On the basis of Articles 7 and 14 of the Cosmetic Products Act (Official Gazette of the Republic of Slovenia, Nos. 66/00 and 65/02) the Minister of Health issues the following

RULES
on the labelling of cosmetic products¹

Article 1

These Rules lay down the contents and manner of labelling cosmetic products marketed in the Republic of Slovenia.

Article 2

The terms used in these Rules have the following meaning:
1. C.I. is the colour index number.
2. INN is the international non-proprietary name recommended by the WHO.
3. IUPAC is the International Union of Pure and Applied Chemistry.
5. CAS number is the registry number of substances according to the Chemical Abstracts Service list.
6. INCI is the International Nomenclature of Cosmetic Ingredients.
7. Prototype means the first sample or the model which is not manufactured in a batch and is used for copying or developing cosmetic products.

Article 3

The following information must appear on the container and packaging of a cosmetic product:

a) name or style and the address or registered office of the supplier as well as the country of origin:
Information about the supplier may be abbreviated provided that the abbreviation makes it possible to identify the supplier without any ambiguity or trouble.
Where a product is manufactured at several locations within the Republic of Slovenia or at several locations in the European Union, the supplier can print several addresses on the product. In the latter case, the address of the location where information on the cosmetic product is available must be underlined in compliance with Annex V to the Rules on the Composition of Cosmetic Products (Official Gazette of RS, Nos. 20/01 and 46/03).
The country of origin does not need to be specified for cosmetic products manufactured within the European Union;

b) the quantity of cosmetic product at the time of packaging, expressed as mass or volume:
The quantity does not need to be specified:
– on packaging with a content of less than 5 grams or 5 millilitres,
– on free samples and disposable products;
– on packaging which normally contains multiple items for which information on mass or volume is not important if the number of pieces is indicated on the packaging, or if the number of pieces can be clearly identified through the packaging, or if the product is normally only sold individually;
c) date of durability or shelf-life of the cosmetic products:
If the date of durability or shelf-life of a cosmetic products is 30 months or less, it must be indicated with the wording "best before" (Slovenian: "uporabno do...") or any other similar text in the Slovenian language, followed by:
– the date consisting of a month and year, or a day, month and year in this sequence; or
– instructions about where on the packaging the date appears.
If the date of durability or shelf-life of a cosmetic product is only ensured if certain conditions are met, these conditions must be indicated on the packaging.
If the date of durability or the shelf-life of a cosmetic product exceeds 30 months, it does not need to be specifically stated on the packaging. In the latter case, the product must be marked with the symbol from Annex I of these Rules, followed by the date of durability or shelf-life after the product is opened, expressed in months and/or years;
c) particular safety warning to be observed in the use of the product:
The container and the packaging must in particular bear the warnings which are listed in the column "Conditions of use and warnings which must be printed on the label" in Annexes III, IV, VI and VII of the Rules on the Composition of Cosmetic Products, as well as special precautionary warnings and instructions on cosmetic products for professional use, particularly hairdressing.
When it is impossible, for practical reasons (e.g. size and shape of packaging, type of packaging and similar), to state such warnings on the container and/or the packaging, they must appear on a separate note, label, tape or card and attached or fixed to the product. In the latter case, at least an abbreviated warning or symbol from Annex II of these Rules must appear on the packaging;
d) the batch number of manufacture, or any other label enabling the identification of the product where the product is not manufactured in a batches:
Where this is impossible for practical reasons because the product is too small this information can appear on the packaging only;
e) the function of the product, unless it is clear from the presentation of the product;
f) ingredients:
The ingredients must be listed with their INCI names. If an INCI name does not exist, the ingredient must be specified with its chemical name defined according to the European Pharmacopoeia, INN or any other name or number that enables the identification of the ingredient (CAS, IUPAC, EINECS or colour index number).
The ingredients must be listed in the descending order of their percentage in the cosmetic product at the time they were added to the product. The list must be preceded by the word "SESTAVINE" or "INGREDIENTS". Where that is impossible for practical reasons, an enclosed leaflet, label, tape or card must contain the ingredients; in the latter case, the packaging must bear abbreviated information or the symbol given in Annex II of these Rules. The following is not regarded as cosmetic ingredients:
- impurities in the raw materials used,
- subsidiary technical materials used in the preparation of the products but not present in the final product,
- materials used in strictly necessary quantities as solvents or as carriers for perfume and aromatic compositions.
Perfume and aromatic compositions and their raw materials must be referred to by the word "perfume" (Slovenian: "parfum") or "flavour" (Slovenian: "aroma"). The list of ingredients must also contain ingredients whose listing is prescribed in the column "Other limitations and requirements" in Annex III of the Rules on the Composition of Cosmetic Products, regardless of their function in the products. Ingredients in concentrations of less than 1% may be listed in any order after those in concentrations of more than 1%.
Colouring agents may be listed in any order after the other ingredients, in accordance with the colour index number or denomination adopted in Annex IV of the Rules on the Composition of Cosmetic Products. For decorative cosmetic products marketed in several colour shades, all colouring agents used in the product range may be listed with the symbol "+/-", the text "may include" (Slovenian: "lahko vsebuje") or any other similar text. Ingredients may only be listed on the packaging.
In the case of soap, bath balls and other small products where it is impracticable, for reasons of size or shape, to attach or fix a label, tag, tape or card, those particulars shall appear on a notice in immediate proximity to the product. The provisions of items a), c), ĉ), e) and f) are also used for products which are not pre-packaged, those packaged in the presence of the consumer and those pre-packaged for immediate sale.

Article 4

Particulars from items c), ĉ) and e) of the preceding Article must be stated in the Slovenian language. Where it is impossible, for practical reasons, to state the particulars from points c) and e) of the preceding Article on the container, they may only appear on the packaging.

Article 5

Any reference stating that a cosmetic products has not been animal tested is permitted only if the supplier and its subsuppliers of ingredients for the development of new cosmetic products have not performed, commissioned or in any other way participated in such testing of ingredients, prototypes or final
cosmetic products and if cosmetic products do not contain ingredients tested on animals by any other entities.

**Article 6**

At the points of sale of cosmetic products, clear and concise written instructions on the contents and meaning of the symbols from Annexes I and II of these Rules must be available for users of the products.

**Article 7**

On the day of enforcement of these Rules, the Rule on the Labelling of Cosmetic Products (Official Gazette RS, No. 20/01) ceases to apply.

**Article 14**

Legal and natural persons must make their business activities compliant with the provisions of point c), third paragraph, Article 3, and the provisions of Article 5 of these Rules before 11 March 2005, and with the provisions of Article 6 of these Rules until 1 January 2004.

**Article 9**

These Rules enter into force on the 15th day following their publication in the Official Gazette of the Republic of Slovenia.

No. 022-9/2002

Ljubljana, 30 October 2003

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**Annex I**