NOTIFICATION

Addendum

The following communication, dated 10 October 2023, is being circulated at the request of the delegation of Colombia.

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**Title**: Draft Resolution of the Ministry of Health and Social Welfare of Colombia, updating the Technical Regulation laying down the requirements to be met by energy drinks for human consumption

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| **Reason for Addendum:** |
| [X] | Comment period changed - date: 10 December 2023; Article 1. Purpose:The purpose of the notified Resolution is to update the Technical Regulation laying down the requirements to be met by energy drinks for human consumption that are manufactured, processed, packaged, stored, transported, distributed, marketed, sold or imported in the national territory, with the aim of protecting human health and preventing unsafe consumption that may cause adverse health effects or that may mislead or deceive the consumer with respect to the nature or characteristics of these drinks. |
| [ ] | Notified measure adopted - date: |
| [ ] | Notified measure published - date: |
| [ ] | Notified measure enters into force - date: |
| [ ] | Text of final measure available from[[1]](#footnote-1): |
| [ ] | Notified measure withdrawn or revoked - date:Relevant symbol if measure re-notified: |
| [ ] | Content or scope of notified measure changed and text available from1:New deadline for comments (if applicable): |
| [ ] | Interpretive guidance issued and text available from1: |
| [X] | Other:<https://www.minsalud.gov.co/sites/rid/Lists/BibliotecaDigital/RIDE/VS/PP/SSNAB/analisis-impacto-normativo-actualizacion-resolucion-4150-2019.pdf><https://members.wto.org/crnattachments/2023/TBT/COL/23_12932_00_s.pdf> |

**Description**: The Republic of Colombia hereby informs all Members of the World Trade Organization (WTO) that the Ministry of Health and Social Welfare of Colombia has developed a new draft Resolution aimed at updating the Technical Regulation laying down the requirements to be met by energy drinks for human consumption, with the following scope of application: Article 2. Scope of application. The provisions contained in the Technical Regulation established under the present Resolution apply to: 2.1. Energy drinks and mixtures for preparing energy drinks for human consumption in the national territory, as classified in subheading 2202.10 of the National Customs Tariff in force. 2.2. All establishments where energy drinks for human consumption are manufactured, processed, packaged, stored, distributed, marketed and sold (traditional and digital channels) or imported and the transport associated with those activities. 2.3. Inspection, surveillance and control activities carried out by the health authorities in relation to the manufacturing, processing, packaging, storage, transportation, distribution, marketing, sales and importation of energy drinks for human consumption. In addition, the comment period will end on 11 December 2023.

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1. This information can be provided by including a website address, a PDF attachment, or other information on where the text of the final measure/change to the measure/interpretative guidance can be obtained. [↑](#footnote-ref-1)