

# **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

#### **Gin & Tonic**

Sponsor Darlly Europe Limited

Unit 18 Cedar Court

Halesfield 17 Telford Shropshire

# Part ASection 1 - Quantitative and Qualitative Composition

Ingredient	CAS Number	%w/w	
Sodium Chloride	7647-14-5	98.995	
Parfum	n/a	1.005	
Citronellol	106-22-9, 26489-010-0	0.323	
Geraniol	106-24-1	0.154	
Linalool	78-70-6	0.084	
Citral	5392-40-5	0.011	
Limonene	5989-27-5	0.004	
CI 19140	1934-21-0, 12225-21-7	0.000	
CI 42090	2650-18-2 / 3844-45-9 / 68921-42-6 / 155792-67-3 / 71701-18-3 / 71701-19-4	0.000	

Reference F4S001

Issue Date

29-Jun-20



# **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

Quantities below third decimal place not reported on this table, but have been used in calculations later in the report.

Reference F4S001

**Issue Date** 

29-Jun-20



# **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

#### **Section 2 - Product Characteristics**

#### **Ingredient List**

Sodium Chloride, Parfum, Citronellol, Geraniol, Linalool, Citral, CI 19140, CI 42090

Adult or Child Adult

Reference F4S001

29-Jun-20



#### **Product Safety Assessment**

Gin & Tonic Issue 1

Issue Date 29-Jun-20

Reference F4S001

**Darlly Europe Limited** 

### **Section 3 - Microbiological Quality**

Soap has a low water content and high pH. Consequently it raises no microbiological issues and its long history of very extensive problem free use confirms this. This reasoning is consistent with ISO 29621 Microbiology -- Guidelines for the risk assessment and identification of microbiologically low-risk products.

#### Section 4 - Impurities and packaging

This formulation does not contain any ingredients with toxicologically relevant impurities.

There are no known or likely interactions with the pack that have any safety implications.

#### **Section 5 - Normal and Foreseeable Use**

This product is intended for topical application to a limited body area in small quantities.

#### **Section 6 - Exposure**

Where Used This product is applied to the skin

Estimated Daily 30 g

**Amount Used** 

Frequency Of Use Daily

Assumed Body Weight 60 Kg

Rinse Status Rinse Off

#### **Section 7 - Exposure to Ingredients**

Ingredient	CAS Number	%w/w	Dose	SED	NOAEL	MoS
Sodium Chloride	7647-14-5	98.995	0.000	4.975		
Parfum	n/a	1.005	0.000	5.025		



## **Product Safety Assessment**

Product Safety Assessment	Reference	F4S001
Gin & Tonic	Issue	1
	Issue Date	29-Jun-20
Darlly Europe Limited		

Citronellol	106-22-9, 26489- 010-0	0.323	0.000	0.162	50	309.525
Geraniol	106-24-1	0.154	0.000	0.772	1000	1295.43
Linalool	78-70-6	0.084	0.000	0.422	500	1186.2
Citral	5392-40-5	0.011	0.000	0.053	1400	26561.1
Limonene	5989-27-5	0.004	0.000	0.021	250	12178.6
CI 19140	1934-21-0, 12225-21-7	0.000	0.000	0.000	2640	4.8E+07
CI 42090	2650-18-2 / 3844- 45-9 / 68921-42- 6 / 155792-67-3 / 71701-18-3 / 71701-19-4	0.000	0.000	0.000	631	1.1E+07

The Margin of Safety (MoS) is calculated by working out the maximum feasible exposure and comparing it to the level at which no adverse effect is observed (the NOAEL). If the MoS is 100 then the use level is one hundredth the level at which any effect is observed. Any level above 100 is considered to be acceptable.



#### **Product Safety Assessment**

Gin & Tonic Issue

**Darlly Europe Limited** 

#### Section 8 - Toxicological Profile of Ingredients

#### CI 19140

1934-21-0, 12225-21-7

Reference F4S001

29-Jun-20

Issue Date

CI 19140 is the colour index number for Yellow 5. The FDA has reviewed the safety of Yellow 5 and determined that it may be safely used for coloring cosmetics and personal care products, including products intended for use on the lips, and in products intended for use in the area of the eye, when these ingredients conforms to FDA specifications. Yellow 5 is also permitted as to be used as a color in food and drugs. According to U.S. regulations, all Yellow 5 and Yellow 5 Lake that are manufactured for use in products is subject to certification by the FDA. This certification process ensures that the strict chemical and identity specifications set by FDA are met.

The Cosmetic Ingredient Review (CIR) has deferred evaluation of these ingredients because the safety has been assessed by FDA. This deferral of review is according to the provisions of the CIR Procedures.

SCCS opinion quotes an NOAEL of 2640 for oral consumption by males. To all intents and purposes this is non-toxic, as the margin of safety calculation indicates.

SCCNFP/0786/04 Opinion of the Scientific Committee on Cosmetic Products and Non Food Products Intended for Consumers concerning
Acid Yellow 23 2004

Code of Federal Regulations § 74.1705 and § 74.2705 Color Additives Approved for Use in Drugs Part 73, Subpart B: Color additives exempt from batch certification, Part 74, Subpart B: Color additives subject to batch certification. Color Additives Approved for Use in Cosmetics Part 73, Subpart C: Color additives exempt from batch certification Part 74, Subpart C: Color additives subject to batch certification



# **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

#### CI 42090

2650-18-2 / 3844-45-9 / 68921-42-6 / 15

Issue Date

Reference F4S001

29-Jun-20

CI 42090 is the colour index number for Blue 1. The FDA reviewed the safety of Blue 1 and determined that it may be safely used in food, and for coloring cosmetics and personal care products.

The Cosmetic Ingredient Review (CIR) has deferred evaluation of this ingredient because the safety has been assessed by FDA. This deferral of review is according to the provisions of the CIR Procedures.

A 2004 review by the SCCS quotes an NOAEL of 631 for female oral consumption. Although the relevance to topical application is questionable, a MoS calculated using this value gives a margin that is extremely comfortable.

SCCNFP/0787/04 Opinion of the Scientific Committee on Cosmetic Products and Non Food Products intended for Consumers concerning Acid Blue 9 2004

Reports of fthe Scientific Committee on Cosmetology (seventh series) 1986



#### **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

**Citral** 5392-40-5

This material is not used as a direct additive to cosmetic products but sometimes occurs as a component of fragrances or essential oils. It is listed as an allergen in Annex III of the current EU cosmetic regulations.

Its presence must be indicated in the list of ingredients when its concentration exceeds 0.001 % in leave-on products or 0.01 % in rinse-off products.

Citral is a naturally occuring material that is a common part of the regular diet. It does however have the potential to be a sensitiser and to provoke allergic reactions. Allergic reactions are impossible to avoid completely, but research has been carried out to assess if there is a level below which dermal sensitisation can be eliminated. Research is still limited in this area and it is likely that formulation factors as yet unstudied will strongy affect the sensitisation process. The figure used for the NOAEL calculation is derived from work in this area and shows that at the level in this formulation a sensitisation reaction is very unlikely indeed.

The IFRA standards booklet lists this material as restricted, with the following limits on particular categories -.

Lip Products -0.04%
Deodorants/Antiperspirants 0.05%
Hydroalcoholics for Shaved Skin 0.2%
Hydroalcoholics for Unshaved Skin 0.6%
Hand Cream 0.3%
Mouthwash 1%
Intimate Wipes 0.1%
Hair Styling Aids 1.4%
Rinse-off Hair Conditioners 5%

The level in this product is compliant with these guidelines.

Food and Chemical Toxicology Volume 46, Supplement 11, November 2008 Toxicologic and Dermatologic Assessment of Cyclic and Non-Cyclic Terpene Alcohols The RIFM EXPERT Panel, D. Belsito, D. Bickers, M. Bruze, P. Calow, H. Greim, J.M. Hanifin, A.E. Rogers, J.H. Saurat, I.G. Sipesi, H. Tagami

Regul Toxicol Pharmacol. 2008 Oct;52(1):62-73. doi: 10.1016/j.yrtph.2008.01.006. Epub 2008 Jan 26. Citral: identifying a threshold for induction of dermal sensitization.Lalko J, Api AM.

IFRA Standards Booklet 47th Amendment 2013

Reference F4S001

29-Jun-20



#### **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

#### Citronellol

106-22-9, 26489-010-0

Reference F4S001

Issue Date

29-Jun-20

This material is not used as a direct additive to cosmetic products but sometimes occurs as a component of fragrances or essential oils. It is listed as an allergen in Annex III of the current EU cosmetic regulations.

Its presence must be indicated in the list of ingredients when its concentration exceeds 0.001 % in leave-on products or 0.01 % in rinse-off products.

The IFRA guidelines limit citronellol to below 1.1%, a limit this product complies with.

The MoS calculation despite its very conservative assumptions does not lead to any toxicological concerns.

Food and Chemical Toxicology Volume 46, Supplement 11, November 2008 Toxicologic and Dermatologic Assessment of Cyclic and Non-Cyclic Terpene Alcohols The RIFM EXPERT Panel, D. Belsito, D. Bickers, M. Bruze, P. Calow, H. Greim, J.M. Hanifin, A.E. Rogers, J.H. Saurat, I.G. Sipesi, H. Tagami

**Geraniol** 106-24-1

Geraniol is pale-yellow oil with a rose odour.

This material is not used as a direct additive to cosmetic products but sometimes occurs as a component of fragrances or essential oils. It is listed as an allergen in Annex III of the current EU cosmetic regulations.

Its presence must be indicated in the list of ingredients when its concentration exceeds 0.001 % in leave-on products or 0.01 % in rinse-off products.

The MoS calculation despite its very conservative assumptions does not lead to any toxicological concerns.

The use level is well within the IFRA guideline for this material in this class of product, IFRA's main concern being to limit the risk of sensitisation.

Food and Chemical Toxicology Volume 46, Supplement 11, November 2008 Toxicologic and Dermatologic Assessment of Cyclic and Non-Cyclic Terpene Alcohols The RIFM EXPERT Panel, D. Belsito, D. Bickers, M. Bruze, P. Calow, H. Greim, J.M. Hanifin, A.E. Rogers, J.H. Saurat, I.G. Sipesi, H. Tagami



#### **Product Safety Assessment**

Gin & Tonic Issue 1

Issue Date 29-Jun-20

**Darlly Europe Limited** 

#### **Limonene** 5989-27-5

Limonene is a terpene that is found in citrus fruits and consequently is commonly ingested. As such it is listed by the FDA as generally recognised as safe (GRAS). Given this, a NOAEL is not particularly relevant to the assessment of its safety. A review of flavouring ingredients by EFSA confirmed this assumption. Even so a value has been assigned to it and when an MoS is calculated it is acceptable.

This material is not often used as a direct additive to cosmetic products but sometimes occurs as a component of fragrances or essential oils. It is listed as an allergen in Annex III of the current EU cosmetic regulations.

Its presence must be indicated in the list of ingredients when its concentration exceeds 0.001 % in leave-on products or 0.01 % in rinse-off products. Its concentration in this product conforms to IFRA guidelines.

EFSA Panel on Food Contact Materials, Enzymes, Flavourings and Processing Aids (CEF). Scientific Opinion on Flavouring Group Evaluation 25, Revision 2 (FGE.25Rev2): Aliphatic and aromatic hydrocarbons from chemical group 31. EFSA Journal 2011; 9(6):2177. [126 pp.]. doi:10.2903/j.efsa.2011.2177. Available online: www.efsa.europa.eu/efsajournal

J Toxicol Environ Health B Crit Rev. 2013;16(1):17-38. doi: 10.1080/10937404.2013.769418. Safety evaluation and risk assessment of d-Limonene. Kim YW, Kim MJ, Chung BY, Bang du Y, Lim SK, Choi SM, Lim DS, Cho MC, Yoon K, Kim HS, Kim KB, Kim YS, Kwack SJ, Lee BM.

IFRA Standards 20

**Linalool** 78-70-6

This material is not used as a direct additive to cosmetic products but sometimes occurs as a component of fragrances or essential oils. It is listed as an allergen in Annex III of the current EU cosmetic regulations.

Its presence must be indicated in the list of ingredients when its concentration exceeds 0.001~% in leave-on products or 0.01~% in rinse-off products.

The MoS calculation despite its very conservative assumptions does not lead to any toxicological concerns.

Int J Toxicol. 2008 Mar-Apr;27(2):183-8 Evaluation of the developmental toxicity of linalool in rats. Politano VT, Lewis EM, Hoberman AM, Christian MS, Diener RM, Api AM.

Food and Chemical Toxicology Volume 46, Supplement 11, November 2008 Toxicologic and Dermatologic Assessment of Cyclic and Non-Cyclic Terpene Alcohols The RIFM EXPERT Panel, D. Belsito, D. Bickers, M. Bruze, P. Calow, H. Greim, J.M. Hanifin, A.E. Rogers, J.H. Saurat, I.G. Sipesi, H. Tagami

Reference F4S001



#### **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

**Parfum** n/a

The fragrance blend has been formulated in compliance with IFRA guidelines for this product to ensure that its safety is satisfactory. Components do not need to be listed, except for those designated as allergens under EU cosmetic legislation which are present at the level above the cut off point in the legislation.

EU Cosmetic Regulations EU1223/2009

#### **Sodium Chloride** 7647-14-5

Sodium Chloride, or table salt, is a white crystalline solid and is one of the most familiar ingredients in food with a track record that predates recorded history. In cosmetics and personal care products, Sodium Chloride is used in the formulation of oral hygiene products, shampoos, fragrance, skin, hair, nail, cleansing, suntan, makeup and bath products.

The Food and Drug Administration (FDA) reviewed the safety of Sodium Chloride and approved its use as an active ingredient in Over-The-Counter (OTC) drug products for the eyes at concentrations of 2 to 5%.

In addition to being an important component of food, FDA includes Sodium Chloride on its list of substances considered Generally Recognized as Safe (GRAS) as a substance migrating to food from packaging.

The Cosmetic Ingredient Review (CIR) has deferred evaluation of this ingredient because the safety has been assessed by FDA. Sodium chloride is a foodstuff and a regular component of the body'. There are issues with prolonged consumption but the tiny contribution made to the diet by any sodium chloride absorbed from cosmetic products is obviously trivial and no margin of safey calculation is appropriate.

Select Committee on GRAS Substances (SCOGS) Opinion: Sodium Chloride Report 102 21 CFR Section: 182.70

#### **Section 9 - Undesirable Effects**

No undesirable effects are foreseen with this product when used under conditions of normal and foreseeable use.

Reference F4S001

29-Jun-20



#### **Product Safety Assessment**

Gin & Tonic Issue 1

**Darlly Europe Limited** 

#### Part B

#### **Section 1- Assessment Conclusion**

This product has been assessed and found to comply with the requirements of current EU and US cosmetic regulations. The ingredients selected have been reviewed and are used at levels suitable to ensure that the end user will experience the level of safety they can reasonably expect for this kind of product when used in accordance with the manufacturers instructions, and when manufactured following a suitable cosmetic GMP procedure.

#### **Section 2- Labels and Warnings**

This product does not require any specific warnings over and above those customary for this category of product.

#### Section 3- Reasoning

Soap has a very long history of safe use, going back at least as far as the Roman Empire, and is well understood by consumers. Consequently the safety of this product is unlikely to be problematic.

Reference F4S001

29-Jun-20



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# **Product Safety Assessment**

Gin & Tonic

Reference F4S001 Issue 1

**Issue Date** 

**Darlly Europe Limited** 

29-Jun-20

**Signed** 

Colin Sanders

08/09/2020



# **Product Safety Assessment**

Gin & Tonic Issue 1

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#### **Appendix - Credentials of Assessor**

Colin Sanders Bsc(Hons) FRSB Dip SCS Date of Birth 19.5.1960

#### Academic Qualifications

Bachelor of Science in Environmental Science from Leicester Polytechnic, lower second with honours awarded in 1983.

Diploma in Cosmetic Science awarded by the Society of Cosmetic Science awarded in 1985

Membership of Professional Bodies

Society of Cosmetic Scientists

Fellow of the Royal Society of Biology

#### Experience

Development Chemist at Intergen Cosmetics 1983-1987 Quality Assurance W.M.Stills 1987-1990 Formulation Scientist/Formulation Laboratory Manager Stiefel Laboratories 1990-2004 Head of Product Formulation Medex/Montagne Jeunesse 2004-2013

Reference F4S001

29-Jun-20