THE SCHEDULE

Regulation 2(d)

New Schedules 1 and 2 to the Coffee and Coffee Products Regulations 1978

"SCHEDULE 1

Regulations 2(1), 2(8), 4(2), 5(1)(b), 8(d)

and 8(e)

DESIGNATED PRODUCTS

PART I

coffee and coffee mixtures and their reserved descriptions

Column 1	Column 2
Reserved descriptions	Coffee and Coffee Mixtures
Coffee	The dried seed of the coffee plant whether or not such seed has been roasted or ground or both roasted and ground.
Coffee and chicory mixture	A mixture of roasted coffee and chicory which contains no substance other than roasted coffee
or	and chicory.
Mixture of coffee and chicory	
or	
Either of the two foregoing descriptions but with the words "coffee" and "chicory" transposed.	
NOTE:	
The reserved description shall be such that it accords with regulation 2(9)	
French coffee—coffee and chicory mixture	A mixture of roasted coffee and chicory of which not less than 51% is coffee and which
or	contains no substance other than roasted coffee and chicory.
Coffee and chicory—French coffee	
or	
French coffee—mixture of coffee and chicory	
or	
Mixture of coffee and chicory—French coffee	
Coffee with fig flavouring	A mixture of roasted coffee and fig of which not less than 85% is coffee and which contains no substance other than roasted coffee and fig.
or	

Column 1	Column 2
Reserved descriptions	Coffee and Coffee Mixtures
Coffee with fig seasoning	
or	
Viennese coffee—coffee with fig flavouring	
or	
Coffee with fig flavouring—Viennese coffee	
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or	
Viennese coffee—coffee with fig seasoning	
viciniese correc—correc with hig seasoning	
or	
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Coffee with fig seasoning—Viennese coffee	

PART II coffee extract products and their reserved descriptions

Column 1	Column 2
Reserved descriptions	Coffee Extract Products
Dried coffee extract	Coffee extract in powder, granular, flake, cube or other solid form, of which the coffee-based
or Dried extract of coffee	dry matter content, determined according to the method of analysis referred to in item (2) of Schedule 2, is not less than 95%.
or	Schedule 2, is not less than 93/0.
Instant coffee	
or	
Soluble coffee	
Coffee extract paste	Coffee extract in paste form, of which the coffee-based dry matter content, determined according to the method of analysis referred to in item (3) of Schedule 2, is not more than 85% and not less than 70%.
Liquid coffee extract	Coffee extract in liquid form, of which the coffee-based dry matter content, determined according to the method of analysis referred to in item (3) of Schedule 2 is not more than 55% but greater than 15%.

Column 1	Column 2
Reserved descriptions	Coffee Extract Products
	NOTE:
	The product may contain added sugar products, whether or not roasted, in a proportion not exceeding 12%.

PART III chicory extract products and their reserved descriptions

Column 1	Column 2
Reserved descriptions	Chicory Extract Products
Dried chicory extract	Chicory extract in powder, granular, flake, cube or other solid form, of which the chicory-based dry matter content, determined according to the
Instant chicory	method of analysis referred to in item (2) of schedule 2, is not less than 95%.
or	
Soluble chicory	
Chicory extract paste	Chicory extract in paste form, of which the chicory-based dry matter content, determined according to the method of analysis referred to in item (3) of Schedule 2, is not more than 85% and not less than 70%.
Liquid chicory extract	Chicory extract in liquid form, of which the chicory-based dry matter content, determined according to the method of analysis referred to in item (3) of Schedule 2 is less than 55% but greater than 25%.
	NOTE:
	This product may contain added sugar products, whether or not roasted, in a proportion not exceeding 35%.

PART IV

blends of extracts and extracts of blends and their reserved descriptions

Column 1	Column 2
Reserved descriptions	Blends of extracts and extracts of blends
Dried coffee and chicory extract	An intimate mixture of coffee extract and chicory extract in powder, granular, flake, cube

Column 1	Column 2 Plands of extracts and extracts of blands
Reserved descriptions or	Blends of extracts and extracts of blends or other solid form, of which the coffee and
Dried extract of coffee and chicory	chicory-based dry matter content in the finishe product is not less than 95%.
or	
Instant coffee and chicory	
or	
Soluble coffee and chicory	
or	
Any of the four foregoing descriptions but with the words "coffee" and "chicory" transposed.	
NOTE:	
The reserved description shall be such that it accords with regulation 2(9).	
Coffee and chicory paste	An intimate mixture of coffee extract paste and chicory extract paste in paste form, of which
or	the coffee and chicory-based dry matter content in the finished product is not more than 85%
Chicory and coffee paste	and not less than 70%.
NOTE:	
The reserved description shall be such that it accords with regulation 2(9).	
Liquid coffee and chicory extract	A homogenous mixture of liquid coffee extract and liquid chicory extract in liquid form, of
or	which the coffee and chicory-based dry matter
Liquid chicory and coffee extract	content in the finished product is not more that 55% but greater than 15%.
NOTE:	NOTE:
The reserved description shall be such that it accords with regulation 2(9).	This product may contain added sugar products, whether or not roasted in a proportion not exceeding 25%.
Chicory and coffee essence	A homogenous mixture of liquid form, of which the chicory-based dry matter content is not less than 20% and the coffee-based dry matter content is not less than 5% in the finished product.

NOTE:

finished product.

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Column 1	Column 2
Reserved descriptions	Blends of extracts and extracts of blends This product may contain added sugar products.
Dried extract of coffee and fig	An intimate mixture of coffee extract and fig extract in powder, granular, flake, cube or other solid form, of which the coffee and fig-based dry matter content in the finished product is not
or	
Dried coffee and fig extract	less than 95%.
or	
Instant coffee and fig	
or	
Soluble coffee and fig	
ог	
Any of the four foregoing descriptions but with the words "coffee" and "fig" transposed.	
NOTE:	
The reserved description shall be such that it accords with regulation 2(9).	
Coffee and fig paste	An intimate mixture of coffee extract paste and
or	fig extract paste in paste form, of which the coffee and fig-based dry matter content in the
Fig and coffee paste	finished product is not more than 85% and not less than 70%.
NOTE:	
The reserved description shall be such that it accords with regulation 2(9).	
Liquid coffee and fig extract	A homogenous mixture of liquid coffee extract
or	and liquid fig extract in liquid form, of which the coffee and fig-based dry matter content in the finished product is not more than 55% but greater than 15%.
Liquid fig and coffee extract	
NOTE:	NOTE:
The reserved description shall be such that it accords with regulation 2(9).	This product may contain added sugar products, whether or not roasted, in a proportion not exceeding 25%.

SCHEDULE 2

Regulation 5(1)(b) and Parts II and III of Schedule 1

METHODS OF ANALYSIS

The methods of analysis listed in items (1), (2) and (3) of this Schedule are those prescribed in Annex II to the Commission Directive 79/1066/EEC((1)) laying down Community methods of analysis for testing coffee extracts and chicory extracts (hereinafter called "the Annex") and are to be read with the General Provisions of the Annex.

- (1) The method of determining the caffeine content in decaffeinated coffee extracts shall be that described as Method 1 in the Annex.
 - (2) The method for determining the dry matter content in dried coffee extract and dried chicory extract, soluble coffee and soluble chicory, instant coffee and instant chicory

shall be that described as Method 2 in the Annex.

(3) The method for determining the dry matter content in—
liquid coffee extract and liquid chicory extract,
coffee extract paste and chicory extract paste
shall be that described as Method 3 in the Annex."

⁽¹⁾ O.J. No. L327, 24.12.79, p.17.