

**1 July 2022**

**207-22**

**Administrative Assessment Report – Application A1255**

Alpha-amylase from GM Bacillus subtilis as a processing aid

1. **Application details**

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| **Date received: 17 May 2022**  **Date due for completion of administrative assessment:** 8 June 2022  **Date completed:** | | |
| **Applicant:** AB Enzymes GmbH | | **Potentially affected Schedule:**  18 |
| **Brief description of Application:**  To permit alpha-amylase sourced from a genetically modified strain of *Bacillus subtilis* containing the alpha-amylase gene from *Thermoactinomyces vulgaris*, as a processing aid in the manufacture of bakery products. | |
| **Procedure:**  General | **Estimated total variable hours:**  240 hours  **Reasons why:**  It will involve an assessment of relatively minor complexity, since it is assessing a new source microorganism of an already permitted enzyme | **Estimated start date:** June 2023 (if unpaid) |

1. **Decision**

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| **Application accepted**  **Date**:8 June 2022 |

1. **Additional matters**

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| **Has the Applicant requested information in the application is confidential commercial information (CCI) or confidential?**  Yes, CCI and confidential  **What documents are affected?** Appendix CCI  **Has the Applicant provided redacted copies of documents containing CCI (i.e. CCI version and non CCI version and non CCI executive summary)?**  **Has the Applicant provided justification for why information is CCI or confidential?**  Yes |

1. **Charges**

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| **The FSANZ Act provides that a charge must be imposed if the application confers an exclusive capturable commercial benefit (ECCB) on the Applicant.**  **Does FSANZ consider that the application confers an ECCB on the Applicant?**  No |
| **If the application does not confer an ECCB on the applicant, the FSANZ Act provides that an applicant can choose to pay a charge to expedite assessment of their application.**    **Does the Applicant want to expedite assessment (i.e. pay) for this Application?**  Yes |

1. **Assessment against FSANZ Act 1991 requirements**

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| **Subsection 26(2)** |
| **(b) Does the Application relate to a matter that may be developed as a food regulatory measure, or that warrants a variation of a food regulatory measure?**  Yes |
| **(c) Is the Application so similar to a previous application or proposal for the development or variation of a food regulatory measure that it should not be accepted?**  No |
| **(d) Are there any other matters relevant to the decision whether to accept or reject the application?**  No |

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| **Does the application meet each of the following criteria required by subsection 22(2)?** |
| 1. **The application is in writing**   Yes |
| 1. **The application is in the form specified in guideline 3.1.1 of the Application Handbook**   Yes |
| 1. **The application includes all information and each thing that the section 23 guidelines of the Act state must be included in such an application.**   Yes 3.1.1 and 3.3.2 |
| **Did the Applicant identify the Procedure that, in their view, applies to the consideration of this Application?**  Yes  **Indicate which Procedure:**  General |
| **Other Comments or Relevant Matters:**  Nil |

1. **Consultation & assessment timeframe**

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| **Proposed length of public consultation periods:**  6 weeks |
| **Proposed timeframe for assessment**  ‘Early Bird Notification’ due: 18 July 2022  Commence assessment (clock start) mid-June 2023  Public comment mid-Oct–late Nov 2023  Board to complete approval early March 2024  Notification to Food Ministers’ Meeting (FMM) mid-March 2024  Anticipated gazettal if no review requested early June 2024 |