

Regulations Governing the Product Names and Labeling of Prepackaged Blended Oils

1. The regulations are prescribed in accordance with Subparagraph 10 of Paragraph 1 of Article 22 of the Act Governing Food Safety and Sanitation.
2. The product names and labeling of prepackaged blended oils shall meet the following rules:
 - (1) Names and labeling principles of prepackaged blended oils:
 - 1) The name of a retail prepackaged blended oil shall contain two (or less) kinds of oils.
 - 2) If only one kind of oil is specified in the name of the product, that oil shall account for more than 50% of the content of the product.
 - 3) If two kinds of oils are specified in the name of the product, each oil shall account for more than 30% of the content of the product. The order of the name shall be shown according to the content.
 - 4) A prepackaged blended oil that does not named after name of oils shall not show the name of oils on the packaging; for example, “○○○ flavor” or “○○○ recipe”.
 - 5) Peanut oil is a special blended oil in Taiwan, and it can still retain its unique flavor after blending with other vegetable oils. In order to comply with the dietary habit of the people, the naming method of peanut oil may not follow this regulation. However, “peanut flavored blended oil” shall still be included in the name of the product.
 - (2) Font of “blended oils”:
 - 1) The term “blended oil” shall be shown clearly on the outer packaging of the product.
 - 2) The font of the term “blended oils” shall be no smaller than 6 mm in length and width.
 - 3) The color of the term “blended oils” shall be contrast sufficiently with the background so as to be easy to read.