directive 2001/112/EC are amended as follows:  Text Origin: Commission Proposal
Annex I, second paragraph				
117	(1) Annex I is amended as follows:	(1) Annex I is amended as follows:	(1) Annex I is amended as follows:	(1) Annex I is amended as follows:
Annex I, second paragraph a				
117a			(aa) in Part I, point (b) the first paragraph is replaced by the following:	<u>(aa) in Part I, point (b) the first paragraph is replaced by the following:</u>  Text Origin: Council Mandate
Annex I, third paragraph				
117b			'The product obtained by reconstituting concentrated fruit juice defined in point 2 with potable water that meets the	<u>'The product obtained by reconstituting concentrated fruit juice defined in point 2 with potable water that meets the</u>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			criteria set out in Directive (EU) 2020/2184 of the European Parliament and of the Council*.	<u>criteria set out in Directive (EU) 2020/2184 of the European Parliament and of the Council*.</u> Text Origin: Council Mandate
	Annex I, fourth paragraph			
117c				<u></u> Text Origin: Council Mandate
	Annex I, fifth paragraph			
117d			*Directive (EU) 2020/2184 of the European Parliament and of the Council of 16 December 2020 on the quality of water intended for human consumption (OJ L 435, 23.12.2020, p. 1).'	<u>*Directive (EU) 2020/2184 of the European Parliament and of the Council of 16 December 2020 on the quality of water intended for human consumption (OJ L 435, 23.12.2020, p. 1).'</u> Text Origin: Council Mandate
	Annex I, second paragraph, point (a)			
118	(a) in Part I, the following point 6 is added:		(a) in Part I, the following <del>point 6</del> <b>is points</b> are added:	(a) in Part I, the following <del>point 6</del> <b>is points</b> are added: Text Origin: Council Mandate
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6)			



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	119	‘ 6.	‘ 6.	‘ 6.
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (a)			
G	120	(a) Reduced-sugar fruit juice	(a) Reduced-sugar fruit juice	(a) Reduced-sugar fruit juice  Text Origin: Commission Proposal
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (a), first paragraph			
R	121	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 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	<b>typical for the original product, with the exception of changes in those characteristics directly resulting from the reduced sugar content.</b>
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (a), first paragraph a			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Y	121a	Any form of additional sugar or sweetener, whether natural or artificial, is strictly prohibited in reduced-sugar fruit juice.		
Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (a), second paragraph				
G	122		<del>The mixing of</del> <b>This product may be obtained by mixing</b> reduced-sugar fruit juice with fruit juice and/or fruit purée is authorised in the production of reduced-sugar fruit juice.	<del>The mixing of</del> Reduced-sugar fruit juice <del>with fruit juice and/or fruit purée is authorised in the production of reduced-sugar</del> <u>may be obtained by mixing reduced-sugar fruit juice with fruit juice and/or fruit juice purée.</u>  Text Origin: Council Mandate
Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (b)				
G	123	(b) Reduced-sugar fruit juice from concentrate	(b) Reduced-sugar fruit juice from concentrate	(b) Reduced-sugar fruit juice from concentrate  Text Origin: Commission Proposal
Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (b), first paragraph				
R	124	The product obtained from the products defined in point 1(b) or point 2 where naturally occurring	The product obtained from the products defined in point 1(b) or point 2 where naturally occurring	The product obtained from the products defined in point 1(b) or point 2 where naturally occurring

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	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.	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.	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 <b>typical for the original product, with the exception of changes in those characteristics directly resulting from the decreased sugar content</b> , and that have been reconstituted with potable water that meets the criteria set out in Directive 98/83/EC (EU) 2020/2184.	
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (b), first paragraph a			
Y	124a	<i>Any form of additional sugar or sweetener, whether natural or artificial, is strictly prohibited in reduced-sugar fruit juice from concentrate.</i>		
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (6), point (b), second paragraph			
G	125	The mixing of reduced-sugar fruit juice from concentrate with fruit juice, fruit juice from concentrate,	<del>The</del> <b>This product may be obtained by</b> mixing of reduced-sugar fruit juice from concentrate	<del>The mixing of</del> <u>Reduced sugar fruit juice from concentrate may be obtained by mixing</u> reduced-sugar

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	fruit purée and/or fruit purée from concentrate is authorised in the production of reduced-sugar fruit juice from concentrate.;	fruit purée and/or fruit purée from concentrate is authorised in the production of reduced-sugar fruit juice from concentrate.;	with fruit juice, fruit juice from concentrate, <del>fruit purée and/or</del> <b>reduced-sugar fruit juice</b> , fruit purée from concentrate is authorised in the production of <del>reduced-sugar</del> <b>and/or</b> fruit juice <b>purée</b> from concentrate.;	fruit juice from concentrate with fruit juice, fruit- <del>juice</del> from concentrate, <del>fruit purée and/or</del> <b>reduced-sugar fruit juice</b> , fruit purée from concentrate <del>is authorised in the production of reduced-sugar</del> <b>and/or</b> fruit <del>juice</del> <b>purée</b> .;
	Annex I, second paragraph, point (a), amending provision, numbered paragraph (1), second subparagraph			
R 125a			<b>7. Concentrated reduced-sugar fruit juice</b> The product obtained from fruit juice of one or more fruit species by the physical removal of a specific proportion of the water content and 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 other physical, chemical, organoleptical and nutritional characteristics typical for the original product. Where the product is intended for direct consumption, the removal shall be at least 50 % of the water content.	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, second paragraph, point (a), amending provision, numbered paragraph (1), third subparagraph				
125b			<b>Flavour, pulp and cells obtained by suitable physical means from the same species of fruit may be restored to the concentrated fruit juice.</b>	
Annex I, second paragraph, point (b)				
126	(b) Part II is amended as follows:	(b) Part II is amended as follows:	(b) Part II is amended as follows:	(b) Part II is amended as follows: Text Origin: Commission Proposal
Annex I, second paragraph, point (b)(i)				
127	(i) point 2 is amended as follows:	(i) point 2 is amended as follows:	(i) point 2 is amended as follows:	(i) point 2 is amended as follows: Text Origin: Commission Proposal
Annex I, third paragraph				
128	- the third indent is replaced by the following:	- the third indent is replaced by the following:	- the third indent is replaced by the following:	- the third indent is replaced by the following: Text Origin: Commission Proposal
Annex I, third paragraph, amending provision, first paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
129	<p>— 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;;</p>	<p>— 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;;</p>	<p>— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice <del>and</del>, reduced-sugar fruit juices from concentrate <b>and concentrated reduced sugar fruit juice</b>: restored flavour, pulp and cells;’;</p>	<p>— For fruit juice, fruit juices from concentrate, concentrated fruit juices, reduced-sugar fruit juice <del>and</del>, reduced-sugar fruit juices from concentrate <u>and concentrated reduced sugar fruit juice</u>: restored flavour, pulp and cells;’;</p> <p><small>Text Origin: Council Mandate</small></p>
Annex I, fourth paragraph				
130	<p>- the fifth indent is replaced by the following:</p>	<p>- the fifth indent is replaced by the following:</p>	<p>- the fifth indent is replaced by the following:</p>	<p>- the fifth indent is replaced by the following:</p> <p><small>Text Origin: Commission Proposal</small></p>
Annex I, fourth paragraph, amending provision, first paragraph				
131	<p>— For fruit nectars: restored flavour, pulp and cells; sugars and/or honey up to 20 % of the total weight of the finished products referred to in Part I of Annex IV, 15 % of the total weight of the finished products referred to in Part II of Annex IV and 10 % of the total weight of the finished</p>	<p>— For fruit nectars: restored flavour, pulp and cells; sugars and/or honey up to 20 % of the total weight of the finished products referred to in Part I of Annex IV, 15 % of the total weight of the finished products referred to in Part II of Annex IV and 10 % of the total weight of the finished</p>	<p>— For fruit nectars: restored flavour, pulp and cells; sugars and/or honey up to 20 % of the total weight of the finished products referred to in Part I of Annex IV, 15 % of the total weight of the finished products referred to in Part II of Annex IV and 10 % of the total weight of the finished</p>	<p>— For fruit nectars: restored flavour, pulp and cells; sugars and/or honey up to 20 % of the total weight of the finished products referred to in Part I of Annex IV, 15 % of the total weight of the finished products referred to in Part II of Annex IV and 10 % of the total weight of the finished</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	products referred to in Part III of Annex IV; and/or sweeteners;	products referred to in Part III of Annex IV; and/or sweeteners;	products referred to in Part III of Annex IV; and/or sweeteners;	products referred to in Part III of Annex IV; and/or sweeteners;  Text Origin: Commission Proposal
Annex I, fourth paragraph, amending provision, second paragraph				
132	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’;;	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’;;	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. <del>If sugars are naturally present in fruit nectar,</del> <b>Where such a claim is used</b> the following indication <del>should</del> <b>shall</b> also appear on the label: ‘contains naturally occurring sugars’;;	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. <del>If sugars are naturally present in fruit nectar,</del> <b>Where such a claim is used</b> the following indication <del>should</del> <b>shall</b> also appear on the label: ‘contains naturally occurring sugars’;;  Text Origin: Council Mandate
Annex I, fifth paragraph				
133	- the seventh indent is replaced by the following:	- the seventh indent is replaced by the following:	- the seventh indent is replaced by the following:	- the seventh indent is replaced by the following:

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex I, fifth paragraph, amending provision, first paragraph				
134	<p>‘</p> <p>— 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;;</p> <p>’</p>	<p>‘</p> <p>— 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;;</p> <p>’</p>	<p>‘</p> <p>— For products defined in Part I, points 1 to <del>6</del>7, 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;;</p> <p>’</p>	<p>‘</p> <p>— For products defined in Part I, points 1 to <del>6</del>7, 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;;</p> <p>’</p> <p>Text Origin: Council Mandate</p>
Annex I, sixth paragraph				
135	- the following indent is added:	- the following indent is added:	- the following indent is added:	<p>- the following indent is added:</p> <p>Text Origin: Commission Proposal</p>
Annex I, sixth paragraph, amending provision, first paragraph				
136	<p>‘</p> <p>— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.’;</p> <p>’</p>	<p>‘</p> <p>— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.’;</p> <p>’</p>	<p>‘</p> <p>— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.’;</p> <p>’</p>	<p>‘</p> <p>— For reduced-sugar fruit juice: water to the extent strictly necessary to restore the water lost due to the sugar-reduction process.’;</p> <p>’</p>



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex I, seventh paragraph				
137	(ii) point 3 is amended as follows:	(ii) point 3 is amended as follows:	(ii) point 3 is amended as follows:	(ii) point 3 is amended as follows: Text Origin: Commission Proposal
Annex I, eighth paragraph				
138	- the thirteenth indent is replaced by the following:	- the thirteenth indent is replaced by the following:	- the thirteenth indent is replaced by the following:	- the thirteenth indent is replaced by the following: Text Origin: Commission Proposal
Annex I, eighth paragraph, amending provision, first paragraph				
139	– Plant proteins from wheat, peas, potatoes or sunflower seeds for clarification.;	– Plant proteins from wheat, peas, potatoes or sunflower seeds for clarification.;	– Plant proteins from wheat, peas, potatoes or sunflower seeds for clarification.;	– Plant proteins from wheat, peas, potatoes or sunflower seeds for clarification.;; Text Origin: Commission Proposal
Annex I, ninth paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
140	- the following indent is added:	- the following indent is added:	- the following indent is added:	- the following indent is added: Text Origin: Commission Proposal
Annex I, ninth paragraph, amending provision, first paragraph				
141	‘ – 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.;’	‘ – <b><i>For reduced-sugar fruit juice and reduced-sugar fruit juice from concentrate:</i></b> processes to <del>remove</del> <b>reduce</b> 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.;’	‘ – <b>The following</b> processes to remove naturally occurring sugars, to the extent that they maintain all the other <del>essential</del> <b>typical</b> physical, chemical, organoleptical and nutritional characteristics of an average type of juice of the fruit from which it comes: membrane filtration, yeast fermentation.;’	‘ – <b><i>Only for reduced-sugar fruit juice, reduced-sugar fruit juice from concentrate and concentrated reduced-sugar fruit juice:</i></b> processes to <del>remove</del> <b>reduce</b> 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.;’  Text Origin: EP Mandate
Annex I, tenth paragraph				
142	(2) Annex III is replaced by the following:	(2) Annex III is replaced by the following:	(2) Annex III is replaced by the following:	(2) Annex III is replaced by the following:  Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I, tenth paragraph, amending provision, first paragraph			
143	‘ ANNEX III	‘ ANNEX III	‘ ANNEX III	‘ ANNEX III  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, second paragraph			
144	PARTICULAR DESIGNATIONS FOR CERTAIN PRODUCTS LISTED IN ANNEX I	PARTICULAR DESIGNATIONS FOR CERTAIN PRODUCTS LISTED IN ANNEX I	PARTICULAR DESIGNATIONS FOR CERTAIN PRODUCTS LISTED IN ANNEX I	PARTICULAR DESIGNATIONS FOR CERTAIN PRODUCTS LISTED IN ANNEX I  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, third paragraph			
145	I. Particular designations that may only be used in the language of the designation	I. Particular designations that may only be used in the language of the designation	I. Particular designations that may only be used in the language of the designation	I. Particular designations that may only be used in the language of the designation  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, third paragraph, point (a)			
146	(a) ‘vruchtendrank’, for fruit nectars;	(a) ‘vruchtendrank’, for fruit nectars;	(a) ‘vruchtendrank’, for fruit nectars;	(a) ‘vruchtendrank’, for fruit nectars;

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex I, tenth paragraph, amending provision, third paragraph, point (b)				
147	(b) 'Süßmost';	(b) 'Süßmost';	(b) 'Süßmost';	(b) 'Süßmost'; Text Origin: Commission Proposal
Annex I, tenth paragraph, amending provision, third paragraph, point (b), first paragraph				
148	The designation 'Süßmost' may be used only in conjunction with the product names 'Fruchtsaft' or 'Fruchtnektar':	The designation 'Süßmost' may be used only in conjunction with the product names 'Fruchtsaft' or 'Fruchtnektar':	The designation 'Süßmost' may be used only in conjunction with the product names 'Fruchtsaft' or 'Fruchtnektar':	The designation 'Süßmost' may be used only in conjunction with the product names 'Fruchtsaft' or 'Fruchtnektar': Text Origin: Commission Proposal
Annex I, tenth paragraph, amending provision, third paragraph, point (b), first paragraph, point (i)				
149	(i) for fruit nectar obtained exclusively from fruit juices, concentrated fruit juices or a mixture of these products, unpalatable in the natural state because of their high natural acidity;	(i) for fruit nectar obtained exclusively from fruit juices, concentrated fruit juices or a mixture of these products, unpalatable in the natural state because of their high natural acidity;	(i) for fruit nectar obtained exclusively from fruit juices, concentrated fruit juices or a mixture of these products, unpalatable in the natural state because of their high natural acidity;	(i) for fruit nectar obtained exclusively from fruit juices, concentrated fruit juices or a mixture of these products, unpalatable in the natural state because of their high natural acidity; Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex I, tenth paragraph, amending provision, third paragraph, point (b), first paragraph, point (ii)				
150	(ii) for fruit juice obtained from apples or from pears, with the addition of apples where appropriate, but with no added sugar;	(ii) for fruit juice obtained from apples or from pears, with the addition of apples where appropriate, but with no added sugar;	(ii) for fruit juice obtained from apples or from pears, with the addition of apples where appropriate, but with no added sugar;	(ii) for fruit juice obtained from apples or from pears, with the addition of apples where appropriate, but with no added sugar;  Text Origin: Commission Proposal
Annex I, tenth paragraph, amending provision, third paragraph, point (c)				
151	(c) ‘succo e polpa’ or ‘sumo e polpa’, for fruit nectars obtained exclusively from fruit purée and/or concentrated fruit purée;	(c) ‘succo e polpa’ or ‘sumo e polpa’, for fruit nectars obtained exclusively from fruit purée and/or concentrated fruit purée;	(c) ‘succo e polpa’ or ‘sumo e polpa’, for fruit nectars obtained exclusively from fruit purée and/or concentrated fruit purée;	(c) ‘succo e polpa’ or ‘sumo e polpa’, for fruit nectars obtained exclusively from fruit purée and/or concentrated fruit purée;  Text Origin: Commission Proposal
Annex I, tenth paragraph, amending provision, third paragraph, point (d)				
152	(d) ‘æblemost’, for apple juice with no added sugar;	(d) ‘æblemost’, for apple juice with no added sugar;	(d) (i) ‘æblemost’, for <del>apple juice with no added sugar</del> <b>synonym of</b>	(d) (i) ‘æblemost’, <del>for</del> <b>synonym of</b> apple juice <del>with no added sugar</del> ;  Text Origin: Council Mandate
Annex I, tenth paragraph, amending provision, third paragraph, point (d)(i)				
152a			deleted	

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I, tenth paragraph, amending provision, third paragraph, point (d)(i)			
152b			(ii) 'æblemost fra koncentrat', synonym of apple juice from concentrate.	<u>(ii) 'æblemost fra koncentrat', synonym of apple juice from concentrate.</u>  Text Origin: Council Mandate
	Annex I, tenth paragraph, amending provision, third paragraph, point (e)(i)			
153	(i) 'sur ... saft', together with the name (in Danish) of the fruit used, for juices with no added sugar obtained from blackcurrants, cherries, redcurrants, whitecurrants, raspberries, strawberries or elderberries,	(i) 'sur ... saft', together with the name (in Danish) of the fruit used, for juices with no added sugar obtained from blackcurrants, cherries, redcurrants, whitecurrants, raspberries, strawberries or elderberries,	(i) 'sur ... saft', together with the name (in Danish) of the fruit used, for juices with no added sugar obtained from blackcurrants, cherries, redcurrants, whitecurrants, raspberries, strawberries or elderberries,	(i) 'sur ... saft', together with the name (in Danish) of the fruit used, for juices with no added sugar obtained from blackcurrants, cherries, redcurrants, whitecurrants, raspberries, strawberries or elderberries,  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, third paragraph, point (e)(ii)			
154	(ii) 'sød ... saft' or 'sødet ... saft' together with the name (in Danish) of the fruit used, for juices obtained from this fruit, with more than 200 g of added sugar per litre;	(ii) 'sød ... saft' or 'sødet ... saft' together with the name (in Danish) of the fruit used, for juices obtained from this fruit, with more than 200 g of added sugar per litre;	(ii) 'sød ... saft' or 'sødet ... saft' together with the name (in Danish) of the fruit used, for juices obtained from this fruit, with more than 200 g of added sugar per litre;	(ii) 'sød ... saft' or 'sødet ... saft' together with the name (in Danish) of the fruit used, for juices obtained from this fruit, with more than 200 g of added sugar per litre;  Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I, tenth paragraph, amending provision, third paragraph, point (f)			
155	(f) 'äppelmust/äpplemust', for apple juice with no added sugar;	(f) 'äppelmust/äpplemust', for apple juice with no added sugar;	(f) 'äppelmust/äpplemust', for <del>synonym of</del> apple juice <del>with no added sugar</del> ;	(f) 'äppelmust/äpplemust', for <del>synonym of</del> apple juice <del>with no added sugar</del> ;  Text Origin: Council Mandate
	Annex I, tenth paragraph, amending provision, third paragraph, point (g)			
156	(g) 'mosto', synonym of grape juice;	(g) 'mosto', synonym of grape juice;	(g) 'mosto', synonym of grape juice;	(g) 'mosto', synonym of grape juice;  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, third paragraph, point (h)			
157	(h) 'smiltsērķšķu sula ar cukuru' or 'astelpaju mahl suhkruga' or 'słodzony sok z rokitnika' for juices obtained from seabuckthorn berries with no more than 140 g of added sugar per litre.	(h) 'smiltsērķšķu sula ar cukuru' or 'astelpaju mahl suhkruga' or 'słodzony sok z rokitnika' for juices obtained from seabuckthorn berries with no more than 140 g of added sugar per litre.	(h) 'smiltsērķšķu sula ar cukuru' or 'astelpaju mahl suhkruga' or 'słodzony sok z rokitnika' for juices obtained from seabuckthorn berries with no more than 140 g of added sugar per litre.	(h) 'smiltsērķšķu sula ar cukuru' or 'astelpaju mahl suhkruga' or 'słodzony sok z rokitnika' for juices obtained from seabuckthorn berries with no more than 140 g of added sugar per litre.  Text Origin: Commission Proposal
	Annex I, tenth paragraph, amending provision, fourth paragraph			
158				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	II. Particular designations that may be used in the official language(s) of the Member State where the product is placed on the market	II. Particular designations that may be used in the official language(s) of the Member State where the product is placed on the market	II. Particular designations that may be used in the official language(s) of the <del>Member State where the product is placed on the market</del> <b>Union</b>	II. Particular designations that may be used in <del>the official language(s)</del> <u>one or more</u> of the <del>Member State where the product is placed on the market</del> <u>official languages of the Union</u>  Text Origin: Council Mandate
Annex I, tenth paragraph, amending provision, fourth paragraph, point (a)				
159	(a) ‘coconut water’, for the product which is directly extracted from the coconut without expressing the coconut meat, as a synonym of coconut juice..	(a) ‘coconut water’, for the product which is directly extracted from the coconut without expressing the coconut meat, as a synonym of coconut juice..	(a) ‘coconut water’, for the product which is directly extracted from the coconut without expressing the coconut meat, as a synonym of coconut juice..	(a) ‘coconut water’, for the product which is directly extracted from the coconut without expressing the coconut meat, as a synonym of coconut juice..  Text Origin: Commission Proposal
Annex I, paragraph 1, point 2a new				
159a		<b>2a. In Annex V, the following row is added :</b>		
Annex I, point 1., amending provision, first paragraph				
159b		<b>Common Name of the Fruit:</b> <b>Blood Orange</b> <b>Botanical Name: <i>Citrus × sinensis</i></b>		



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		<i>Minimum Brix levels: 10</i>		
Annex II				
160	Annex II	Annex II	Annex II	Annex II Text Origin: Commission Proposal
Annex II, first paragraph				
161	Annex I to Directive 2001/113/EC is amended as follows:	Annex I to Directive 2001/113/EC is amended as follows:	Annex I to Directive 2001/113/EC is amended as follows:	Annex I to Directive 2001/113/EC is amended as follows: Text Origin: Commission Proposal
Annex II, second paragraph				
162	(1) Part I is amended as follows:	(1) Part I is amended as follows:	(1) Part I is amended as follows:	(1) Part I is amended as follows: Text Origin: Commission Proposal
Annex II, second paragraph, point (a)				
163	(a) the first and second indents are replaced by the following:	(a) the first and second indents are replaced by the following:	(a) the first and second indents are replaced by the following:	(a) the first and second indents are replaced by the following: Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex II, second paragraph, point (a), amending provision, first paragraph				
164	<p>‘</p> <p>– ‘Jam’ is a mixture, brought to a suitable gelled consistency, of sugars, the pulp and/or purée of one or more kinds of fruit and water. However, citrus jam may be obtained from the whole fruit, cut into strips and/or sliced.</p>	<p>‘</p> <p>– ‘Jam’ is a mixture, brought to a suitable gelled consistency, of sugars, the pulp and/or purée of one or more kinds of fruit and water. However, citrus jam may be obtained from the whole fruit, cut into strips and/or sliced.</p>	<p>‘</p> <p>– ‘Jam’ is a mixture, brought to a suitable gelled consistency, of sugars, the pulp and/or purée of one or more kinds of fruit and water. However, citrus jam may be obtained from the whole fruit, cut into strips and/or sliced.</p>	<p>‘</p> <p>– ‘Jam’ is a mixture, brought to a suitable gelled consistency, of sugars, the pulp and/or purée of one or more kinds of fruit and water. However, citrus jam may be obtained from the whole fruit, cut into strips and/or sliced.</p> <p>Text Origin: Commission Proposal</p>
Annex II, second paragraph, point (a), amending provision, second paragraph				
165	<p>Member States may, however, in order to take account of societal practices, authorise that the term ‘marmalade’ be used for the product named ‘jam’.</p>	<p>Member States may, however, in order to take account of societal practices, authorise that the term ‘marmalade’ be used for the product named ‘jam’.</p>	<p>Member States may, however, in order to take account of <del>societal practices</del><b>consumer habits</b>, authorise, <b>on their territory</b>, that the term ‘marmalade’ be used for the product <del>named</del><b>name</b> ‘jam’, <b>except in the case of citrus jam</b>.</p>	<p>Member States may, however, in order to take account of <del>societal practices</del><b>the terms commonly used by the consumers</b>, authorise, <b>on their territory</b>, that the term ‘marmalade’ be used for the product <del>named</del><b>name</b> ‘jam’, <b>except in the case of citrus jam</b>.</p> <p>Text Origin: Council Mandate</p>
Annex II, second paragraph, point (a), amending provision, third paragraph				
166	<p>The quantity of pulp and/or purée used for the manufacture of 1 000</p>	<p>The quantity of pulp and/or purée used for the manufacture of 1 000</p>	<p>The quantity of pulp and/or purée used for the manufacture of 1 000</p>	<p>The quantity of pulp and/or purée used for the manufacture of 1 000</p>

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	g of finished product must not be less than:	g of finished product must not be less than:	g of finished product must not be less than:	g of finished product must not be less than: <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, first indent				
167	- 450 g as a general rule,	- 450 g as a general rule,	- 450 g as a general rule,	- <del>450</del> <u>400</u> g as a general rule, <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, second indent				
168	- 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 350 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces, <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, third indent				
169	- 250 g for ginger,	- 250 g for ginger,	- <del>250</del> 150 g for ginger,	- <del>250</del> <u>180</u> g for ginger, <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, fourth indent				
170				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	- 230 g for cashew apples,	- 230 g for cashew apples,	- 230 g for cashew apples,	- 230 g for cashew apples, <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, fifth indent				
171	- 80 g for passion fruit.	- 80 g for passion fruit.	- 80 g for passion fruit.	- 80 g for passion fruit. <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, third paragraph, sixth indent				
172	- 'Extra jam' is a mixture, brought to a suitable gelled consistency, of sugars, the unconcentrated pulp of one or more kinds of fruit and water. However, rosehip extra jam and seedless raspberry, blackberry, blackcurrant, blueberry and redcurrant extra jam may be obtained entirely or in part from unconcentrated purée of the respective fruits. Citrus extra jam may be obtained from the whole fruit, cut into strips and/or sliced.	- 'Extra jam' is a mixture, brought to a suitable gelled consistency, of sugars, the unconcentrated pulp of one or more kinds of fruit and water. However, rosehip extra jam and seedless raspberry, blackberry, blackcurrant, blueberry and redcurrant extra jam may be obtained entirely or in part from unconcentrated purée of the respective fruits. Citrus extra jam may be obtained from the whole fruit, cut into strips and/or sliced.	- 'Extra jam' is a mixture, brought to a suitable gelled consistency, of sugars, the unconcentrated pulp of one or more kinds of fruit and water. However, rosehip extra jam and seedless raspberry, blackberry, blackcurrant, blueberry and redcurrant extra jam may be obtained entirely or in part from unconcentrated purée of the respective fruits. Citrus extra jam may be obtained from the whole fruit, cut into strips and/or sliced.	- 'Extra jam' is a mixture, brought to a suitable gelled consistency, of sugars, the unconcentrated pulp of one or more kinds of fruit and water. However, rosehip extra jam and seedless raspberry, blackberry, blackcurrant, blueberry and redcurrant extra jam may be obtained entirely or in part from unconcentrated purée of the respective fruits. Citrus extra jam may be obtained from the whole fruit, cut into strips and/or sliced. <small>Text Origin: Commission Proposal</small>
Annex II, second paragraph, point (a), amending provision, fourth paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
173	Member States may, however, in order to take account of their societal practices, authorise that the term 'extra marmalade' be used for the product name 'extra jam'.	Member States may, however, in order to take account of their societal practices, authorise that the term 'extra marmalade' be used for the product name 'extra jam'.	Member States may, however, in order to take account of <del>their</del> <b>consumer habits</b> , authorise, <b>on their territory</b> , that the term 'extra marmalade' be used for the product name 'extra jam', <b>except in the case of citrus extra jam</b> .	Member States may, however, in order to take account of <del>their</del> <b>the terms commonly used by the consumers</b> , authorise, <b>on their territory</b> , that the term 'extra marmalade' be used for the product name 'extra jam', <b>except in the case of citrus extra jam</b> .  Text Origin: Council Mandate
Annex II, second paragraph, point (a), amending provision, fifth paragraph				
174	The following fruits may not be used mixed with others in the manufacture of extra jam: apples, pears, clingstone plums, melons, water-melons, grapes, pumpkins, cucumbers and tomatoes.	The following fruits may not be used mixed with others in the manufacture of extra jam: apples, pears, clingstone plums, melons, water-melons, grapes, pumpkins, cucumbers and tomatoes.	The following fruits may not be used mixed with others in the manufacture of extra jam: apples, pears, clingstone plums, melons, water-melons, grapes, pumpkins, cucumbers and tomatoes.	The following fruits may not be used mixed with others in the manufacture of extra jam: apples, pears, clingstone plums, melons, water-melons, grapes, pumpkins, cucumbers and tomatoes.  Text Origin: Commission Proposal
Annex II, second paragraph, point (a), amending provision, sixth paragraph				
175	The quantity of pulp used for the manufacture of 1 000 g of finished product must not be less than:	The quantity of pulp used for the manufacture of 1 000 g of finished product must not be less than:	The quantity of pulp used for the manufacture of 1 000 g of finished product must not be less than:	The quantity of pulp used for the manufacture of 1 000 g of finished product must not be less than:  Text Origin: Commission Proposal

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex II, second paragraph, point (a), amending provision, sixth paragraph, first indent			
176	- 550 g as a general rule,	- 550 g as a general rule,	- <del>550</del> 500 g as a general rule,	- <del>550</del> 500 g as a general rule, Text Origin: Council Mandate
	Annex II, second paragraph, point (a), amending provision, sixth paragraph, second indent			
177	- 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces,	- 450 g for redcurrants, rowanberries, sea-buckthorns, blackcurrants, rosehips and quinces, Text Origin: Commission Proposal
	Annex II, second paragraph, point (a), amending provision, sixth paragraph, third indent			
178	- 350 g for ginger,	- 350 g for ginger,	- <del>350</del> 250 g for ginger,	- <del>350</del> 280 g for ginger, Text Origin: Commission Proposal
	Annex II, second paragraph, point (a), amending provision, sixth paragraph, fourth indent			
179	- 290 g for cashew apples,	- 290 g for cashew apples,	- 290 g for cashew apples,	- 290 g for cashew apples, Text Origin: Commission Proposal
	Annex II, second paragraph, point (a), amending provision, sixth paragraph, fifth indent			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
180	- 100 g for passion fruit.;	- 100 g for passion fruit.;	- 100 g for passion fruit.;	- 100 g for passion fruit.;
				Text Origin: Commission Proposal
Annex II, second paragraph, point (b)				
181	(b) the fifth and sixth indents are replaced by the following:	(b) the fifth and sixth indents are replaced by the following:	(b) the fifth and sixth indents are replaced by the following:	(b) the fifth and sixth indents are replaced by the following:
				Text Origin: Commission Proposal
Annex II, second paragraph, point (b), amending provision, first paragraph				
182	‘ – ‘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.	‘ – ‘—‘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. <i>In the name 'citrus marmalade', the term 'citrus' may be replaced by the name of the citrus fruit used.</i>	‘ – ‘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. <b>The term “citrus” may be exchanged for the name of the citrus fruit(s) used.</b>	‘ <del>—</del> ‘—‘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. <u><i>In the name 'citrus marmalade', the term 'citrus' may be replaced by the name of the citrus fruit used.</i></u>
				Text Origin: EP Mandate
Annex II, second paragraph, point (b), amending provision, second paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
183	The quantity of citrus fruit used in the manufacture of 1 000 g of finished product must not be less than 200 g of which at least 75 g must be obtained from the endocarp.	The quantity of citrus fruit used in the manufacture of 1 000 g of finished product must not be less than 200 g of which at least 75 g must be obtained from the endocarp.	The quantity of citrus fruit used in the manufacture of 1 000 g of finished product must not be less than 200 g of which at least 75 g must be obtained from the endocarp.	The quantity of citrus fruit used in the manufacture of 1 000 g of finished product must not be less than 200 g of which at least 75 g must be obtained from the endocarp.  Text Origin: Commission Proposal
Annex II, second paragraph, point (b), amending provision, third paragraph				
184	— The name ‘jelly marmalade’ may be used where the product defined as citrus marmalade contains no insoluble matter except possibly for small quantities of finely sliced peel.;	— The name ‘jelly marmalade’ may be used where the product defined as citrus marmalade contains no insoluble matter except possibly for small quantities of finely sliced peel.;	— The name ‘jelly marmalade’ may be used where the product defined as citrus marmalade contains no insoluble matter except possibly for small quantities of finely sliced peel.;	— The name ‘jelly marmalade’ may be used where the product defined as citrus marmalade contains no insoluble matter except possibly for small quantities of finely sliced peel.;
Annex II, third paragraph				
185	(2) Part II is replaced by the following:	(2) Part II is replaced by the following:	(2) Part II is replaced by the following:	(2) Part II is replaced by the following:  Text Origin: Commission Proposal
Annex II, third paragraph, amending provision, first paragraph				



	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
186	<p>II. Products defined in Part I must have a soluble dry matter content of 60 % or more as determined by refractometer, except for those products that fulfil the requirements of Regulation (EC) No 1924/2006 of the European Parliament and of the Council*** as regards reduced sugar, and those products in respect of which sugars have been wholly or partially replaced by sweeteners.</p>	<p>II. Products defined in Part I must have a soluble dry matter content of 60 % or more as determined by refractometer, except for those products that fulfil the requirements of Regulation (EC) No 1924/2006 of the European Parliament and of the Council*** as regards reduced sugar, and those products in respect of which sugars have been wholly or partially replaced by sweeteners.</p>	<p>II. Products defined in Part I must have a soluble dry matter content of 60 % or more as determined by refractometer, except for those products that fulfil the requirements of Regulation (EC) No 1924/2006 of the European Parliament and of the Council*** as regards reduced sugar, and those products in respect of which sugars have been wholly or partially replaced by sweeteners.</p>	<p>II. Products defined in Part I must have a soluble dry matter content of 60 % or more as determined by refractometer, except for those products that fulfil the requirements of Regulation (EC) No 1924/2006 of the European Parliament and of the Council*** as regards reduced sugar, and those products in respect of which sugars have been wholly or partially replaced by sweeteners.</p> <p>Text Origin: Commission Proposal</p>
Annex II, third paragraph, amending provision, second paragraph				
187	<p>Without prejudice to Article 17(1) of Regulation (EU) No 1169/2011, Member States may, in order to take account of certain particular cases, authorise the reserved names for products defined in Part I which have a soluble dry matter content of less than 60 %.</p>	<p>Without prejudice to Article 17(1) of Regulation (EU) No 1169/2011, Member States may, in order to take account of certain particular cases, authorise the reserved names for products defined in Part I which have a soluble dry matter content of less than 60 %.</p>	<p>Without prejudice to Article 17(1) of Regulation (EU) No 1169/2011, Member States may, in order to take account of certain particular cases, authorise the reserved names for products defined in Part I which have a soluble dry matter content of less than 60 %.</p>	<p>Without prejudice to Article 17(1) of Regulation (EU) No 1169/2011, Member States may, in order to take account of certain particular cases, authorise the reserved names for products defined in Part I which have a soluble dry matter content of less than 60 %.</p> <p>Text Origin: Commission Proposal</p>
Annex II, third paragraph, amending provision, third paragraph				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
188	*** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9)..	*** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9)..	*** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9)..	*** Regulation (EC) No 1924/2006 of the European Parliament and of the Council of 20 December 2006 on nutrition and health claims made on foods (OJ L 404, 30.12.2006, p. 9)..  Text Origin: Commission Proposal