Standard 1.2.7  Nutrition, health and related claims

Note 1  This instrument is a standard under the Food Standards Australia New Zealand Act 1991 (Cth). The standards together make up the Australia New Zealand Food Standards Code. See also section 1.1.1—3.

Note 2  The provisions of the Code that apply in New Zealand are incorporated in, or adopted under, the Food Act 2014 (NZ). See also section 1.1.1—3.

Division 1  Preliminary

1.2.7—1  Name

This Standard is Australia New Zealand Food Standards Code – Standard 1.2.7 – Nutrition, health and related claims.

Note  Commencement:  This Standard commences on 1 March 2016, being the date specified as the commencement date in notices in the Gazette and the New Zealand Gazette under section 92 of the Food Standards Australia New Zealand Act 1991 (Cth). See also section 93 of that Act.

1.2.7—2  Definitions

In Standard 1.2.7 and Standard 1.2.8:

fruit  means the edible portion of a plant or constituents of the edible portion that are present in the typical proportion of the whole fruit (with or without the peel or water); and does not include nuts, spices, herbs, fungi, legumes and seeds.

vegetable  means the edible portion of a plant or constituents of the edible portion that are present in the typical proportion of the whole vegetable (with or without the peel or water) and does not include nuts, spices, herbs, fungi, dried legumes (including dried legumes that have been cooked or rehydrated) and seeds.

Note 1  In this Code (see section 1.1.2—2):

biomarker  means a measurable biological parameter that is predictive of the risk of a serious disease when present at an abnormal level in the human body.

carbohydrate, other than in the definition of beer (section 1.1.2—3), means available carbohydrate or available carbohydrate by difference.

claim  means an express or implied statement, representation, design or information in relation to a food or a property of food which is not mandatory in this Code.

endorsement  means a nutrition content claim or a health claim that is made with the permission of an endorsing body.

endorsing body  means a not-for-profit entity that:

(a) has a nutrition- or health-related purpose or function; and
(b) permits a supplier to make an endorsement.

fat, in Standards 1.2.7 and 1.2.8 and Schedules 4 and 11, means total fat.

food group  means any of the following groups:

(a) bread (both leavened and unleavened), grains, rice, pasta and noodles;
(b) fruit, vegetables, herbs, spices and fungi;
(c) milk, skim milk, cream, fermented milk, yoghurt, cheese, processed cheese, butter, ice cream, condensed milk, dried milk, evaporated milk, and dairy analogues derived from legumes and cereals listed in section S17—4;
(d) meat, fish, eggs, nuts, seeds and dried legumes;
(e) fats including butter, edible oils and edible oil spreads.

general level health claim  means a health claim that is not a high level health claim.

general level health claims table  means the table to section S4—5.

health claim  means a claim which states, suggests or implies that a food or a property of food has, or may have, a health effect.

Note  See also subsection 2.10.2—8(3).

health effect  means an effect on the human body, including an effect on one or more of the following:

(a) a biochemical process or outcome;
(b) a physiological process or outcome;
(c) a functional process or outcome;
growth and development;
(e) physical performance;
(f) mental performance;
(g) a disease, disorder or condition.

high level health claim means a health claim that refers to a serious disease or a biomarker of a serious disease.

high level health claims table means the table to section S4—4.

meet the NPSC means that the nutrient profiling score of a food described in Column 1 of the table to section S4—6 is less than the number specified for that food in Column 2 of that table.

NPSC means the nutrient profiling scoring criterion (see section S4—6).

property of food means a component, ingredient, constituent or other feature of food.

nutrient profiling score means the final score calculated pursuant to the method referred to in section 1.2.7—25.

reference food, in relation to a claim, means a food that is:
(a) of the same type as the food for which the claim is made and that has not been further processed, formulated, reformulated or modified to increase or decrease the energy value or the amount of the nutrient for which the claim is made; or
(b) a dietary substitute for the food in the same food group as the food for which the claim is made.

serious disease means a disease, disorder or condition which is generally diagnosed, treated or managed in consultation with or with supervision by a health care professional.

sugars, in Standard 1.2.7, Standard 1.2.8 and Schedule 4 (except where it appears with an asterisk as ‘sugars*’) means monosaccharides and disaccharides. (Elsewhere in the Code it has a different definition).

Note 2 Section 1.1.2—9 (Definition of nutrition content claim) provides as follows:

(1) In this Code:

nutrition content claim means a claim that:
(a) is about:
   (i) the presence or absence of any of the following:
      (A) a biologically active substance;
      (B) dietary fibre;
      (C) energy;
      (D) minerals;
      (E) potassium;
      (F) protein;
      (G) carbohydrate;
      (H) fat;
      (I) the components of any one of protein, carbohydrate or fat;
      (J) salt;
      (K) sodium;
      (L) vitamins; or
   (ii) glycaemic index or glycaemic load; and
(b) does not refer to the presence or absence of alcohol; and
(c) is not a health claim.

Note See also subsections 2.6.2—5(4) and 2.10.2—8(3).

Inclusion of mandatory information in nutrition information panel does not constitute a nutrition content claim

To avoid doubt, if this Code requires particular information to be included in a nutrition information panel, the inclusion of that information does not constitute a nutrition content claim.

Inclusion of voluntary information in nutrition information panel might constitute a nutrition content claim

If this Code permits, but does not require, particular information to be included in a nutrition information panel, the inclusion of that information constitutes a nutrition content claim unless:
(a) this Code provides otherwise; or
(b) the information is a declaration of:
   (i) if the food contains less than 2 g of dietary fibre per serving—dietary fibre; or
   (ii) trans fatty acid content; or
   (iii) lactose content.
For a food that contains more than 1.15% alcohol by volume, the inclusion in a nutrition information panel of the information referred to in paragraphs 1.2.8—6(1)(a), (b) and (c), and subparagraphs 1.2.8—6(1)(d)(i), (ii) and (iii) does not constitute a nutrition content claim.

Note 3 In this Standard, the following terms are also defined: fvnl, information period, nutrition content claim table and required records.

Division 2 Outline of Standard

1.2.7—3 Outline

This Standard:

(a) sets out:
   (i) the claims that may be made on labels or in advertisements about the nutritional content of food (described as ‘nutrition content claims’); and
   (ii) the claims that may be made on labels or in advertisements about the relationship between a food or a property of a food, and a *health effect (described as ‘health claims’); and

(b) describes the conditions under which such claims may be made; and

(c) describes the circumstances in which endorsements may be provided on labels or in advertisements.

Note Standard 1.2.8 may prescribe additional labelling requirements for claims regulated by this Standard.

Division 3 Claims framework and general principles

1.2.7—4 Nutrition content claims or health claims not to be made about certain foods

A *nutrition content claim or *health claim must not be made about:

(a) kava; or

(b) an infant formula product; or

(c) a food that contains more than 1.15% alcohol by volume, other than a nutrition content claim about:
   (i) energy content, carbohydrate content or gluten content; or
   (ii) salt or sodium content about a food that is not a beverage.

1.2.7—5 Standard does not apply to certain foods

This Standard does not apply to:

(a) food that is intended for further processing, packaging or labelling prior to retail sale; or

(b) food that is delivered to a vulnerable person by a delivered meal organisation; or

(c) food, other than food in a package, that is provided to a patient in a hospital or a *medical institution.

1.2.7—6 Standard does not apply to certain claims or declarations

This Standard does not apply to:

(a) a claim that is expressly permitted by this Code; or

(b) a claim about the risks or dangers of alcohol consumption or about moderating alcohol intake; or

(c) a declaration that is required by an application Act; or

(d) a permitted Health Star Rating symbol.
1.2.7—7 Form of food to which provisions of this Standard apply

If this Standard imposes a prerequisite, condition, qualification or any other requirement on the making of a claim, that prerequisite, condition, qualification or requirement applies to whichever of the following forms of the food is applicable:

(a) if the food can be either prepared with other food or consumed as sold—the food as sold;
(b) if the food is required to be prepared and consumed according to directions—the food as prepared;
(c) if the food requires reconstituting with water—the food after it is reconstituted with water and ready for consumption;
(d) if the food requires draining before consuming—the food after it is drained and ready for consumption.

1.2.7—8 Claims not to be therapeutic in nature

A claim must not:

(a) refer to the prevention, diagnosis, cure or alleviation of a disease, disorder or condition; or
(b) compare a food with a good that is:
   (i) represented in any way to be for therapeutic use; or
   (ii) likely to be taken to be for therapeutic use, whether because of the way in which the good is presented or for any other reason.

1.2.7—9 Claims not to compare vitamin or mineral content

A claim that directly or indirectly compares the vitamin or mineral content of a food with that of another food must not be made unless the claim is permitted by this Code.

1.2.7—10 Standard does not prescribe words

Nothing in this Standard is to be taken to prescribe the words that must be used when making a claim.

*Note* See also section 1.1.1—8.

Division 4 Requirements for nutrition content claims

1.2.7—11 Presentation of nutrition content claims

A nutrition content claim must be stated together with a statement about the form of the food to which the claim relates, unless the form of the food to which the claim relates is the food as sold.

1.2.7—12 Nutrition content claims about properties of food in section S4—3

(1) If a “property of food is mentioned in Column 1 of the nutrition content claims table (section S4—3), a nutrition content claim may only be made about that property of food in accordance with this section.

(2) If a claim is made in relation to a food about a “property of food mentioned in Column 1 of the nutrition content claims table, the food must meet the corresponding general claim conditions, if any, in Column 2 of the table.

(3) If a claim made in relation to a food about a “property of food mentioned in Column 1 of the nutrition content claims table uses a descriptor mentioned in Column 3 of the table, or a synonym of that descriptor, the food must meet:

(a) the general claim conditions for the relevant property of food in Column 2 of the table; and
(b) the specific claim conditions in Column 4 of the table for the relevant descriptor.

(4) If, in relation to a claim mentioned in subsection (3), there is an inconsistency between a general claim condition in Column 2 of the table and a specific claim condition in Column 4 of the table, the specific claim condition prevails.

(5) A descriptor must not be used in a nutrition content claim about lactose or *trans fatty acids unless the descriptor:

(a) is mentioned in Column 3 of the nutrition content claims table and corresponds with that property of food; or

(b) is a synonym of the descriptor referred to in paragraph (a).

(6) A descriptor must not be used in a nutrition content claim about glycaemic load unless that descriptor is expressed as a number or in numeric form.

(7) A nutrition content claim in relation to *gluten may only:

(a) use a descriptor that is mentioned in Column 3 of the nutrition content claims table in conjunction with gluten, or a synonym of such a descriptor; or

(b) state that a food contains gluten or is high in gluten.

(8) Subject to this section and section 1.2.7—15 (Nutrition content claims must not imply slimming effects), any descriptor that is not mentioned in Column 3 of the nutrition content claims table, including a descriptor expressed as a number or in numeric form, may be used in conjunction with a *property of food that is mentioned in Column 1 of the table.

(9) In this Division:

nutrition content claims table means the table to section S4—3.

Note Standard 1.2.12 is a transitional Standard that applies to claims about the presence or absence of dietary fibre in a food and operates concurrently with Standard 1.2.7. The transitional arrangement permitted by Standard 1.2.12 allows a supplier making a claim about the presence or absence of dietary fibre in a food to either comply with section 1.2.7—12 or section 1.2.12—3, but not both. This transitional arrangement under Standard 1.2.12 commenced on 1 March 2016 and ceases to have effect on 18 January 2017.

1.2.7—13 Nutrition content claims about properties of food not in section S4—3

(1) A nutrition content claim about a *property of food that is not mentioned in the table to section S4—3 may state only:

(a) that the food contains or does not contain the property of food; or

(b) that the food contains a specified amount of the property of food in a specified amount of that food; or

(c) a combination of paragraph (a) and (b).

(2) A statement made for the purposes of paragraph (1)(a) must not use a descriptor listed in Column 3 of the nutrition content claims table, or any other descriptor, except a descriptor that indicates that the food does not contain the property of food.

1.2.7—14 Nutrition content claims about choline, fluoride or folic acid

(1) A nutrition content claim about choline, fluoride or folic acid may state only:

(a) that the food contains choline, fluoride or folic acid; or

(b) that the food contains a specified amount of choline, fluoride or folic acid in a specified amount of that food; or

(c) a combination of paragraph (a) and (b).

(2) A statement made for the purposes of paragraph (1)(a) must not use a descriptor listed in Column 3 of the nutrition content claims table, or any other descriptor.

(3) A nutrition content claim about choline, fluoride or folic acid may be made only if a *health claim about that substance is made in relation to the same food.
1.2.7—15 Nutrition content claims must not imply slimming effects
A nutrition content claim that meets the conditions to use the descriptor diet must not use another descriptor that directly or indirectly refers to slimming or a synonym for slimming.

1.2.7—16 Comparative claims
(1) A comparative claim about a food (*claimed food*) must include together with the claim:
   (a) the identity of the *reference food; and
   (b) the difference between the amount of the *property of food* in the claimed food and the reference food.

(2) In this section, a nutrition content claim is a *comparative claim* if:
   (a) it:
      (i) directly or indirectly compares the nutrition content of one food or brand of food with another; and
      (ii) includes claims using any of the following descriptors:
          (A) light or lite;
          (B) increased;
          (C) reduced;
          (D) words of similar import; or
   (b) it:
      (i) uses the descriptor diet; and
      (ii) meets the conditions for making that claim by having at least 40% less energy than the same amount of *reference food.

Division 5 Requirements for health claims
1.2.7—17 Application or proposal to vary S4—5 taken to be a high level health claims variation
An application or a proposal to add a *general level health claim* to the table to section S4—5 is taken to be an application or proposal for a *high level health claims variation*.

   Note The term *high level health claims variation* is defined in section 4 of the FSANZ Act. The effect of this provision is that an application or a proposal to add a general level health claim to the table to S4—5 will be assessed under the provisions in Subdivision G of each of Divisions 1 and 2 of Part 3 of the FSANZ Act, as appropriate.

1.2.7—18 Conditions for making health claims
(1) A *health claim* must not be made unless:
   (a) the food to which the health claim relates *meets the NPSC; and
   (b) the health claim complies with the requirements in:
      (i) if the health claim is a high level health claim—subsection (2); or
      (ii) if the health claim is a general level health claim—subsection (3).

(2) For subparagraph (1)(b)(i), the requirements are:
   (a) the food or the *property of food* is mentioned in Column 1 of the high level health claims table; and
   (b) the *health effect* claimed for that food or property of food is mentioned in the corresponding row in Column 2 of the table; and
   (c) the food complies with the relevant conditions in Column 5 of the table.

(3) For subparagraph (1)(b)(ii), the requirements are:
(a) each of the following:

(i) the food or the *property of food is mentioned in Column 1 of the general level health claims table;

(ii) the *health effect claimed for that food or property of food is mentioned in the corresponding row in Column 2 of the table; and

(iii) the food complies with the relevant conditions in Column 5 of the table; or

(b) the person who is responsible for making the *health claim has notified the Chief Executive Officer of the Authority (FSANZ) of the details of a relationship between a food or *property of food and a *health effect that has been established by a process of systematic review that is described in Schedule 6.

(4) Despite paragraph (1)(a), a special purpose food does not need to meet the NPSC.

**Note** See Part 9 of Chapter 2.

### 1.2.7—19 Requirement when making a general level health claim under paragraph 1.2.7—18(3)(b)

(1) A person who gives the notice mentioned in paragraph 1.2.7—18(3)(b) is required to:

(a) provide the name of the person that is giving the notice and the address in Australia or New Zealand of that person; and

(b) consent to the publication by the Authority of the information given for the purposes of paragraph 1.2.7—18(3)(b) and paragraph (1)(a); and

(c) certify that the notified relationship between a food or *property of food and a *health effect has been established by a process of systematic review that is described in Schedule 6; and

(d) if requested by a relevant authority, provide records to the *relevant authority that demonstrate that:

(i) the systematic review was conducted in accordance with the process of systematic review described in Schedule 6; and

(ii) the notified relationship is a reasonable conclusion of the systematic review.

(2) A certificate provided for a body corporate must be signed by a senior officer of the body corporate.

### 1.2.7—20 How health claims are to be made

(1) If a *health claim is a *high level health claim based on a relationship described in the *high level health claims table or a *general level health claim based on a relationship described in the *general level health claims table, the health claim must:

(a) state:

(i) the food or the *property of food mentioned in Column 1 of the relevant table; and

(ii) the specific *health effect mentioned in Column 2 of the relevant table that is claimed for the food or the property of food; and

(b) if column 3 of the relevant table refers to a relevant population group to which the specific health effect relates—include a statement of that population group in conjunction with the health claim; and

(c) include, together with the health claim, the information referred to in subsection (3).

(2) If a *health claim is a *general level health claim based on a relationship that has been notified under paragraph 1.2.7—18(3)(b), the health claim must:

(a) state the food or the *property of food and the specific health effect; and
(b) include together with the health claim a statement about the relevant population group, if any, that is a reasonable conclusion of the systematic review mentioned in paragraph 1.2.7—18(3)(b); and

(c) include, together with the health claim, the information referred to in subsection (3).

(3) For paragraphs (1)(c) and (2)(c), the information is:

(a) a dietary context statement that complies with subsection (4); and

(b) a statement of the form of the food to which the *health claim relates.

(4) Despite paragraph (3)(a), a dietary context statement need not be included on a label on a food for sale that is contained in a small package.

(5) Despite paragraph (3)(b), if the form of the food to which the claim relates is the food as sold, the form of the food to which the claim relates need not be stated.

(6) A dietary context statement must:

(a) state that the *health effect must be considered in the context of a healthy diet involving the consumption of a variety of foods; and

(b) be appropriate to the type of food or the *property of food that is the subject of the claim and the health effect claimed; and

(c) either:

(i) if the *health claim is a *high level health claim based on a relationship described in the *high level health claims table or a *general level health claim based on a relationship described in the general level health claims table—include words to the effect of the relevant dietary context statement in the corresponding row of column 4 of the relevant table, if any; or

(ii) if the health claim is a general level health claim based on a relationship that has been notified under paragraph 1.2.7—18(3)(b)—include words to the effect of a relevant dietary context statement that is a reasonable conclusion of the systematic review.

1.2.7—21 Split health claims
The matters referred to in paragraph 1.2.7—20(1)(a) or paragraph 1.2.7—20(2)(a) may also appear in another statement on the label or in an advertisement if:

(a) the information required by subsection 1.2.7—20(1) or subsection 1.2.7—20(2) appears on a label or in an advertisement; and

(b) the other statement indicates where on the label or advertisement the information required by subsection 1.2.7—20(1) or subsection 1.2.7—20(2) is located.

1.2.7—22 Statements for claims about phytosterols, phytostanols and their esters
A dietary context statement for a claim about *phytosterols, phytostanols and their esters need not include a statement required by paragraph 1.2.7—20(6)(a) if the claim appears together with the mandatory advisory statement required by subsection 1.2.3—2(1).

Division 6 Endorsements
1.2.7—23 Endorsing bodies
(1) An *endorsing body must:

(a) not be related to; and

(b) be independent of; and
(c) be free from influence by;
the *supplier of food in relation to which an *endorsement is made.

(2) In this section, an *endorsing body is related to a *supplier if the supplier:
(a) has a financial interest in the endorsing body; or
(b) established, either by itself or with others, the endorsing body; or
(c) exercises direct or indirect control over the endorsing body.

1.2.7—24 Criteria for endorsements

(1) A *supplier of food may make or include an *endorsement on a label or in an advertisement for the food, or otherwise use the endorsement, if:
(a) the supplier keeps the required records for the information period; and
(b) the supplier upon request by the relevant authority, makes the required records available for inspection within the time specified by the relevant authority; and
(c) the endorsement complies with section 1.2.7—8; and
(d) the *endorsing body complies with section 1.2.7—23.

(2) If a label on, or an advertisement for, imported food makes or includes an endorsement, the importer of the food must:
(a) keep the required records for the information period as if the importer of the food were the *supplier of the food; and
(b) upon request by the relevant authority, make the required records available for inspection within the time specified by the relevant authority.

(3) An *endorsement must not refer to a *serious disease except in a reference to the *endorsing body if the serious disease is part of the name of the endorsing body.

(4) This Standard, other than section 1.2.7—8, does not apply in relation to a claim in an endorsement.

(5) In this section:
information period, in relation to food, means the period:
(a) during which the food is available for sale or advertised for sale; and
(b) the period of 2 years after the food was last sold, or advertised or available for sale, whichever is the latest.

required records means a document or documents that demonstrate that:
(a) a *supplier using an *endorsement has obtained the permission of the *endorsing body to use the endorsement; and
(b) the endorsing body has a nutrition- or health-related function or purpose; and
(c) the endorsing body is a not-for-profit entity; and
(d) the endorsing body is not related to the supplier using the endorsement.

Division 7 Additional labelling of food required to meet the NPSC

1.2.7—25 Method for calculating a nutrient profiling score
The method for calculating a *nutrient profiling score is described in Schedule 5.

1.2.7—26 Labelling of food required to meet the NPSC

(1) This section applies if a food must *meet the NPSC in order to make a claim.

Note See paragraph 1.2.7—18(1)(a) and subsection 1.2.7—18(4) for when a food must meet the NPSC in order to make a claim.
(2) The particulars of a *property of food must be declared in the nutrition information panel if:
   (a) the property of food, other than fvn1, is relied on to meet the NPSC; and
   (b) those particulars are not otherwise required to be included in the nutrition information panel.

(3) The calcium content of a food must be declared in the nutrition information panel if the food:
   (a) is classified in Category 3 of section S4—6 for the purposes of determining the food's nutrient profiling score; and
   (b) is a cheese or processed cheese.

(4) For the labelling provisions, if:
   (a) a food scores V points under section S5—4; and
   (b) the claim is not a *health claim about fruits and vegetables;

   the information relating to nutrition, health and related claims is the percentage of each element of fvn1 that is relied on to meet the NPSC.

   Note The labelling provisions are set out in Standard 1.2.1.

(5) In this section:
   fvn1 is as defined in section S5—4 for the purpose of calculating V points.

1.2.7—27 Labelling exemptions for certain foods

Subsections 1.2.7—26(2), (3) and (4) do not apply to food in a small package.
Amendment History

The Amendment History provides information about each amendment to the Standard. The information includes commencement or cessation information for relevant amendments.

These amendments are made under section 92 of the Food Standards Australia New Zealand Act 1991 unless otherwise indicated. Amendments do not have a specific date for cessation unless indicated as such.

About this compilation

This is a compilation of Standard 1.2.7 as in force on 1 March 2016 (up to Amendment No. 159). It includes any commenced amendment affecting the compilation to that date.

Prepared by Food Standards Australia New Zealand on 7 December 2015.

Uncommenced amendments or provisions ceasing to have effect

To assist stakeholders, the effect of any uncommenced amendments or provisions which will cease to have effect, may be reflected in the Standard as shaded boxed text with the relevant commencement or cessation date. These amendments will be reflected in a compilation registered on the Federal Register of Legislative Instruments including or omitting those amendments and provided in the Amendment History once the date is passed.

The following abbreviations may be used in the table below:

| ad | added or inserted           | am | amended                   |
| exp | expired or ceased to have effect | rep | repealed                   |
| rs | repealed and substituted |

Standard 1.2.7 was published in the Food Standards Gazette No. FSC96 on 10 April 2015 as part of Amendment 154 (F2015L00394 — 31 March 2015) and has since been amended as follows:

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<td>F2015L01374 1 Sept 2015 FSC99 3 Sept 2015</td>
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<td>ad</td>
<td>New paragraph (d) relating to a permitted Health Star Rating symbol.</td>
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