

# ISRAELI STANDARD SI 1145

July 1982

## Amendment No. 9

November 2018

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This is a translation of the  
Hebrew original.

In any case of discrepancy  
between the original Hebrew  
text and the English translation,  
the Hebrew version shall  
prevail.

## LABELLING OF PREPACKAGED FOOD

Translation



**The Standards Institution of Israel**

### **Amendment revision notice**

This Amendment updates

Israeli Standard SI 1145 of July 1982

Amendment no. 2 of September 1989

Amendment no. 3 of July 1995

Amendment no. 4 of June 1996

Amendment no. 5 of December 2000

Amendment no. 6 of May 2002

Amendment no. 7 of September 2008

Amendment no. 8 of February 2013

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### **Updating the Standard**

Israeli Standards are reviewed periodically at least every five years, in order to adapt them to scientific and technological developments. Users of Standards should ascertain that they are in possession of the latest editions of the Standard including its Amendments.

A document appearing in the "Reshumot" (The Israeli Official Journal) as an Amendment may be a separate Amendment, or an Amendment incorporated into the Standard.

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### **Standard validity**

An Israeli Standard including revisions becomes valid from the time it is published in "Reshumot". Whether the document or parts of it are Official should be checked. An Official Standard or Amendment (in whole or in part) takes effect 60 days following publication of the notice in the "Reshumot", unless the notice states otherwise for the effective date

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### **Standards Mark**

A manufacturer of a product complying with the requirements of the applicable Israeli Standards is entitled, after being licensed by the Standards Institution of Israel, to mark it with the Standards Mark:



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## **1a References**

The following shall be added to the clause:

### **Israeli laws, regulations and documents**

Public Health Protection Act (food), 2015, with its updates

## **2 Definitions**

The following shall be added at the end of the clause:

### **2.21 Field of vision**

All the surfaces of a package that can be read from a single viewing point.

## **3 General requirements**

### **3.13**

The text in the clause, including footnote (4) and the reference to it, shall be deleted and shall be superseded by the following:

All the labelling details required by the Standard shall be marked on the packaging. The labelling details in Hebrew of the food name and the contents shall be marked in one field of vision.

## **8 Ingredients**

8.3 The text in the clause (in Amendment no. 6) shall be deleted and shall be superseded by the following:

8.3 The quantity of an ingredient or of a category of ingredients shall be marked in the cases specified below.

The labelling shall be as specified in Annex D (normative), excluding cases where the labelling is not required as specified in clauses D-1 and D-2.

8.3.1 If the ingredient or the category of ingredients is indicated in the name of the food or if the name of the food is usually associated with that ingredient or that category of ingredients by the consumer;

8.3.2 If the ingredient or the category of ingredients are emphasized on the labelling in words, pictures or graphics;

8.3.3 If the ingredient or the category of ingredients are essential to characterize a food, or to distinguish them from other food products with which they might be confused because of their name or appearance.

## **Annex D – Israeli Standards for which the marking of a date is required**

The number of the annex shall be deleted and superseded by the following:

Annex E

- After Annex C, a new annex, Annex D, shall be added as follows:

**Annex D – Labelling of the quantity of ingredients or of the  
category of ingredients**

(normative)

**D-1 The quantitative labelling of an ingredient or a category of ingredients in  
accordance with clause 8.3 that shall not be required**

The quantitative labelling of an ingredient or of a category of ingredients in  
accordance with clause 8.3 shall not be required in the following cases:

**D-1.1 For an ingredient or a category of ingredients**

- D-1.1.1 where their drained weight quantities is required as specified in clause 7.2 of this  
Standard or by food legislation as defined in the Public Health Protection Act (food).
- D-1.1.2 where their quantitative labelling is required by food legislation. In this case,  
the labelling shall be as required by the food legislation and not in accordance  
with that required by clause 3.8.
- D-1.1.3 where they are used in small quantities for the purposes of flavouring and/or  
fragrance.
- D-1.1.4 even while appearing in the name of the food, is not such as to govern the choice  
of the consumer (because the variation in quantity is not essential to characterize  
the food or does not distinguish it from similar foods).
- D-1.1.5 where the food legislation stipulates precisely the quantity required of an  
ingredient or of a category of ingredients without requiring it being marked on  
the labelling.

**D-1.2 For an ingredient within a category of ingredients**

- D-1.2.1 where the category of ingredients is edible plants and/or mixed seaweeds and  
mushrooms:  
where none of which significantly predominates in terms of weight and which are  
used in proportions that are likely to vary.
- D-1.2.2 where the category of ingredients is herbs or spices:  
where none of which significantly predominates in terms of weight.

**D-2 Quantitative labelling of an ingredient or of a category of ingredients in  
accordance with clauses 8.3.1 and 8.3.2 that shall not be required**

Quantitative labelling of an ingredient or of a category of ingredients in accordance  
with clauses 8.3.1 and 8.3.2 shall not be required in the following cases:

- D-2.1 where any ingredient or category of ingredients is marked by the words  
"עם ממתיק(ים)" [meaning, with sweetener(s)] or  
"עם סוכר(ים) וממתיק(ים)" [meaning, with sugar(s) and sweetener(s)] if that  
labelling accompanies the name of the food.

D-2.2 where the ingredient is any vitamin or mineral or nutritional fibers if that substance is subject to the Public Health Regulations (food) (nutritional marking), 1993, with their updates.

**D-3 Manner of quantitative labelling of an ingredient or a category of ingredients**

The labelling of quantity of an ingredient or of a category of ingredients shall be expressed as a percentage by their relative quantity of the product's weight.

Notwithstanding that said above, labelling of the quantity of an ingredient or a category of ingredients shall be in a different manner for the following cases:

- a. where foods have lost moisture in the product following heat treatment or other treatment, the quantity of an ingredient or of a category of ingredients shall be expressed as a percentage which shall correspond to the quantity of ingredients used in the manufacturing process related to the finished product. If the quantity of an ingredient or of a category of ingredients or the total quantity of all the ingredients indicated on the labelling exceeds 100 %, in which case, the quantity shall be indicated on the basis of the weight of the ingredients used to prepare 100 g of the finished product.

**Note:**

In any case, the percent value of the ingredient indicated shall not exceed 100.

- b. The quantity of ingredients used in concentrated or dehydrated form and reconstituted during manufacture may be indicated on the basis of their proportion by weight as recorded before their concentration or dehydration, provided that these ingredients be labelled and their reconstitution be described on the label.
- c. In the case of concentrated or dehydrated foods which are intended to be reconstituted by the addition of water, indicated in accordance with clause 8.1.1, the quantity of the ingredients may be indicated on the basis of their proportion by weight in the reconstituted product.
- d. The quantity of volatile ingredients in the product shall be indicated on the basis of their quantity (by weight) in the finished product.

**D-4 Additional requirements for labelling**

The quantity of an ingredient or of a category of ingredients shall be indicated in or immediately after the name of the food and adjacent to it or in the list of ingredients next to the ingredient or the category of ingredients in question.

Where the quantitative labelling is immediately after the name of the food (and is not part of the name of the food), the letter and numeral size of the quantitative labelling shall not be less than 2/3 of the food name letter size, and not larger than the food name letters.