

**4 November 2022**

**219-22**

**Administrative Assessment Report –Application A1260**

2-methyloxolane as a processing aid

1. **Application details**

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| **Date received: 8 September 2022**  **Date due for completion of administrative assessment:** 5 October 2022  **Date completed: 5 October 2022** | | |
| **Applicant:** Pennakem Europa, France | | **Potentially affected standard:**  Schedule 18 |
| **Brief description of Application:**  To permit 2-methyloxolane as an extraction solvent processing aid. | |
| **Procedure:**  General level 2 | **Estimated total variable hours:**  380 hours  **Reasons why:**  Requires toxicological, dietary exposure and food technology assessments and associated assessment of risk management measures. | **Estimated start date:** October 2023 |

1. **Decision [complete after Delegate has made their decision under subsection 26(1) of the FSANZ Act 1991]**

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| **Application accepted**  **Date**: 5 October 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  **What documents are affected?** Appendix F and G and associated references  **Has the Applicant provided redacted copies of documents containing CCI (i.e. CCI version and non CCI version and non CCI executive summary)?** Yes  **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?**  No |

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 |
| **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: 9 November 2022  Commence assessment (clock start) early October 2023  Public comment early Jan to mid February 2024  Board to complete approval early June 2024  Notification to Food Ministers’ Meeting (FMM) mid June 2024  Anticipated gazettal if no review requested late August 2024 |