## Question D1: Chemical ingredients - Products

### Scoring Rubric

<table>
<thead>
<tr>
<th>CFP 2021 Survey</th>
<th>Manufacturer</th>
<th>No Manufacturing</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Formulated Products &amp; Articles</td>
<td>Formulated Products</td>
</tr>
<tr>
<td>Question D1</td>
<td></td>
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</tr>
</tbody>
</table>

### 1. What information does your company disclose about the chemical ingredients in its formulated products?

Choose all that apply.

- **a.** All intentionally added chemicals, except fragrances and flavors in products at the SKU level
  - Manufacturer: % * 2
  - No Manufacturing: % * 2
  - Articles: n/a

- **b.** All intentionally added chemicals including fragrances, flavors, and non-functional constituents in products at the SKU level
  - Manufacturer: % * 4
  - No Manufacturing: % * 4
  - Articles: n/a

- **c.** Neither of the above
  - Manufacturer: % * 8
  - No Manufacturing: % * 8
  - Articles: n/a

### 2. Our company publicly discloses the identity of all intentionally added chemicals, except fragrances and flavors in products at the SKU level for the following percent of our formulated product portfolio: (Required response if you selected option a for question 1.)

Enter percent below.

- Manufacturer: n/a
- No Manufacturing: n/a
- Articles: n/a

### 3. Our company publicly discloses all intentionally added chemicals including fragrances, flavors, and non-functional constituents in products at the SKU level for the following percent of our formulated product portfolio: (Required response if you selected option b for question 1.)

Enter percent below.

- Manufacturer: n/a
- No Manufacturing: n/a
- Articles: n/a
### Question D1: Chemical ingredients - Products

Scoring Rubric, con't

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</tr>
<tr>
<td>4. What information does your company disclose about the chemical ingredients in its articles?</td>
<td></td>
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<tr>
<td>Choose all that apply.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>a. Generic material content for 95% by mass of chemicals in products at the SKU level</strong></td>
<td>% * 2</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>b. Chemical identity for 95% by mass of chemicals in products (e.g., Health Product Declaration) at the SKU level</strong></td>
<td>% * 4</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>c. Neither of the above</strong></td>
<td>0</td>
<td>n/a</td>
</tr>
<tr>
<td>5. Our company discloses generic material content for 95% by mass of chemicals in products at the SKU level for the following percent of our article portfolio: (Required response if you selected option a for question 6.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Enter percent below.</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td>6. Our company discloses the chemical identity for 95% by mass of chemicals in products for the following percent of our article portfolio: (Required response if you selected option b for question 6.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Enter percent below.</td>
<td>n/a</td>
<td>n/a</td>
</tr>
<tr>
<td><strong>D1 Maximum Points</strong></td>
<td>8.00</td>
<td>8.00</td>
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Question D1: Chemical ingredients - Products

Explanation
Increasingly, stakeholders want to know the chemical ingredients in products. This question asks about public disclosure of chemical ingredient information in formulated products and articles that your company sells. To receive points for this question disclosure must be at the SKU level on packaging or on your company’s website.

For formulated products:

Option D1.1.a and b
Ingredients should be named according to industry standards, specifically: the international nomenclature Cosmetic ingredient (INCI) name, the International Union of Pure and Applied Chemistry (IUPAC) name, Chemical Abstract Service (CAS) name, or Consumer Specialty Products Association (CSPA) Dictionary name. Generic names, such as “fragrance,” “perfume,” or “flavor,” are not accepted as disclosure.

For option D.1.1.b, respondents are also expected to disclose non-functional constituents defined as follows:

Non-functional constituent: a chemical that has no functional or technical effect on the designated product and is present as an incidental component of an intentionally added ingredient, a breakdown product of an intentionally added ingredient, or a byproduct of the manufacturing process.

Incidental component:
(1) a chemical which was added during the manufacturing process at any point in a product, a raw material, or an ingredient’s supply chain, but which has no functional or technical effect in the finished product, including an unreacted chemical; or
(2) a chemical present in the environment as a contaminant which was introduced into a product, a raw material, or a product ingredient at any point in the supply chain for the product, raw material, or ingredient, as a result of the use of an environmental medium, such as a naturally occurring mineral, air, soil, or water, in the manufacturing process.

Examples
Household and Personal Products Seventh Generation includes full ingredient disclosure by product on the company website.

Beautycounter also lists all ingredients for all of its products on its website.

Medical devices and Supplies Case Medical posts all Case Solution ingredients and SDS on its website and lists them on the product label.

For articles:

Option D1.4.a
Generic material content: To receive points for this response option a company must disclose generic material content for 100% by mass of chemicals in products. Generic material content is defined as the
general name of a material, such as steel, nylon fabric, adhesive, or type of plastic (e.g., polyethylene terephthalate (PET)). CAS# is not required.

Examples

**Building Products and Furnishings** Construction Specialties’ disclosure of generic ingredient content on its products.

Generic material content for 95% by mass of chemicals in products for 100% of sales is provided on Naturepedic’s website, product packaging (legal labels), and 3rd party audit certification given on the web and in some product packaging.

**Option D1.4.b**

*Chemical identity:* To receive points for this response option companies must disclose chemical names for 95% by mass of chemicals in a product.

Examples

HP provides information on the materials and chemicals used in products, packaging and manufacturing processes to customers, workers, communities and other stakeholders. Information on chemical ingredients for HP personal systems and printer products is communicated through HP Product Material Content document and ECO declarations. ECO declarations are an industry standard for providing environmental information about products and product families.

**Supporting documentation**

Provide information on whether this information is disclosed on packaging or on your company’s website. in addition, explain how chemicals covered by non-disclosure agreements (NDAs) are disclosed. For example, are they disclosed separately from the products with which they are associated?

To receive credit for this question, unless ingredient disclosure is included only on packaging, relevant links must be provided. If you select “yes” for D2, these links will be included in your public responses.