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GOVERNMENT NOTICES

DEPARTMENT OF HEALTH

FOOD AND DRUGS ACT

Food and Drug Regulations — *Amendment*

Interim Marketing Authorization

The addition of nutrients to foods sold in Canada is regulated under the *Food and Drug Regulations*. An Interim Marketing Authorization (IMA) was published in the *Canada Gazette*, Part I, on April 22, 2006, to permit the addition of calcium, with or without vitamin D, to orange juice, or orange and tangerine juice sold as such, in fluid, concentrated, or reconstituted forms, while the regulatory process to amend the Regulations formally was undertaken.

The present notice replaces the IMA of April 22, 2006, and amends the labelling requirements for orange juice and orange and tangerine juice with added calcium, with or without added vitamin D, in order to ensure consistency with the intention of the Temporary Marketing Authorization Letters issued by Health Canada between 1999 and 2006.

Therefore, it is the intention of Health Canada to recommend that the *Food and Drug Regulations* be amended to permit the addition of calcium, with or without vitamin D, to orange juice, or orange and tangerine juice sold as such, in fluid, concentrated, or reconstituted forms. The requirements for the sale of these foods containing these added nutrients are as follows:

(1) if calcium is added, the product must contain 310 milligrams (mg) of calcium per reference amount of 250 millitres (mL) not including overage;

- (2) if vitamin D is added with calcium, the product must contain 2.5 micrograms (µg) of vitamin D per reference amount of 250 mL not including overage;
- (3) the product would have to bear a Nutrition Facts table in accordance with the nutrition labelling requirements set out in sections B.01.401 and B.01.402 of the Regulations;
- (4) the common name of the product must be modified to include one of the following phrases: (i) if calcium is added, "with added calcium", "calcium enriched", "enriched with calcium", or "plus calcium"; or, (ii) if calcium and vitamin D are added, "with added calcium and vitamin D", "calcium and vitamin D enriched", "enriched with calcium and vitamin D", or "plus calcium and vitamin D";
- (5) if calcium and vitamin D are added, the label of the product must display the statement "Fortified with calcium and vitamin D for people who do not drink milk" or "Specially designed as a source of calcium and vitamin D for people who do not drink milk" on the principal display panel of the label, prominently displayed and in close proximity to the most prominent claim for calcium or vitamin D content or, if no claim for calcium or vitamin D content is present, in close proximity to the common name and, in both cases, in letters of at least the same size as the letters used in the numerical portion of the declaration of net quantity as required under section 14 of the *Consumer Packaging and Labelling Regulations*;
- (6) if calcium is added without added vitamin D, the label of the product must display the statement "Fortified with calcium for people who do not drink milk" or "Specially designed as a source of calcium for people who do not drink milk" on the principal display panel of the label, prominently displayed and in close proximity to the most prominent claim for calcium content or, if no claim for calcium content is present, in close proximity to the common name and, in both cases, in letters of at least the same size as the letters used in the numerical portion of the declaration of net quantity as required under section 14 of the *Consumer Packaging and Labelling Regulations*. In addition, the label must display the statement "This product does not contain vitamin D. A source of vitamin D may be required", clearly visible, either grouped together with the Nutrition Facts table or on the principal display panel in close proximity to the most prominent claim for calcium content or, if no claim for calcium content is present, in close proximity to the common name and, in both cases, in letters of at least the same size as the letters used in the numerical portion of the declaration of net quantity as required under section 14 of the *Consumer Packaging and Labelling Regulations*;
- (7) the product must not be represented for consumption by children under the age of 12 years.

As a means to improve the responsiveness of the regulatory system, an Interim Marketing Authorization is being issued to permit the immediate sale of orange juice, and orange and tangerine juice, with added calcium, with or without added vitamin D, as indicated above, while the regulatory process is undertaken to formally amend the Regulations.

Contact

Ronald Burke, Director, Bureau of Food Regulatory, International and Interagency Affairs, Health Canada, Address Locator 0702C1, Ottawa, Ontario K1A 0L2, 613-957-1828

(telephone), 613-941-3537 (fax), sche-ann@hc-sc.gc.ca (email).

September 18, 2006

HÉLÈNE GOULET Associate Assistant Deputy Minister Health Products and Food Branch

[39-1-0]

DEPARTMENT OF HUMAN RESOURCES AND SOCIAL DEVELOPMENT

CANADA STUDENT LOANS REGULATIONS

Interest rates

In accordance with subsection 13(3) of the *Canada Student Loans Regulations*, notice is hereby given that, pursuant to subsections 13(1) and 13(2) respectively, the Minister of Human Resources and Skills Development has fixed the Class "A" rate of interest at 5.125% and the Class "B" rate of interest at 5.250% for the loan year ending on July 31, 2007.

August 1, 2006

DIANE FINLEY
Minister of Human Resources and
Skills Development

[39-1-0]

DEPARTMENT OF INDUSTRY

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Director

Walker, Harriet E. 2006-977

National Gallery of Canada

Trustee of the Board of Trustees

Watson, The Hon. Jack 2006-873

Court of Appeal of Alberta

Justice of Appeal

Court of Queen's Bench of Alberta

Member ex officio

Court of Appeal for the Northwest Territories

Judge

Workun, Kim D. 2006-985

Immigration and Refugee Board

Full-time member

September 21, 2006

JACQUELINE GRAVELLE Manager

[39-1-0]

NOTICE OF VACANCY

CANADIAN SPACE AGENCY

President (full-time position)

Recognized globally for its contribution to space research and development, the Canadian Space Agency (CSA) is at the forefront of the development of space activities and applications that benefit Canadians and humanity. Established in 1989, the CSA is an agency of the Government of Canada and derives its authority from the *Canadian Space Agency Act*. The CSA coordinates space policies and programs of the Government of Canada, administers programs and projects relating to scientific and industrial space research and development and the application of space technology, promotes the transfer and diffusion of space technology to and throughout Canadian industry, and encourages commercial exploitation of space capabilities, technology, facilities and systems. The CSA has more than 600 highly qualified employees in its employ, mainly located in its headquarters in Saint-Hubert as well as in its David Florida Laboratory in Ottawa.

The mandate of the CSA is to promote the peaceful use and development of space, to advance the knowledge of space through science and to ensure that space science and technology provide social and economic benefits for Canadians. To deliver on its mandate, the CSA has aligned its activities along four core thrusts, namely earth observation, space science and exploration, satellite communications, and space awareness and learning.

The President acts as the Chief Executive Officer of the organization and ensures the fulfilment of the Agency's mandate, by providing strategic leadership and vision for CSA programs and activities.

Location: Saint-Hubert, Quebec

The successful candidate must possess a degree from a recognized university, in a relevant field of study, preferably in the areas of science or engineering. Additional business education such as an MBA would be an asset. The qualified candidate must possess extensive senior level management experience, preferably leading a science or technology organization, as well as demonstrated effectiveness in developing and maintaining successful relationships and partnerships, nationally and/or internationally. The preferred candidate will possess experience in strategic planning and managing organizational change to promote and improve corporate governance and organizational performance. Experience in implementing research and development initiatives in academia, government or industry, as well as experience in linking science and technological development with commercial applications, would be considered assets. Experience in the space, defence or aerospace industries would also be an asset.

The successful candidate will adhere to high ethical standards and possess a good understanding of Canada's economic and social structure, the role of its science and technology infrastructure, and the research and development challenges facing the nation. Sound judgment, tact, discretion, as well as knowledge and understanding of the mandate, objectives and mission of the CSA, are required. A good understanding of the Government of Canada, its institutions and processes, especially as they relate to the development of government science and technology policies and objectives, is necessary. The preferred candidate will possess a good understanding of the Canadian space sector and aerospace industries, as well as their strengths and the challenges they face. A strong appreciation of the role of international space science and technology collaborations and partnerships in enhancing Canada's space program is required.

The ability to provide the corporate vision and leadership needed to attain the CSA's

mandate, realize its strategic direction and identify, analyse and define long-range priorities and strategies, is necessary. Furthermore, the ability to manage in an operational manner that meets the rigorous requirements of public accountability and to integrate varied and complex requirements and expectations which originate from the private sector, government, academic and international communities, are required. The qualified candidate must be credible with, and able to influence, senior industrial, government and academic representatives to advance the goals of the CSA and the Canadian Space Program. The ideal candidate will possess superior interpersonal skills, as well as the ability to manage highly skilled and specialized professionals in a complex and high-risk project environment and mobilize CSA staff, stakeholders and partners toward a shared vision and goals. The ability to develop and negotiate multi-partner agreements and build alliances with key stakeholders, both nationally and internationally, is required. The qualified candidate will have the demonstrated ability to communicate effectively, both in writing and orally, with stakeholders, the media, ministers, parliamentary committees and the public.

The selected candidate must be prepared to relocate to the Montréal region or to a location within a reasonable commuting distance and be prepared to travel extensively across Canada and abroad.

Proficiency in both official languages is essential.

The Government is determined to ensure that nominations be representative of Canada's regions and its official languages, as well as women, aboriginals, disabled persons and visible minorities.

The selected candidate will be subject to the *Conflict of Interest and Post-Employment Code for Public Office Holders*. Before or upon assuming their official duties and responsibilities, public office holders appointed on a full-time basis must sign a document certifying that, as a condition of holding office, they should observe the Code. They must also submit to the Office of the Ethics Commissioner, within 60 days of appointment, a Confidential Report in which they disclose all of their assets, liabilities and outside activities. To obtain copies of the Code and of the Confidential Report, visit the Office of the Ethics Commissioner's Web site at

www.parl.gc.ca/oec/en/public_office_holders/conflict_of_interest/.

This notice has been placed in the *Canada Gazette* to assist the Governor in Council in identifying qualified candidates. It is not, however, intended to be the sole means of recruitment. Applications forwarded through the Internet will not be considered for reasons of confidentiality.

Interested candidates should forward their curriculum vitae by October 13, 2006, to the Acting Assistant Secretary to the Cabinet (Senior Personnel and Special Projects), Privy Council Office, 59 Sparks Street, 1st Floor, Ottawa, Ontario K1A 0A3, 613-957-5006 (fax).

Additional details about the Agency and its activities can be found on its Web site at www.space.gc.ca.

Bilingual notices of vacancies will be produced in an alternative format (audio cassette, diskette, braille, large print, etc.) upon request. For further information, please contact

Canadian Government Publishing, Public Works and Government Services Canada, Ottawa, Canada K1A 0S5, 613-941-5995 or 1-800-635-7943.

[39-1-0]

DEPARTMENT OF PUBLIC SAFETY AND EMERGENCY PREPAREDNESS

CRIMINAL CODE

Designation as fingerprint examiner

Pursuant to subsection 667(5) of the *Criminal Code*, I hereby designate the following person of the Royal Canadian Mounted Police as a fingerprint examiner:

Navjeet Kaur Hothi

Ottawa, September 12, 2006

DIANE MACLAREN Assistant Deputy Minister

[39-1-0]

DEPARTMENT OF TRANSPORT

CANADA MARINE ACT

Halifax Port Authority — Supplementary letters patent

BY THE MINISTER OF TRANSPORT, INFRASTRUCTURE AND COMMUNITIES

WHEREAS Letters Patent were issued by the Minister of Transport for the Halifax Port Authority ("Authority") under the authority of the *Canada Marine Act* effective March 1, 1999;

WHEREAS Schedule C of the Letters Patent describes the real property, other than federal real property, held or occupied by the Authority;

WHEREAS the board of directors of the Authority has requested the Minister of Transport, Infrastructure and Communities to issue Supplementary Letters Patent to add to Schedule C of the Letters Patent the real property described in the Annex hereto;

NOW THEREFORE under the authority of section 9 of the *Canada Marine Act*, the Letters Patent are amended by adding to Schedule C of the Letters Patent the real property described in the Annex hereto.

These Supplementary Letters Patent are to be effective on the date of registration in the

Halifax Land Registry Office of the transfer documents evidencing the transfer of the real property described in the Annex hereto from the Halifax Regional Municipality to the Authority.

Issued under my hand to be effective this 11th day of September 2006.

The Honourable Lawrence Cannon, P.C., M.P. Minister of Transport, Infrastructure and Communities

ANNEX

All that certain lot, piece or parcel of land situate, lying and being on the northeastern side of Bayne Street in Halifax, Halifax County, Nova Scotia, said lot being shown as Lot B-1 on a plan entitled "Plan of Survey of Lot B-1 and Lot B-2, Subdivision of Lot B, Land Expropriated by Halifax Regional Municipality" prepared by Whyte, McElmon & Associates Limited and signed by David J. Whyte, NSLS, dated July 5, 2006, said lot being more particularly described as follows:

Beginning on the curved northeastern boundary of Bayne Street at a northwestern corner of Lot B-2, said curve having a radius of two hundred seventy feet (270.00 ft.);

Thence northwesterly along said curved boundary and curving to the right, ten and thirty-five hundredths feet (10.35 ft.) to the end of said curve;

Thence North 58°52'30" West along the northeastern boundary of Bayne Street, three hundred thirty-five and twenty-nine hundredths feet (335.29 ft.) to an angle in said boundary;

Thence North 14°16'38" West along the northeastern boundary of Bayne Street, thirtynine and three hundredths feet (39.03 ft.) to the southeastern boundary of Parcel 28, land conveyed to Canadian National Railway Company;

Thence North 55°08'27" East along said boundary, three hundred two and seventy-four hundredths feet (302.74 ft.) to an angle therein;

Thence North 59°01'12" East along the southeastern boundary of said Parcel 28, two hundred thirty-one and sixty-five hundredths feet (231.65 ft.) to an angle therein;

Thence North 38°44'28" East along the southeastern boundary of said Parcel 28, one hundred ten feet (110.00 ft.) to a point thereon;

Thence continuing North 38°44'28" East along the southeastern boundary of said Parcel 28, seventy-one and fifty-seven hundredths feet (71.57 ft.) to a western corner of Lot B-2;

Thence South 10°11'41" West along the western boundary of Lot B-2, one hundred seven and fifty hundredths feet (107.50 ft.) to the beginning of a curve to the left having a radius of five hundred sixty-nine and twenty-three hundredths feet (569.23 ft.);

Thence southerly along said curve and being along the western boundary of Lot B-2, three hundred nine and nine hundredths feet (309.09 ft.) to the end of said curve;

Thence South 20°55'00" East along the southwestern boundary of Lot B-2, seventy-two and seventy-five hundredths feet (72.75 ft.) to a western corner of Lot B-2;

Thence South 58°12'32" West along a northwestern boundary of Lot B-2, two hundred eight and forty hundredths feet (208.40 ft.) to the beginning of a curve to the right having a radius of one thousand three hundred two and forty-nine hundredths feet (1302.49 ft.);

Thence southwesterly along said curve and being along a northwestern boundary of Lot B-2, one hundred twenty-nine and sixty hundredths feet (129.60 ft.) to the point of beginning, containing an area of 178,636 square feet.

<u>BEING AND INTENDED TO BE</u> a portion of lands expropriated by Halifax Regional Municipality by document registered at Book 7969, Page 348, in the Registry Office for Halifax County.

<u>ALL BEARINGS</u> in the foregoing description being based on the Nova Scotia Co-ordinate System, Zone 5, central meridian Longitude 64°30' West.

[39-1-0]

NOTICE:

The format of the electronic version of this issue of the *Canada Gazette* was modified in order to be compatible with hypertext language (HTML). Its content is very similar except for the footnotes, the symbols and the tables.



Maintained by the Canada Gazette Directorate

Updated: 2006-11-23

Important notices