

Agreement number J1134  
Company Code: **4113**

DATED \_\_\_\_\_ MAY \_\_\_\_\_ 2011

(1) THE UNITED SYNAGOGUE KASHRUT BOARD TRADING AS KLBD

(2) HERBAROM LABORATOIRE

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A G R E E M E N T  
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DATE: MAY 2011

PARTIES:

1. "The Licensor": THE UNITED SYNGOGUE KASHRUT BOARD TRADING AS KLBD  
whose principal office is at 305 Ballards Lane, London, N12 8GB
2. "The Licensee": HERBAROM LABORATOIRE  
whose principal office is at Za La Condamine, Aouste Sur Sye, 26400, France

RECITALS:

The Licensor, who is the proprietor of the Trade Mark (defined below), wishes to grant the Licensee Kosher Certification and to permit the Licensee to use the Trade Mark in respect of the Products (defined below) on the terms of this Agreement.

OPERATIVE PROVISIONS:

1. DEFINITIONS

1.1 In this agreement:

"THE COMMENCEMENT DATE" means ... 4<sup>th</sup> May 2011.....

"THE PRODUCTS" means the goods specified in Schedule 2 and any other products subsequently submitted to the Licensor for Kosher certification in relation to which Kosher Certification is to be granted to and the Trade Mark may be used by the Licensee.

"THE TERRITORY" means the United Kingdom of Great Britain and Northern Ireland, the United States of America, Canada, South Africa and Israel and all other parts of the world where the Trade Mark becomes registered by the Licensor from time to time.

"THE TRADE MARK" means the trade mark reproduced in Schedule 1.

"YEAR" means each period of twelve calendar months commencing on the Commencement Date or any anniversary of the Commencement Date.

## **2 RIGHTS GRANTED AND TERRITORY**

- 2.1 The Licensor grants the Licensee, on the terms set out in this Agreement, Kosher Certification and a non-exclusive licence to use the Trade Mark in the Territory (or outside it) on or in relation to the Products. The said Certification and licence are personal to the Licensee and the grant does not include any right to grant sub-licences or for the Licensee to have the Products manufactured for it by any third party.
- 2.2 The Licensee must use the Trade Mark in relation to the Products Kosher certified as listed in Schedule 2 and that if it so used for the Licensee's export market then it must also be used for the Licensee's home market.
- 2.3 The Licensee shall be entitled to use the Trade Mark outside the Territory; but the Licensor gives no warranty that the use of Trade Mark outside the territory will not infringe any third party rights. The Licensor however does warrant that the use of the Trade Mark inside the Territory will not infringe any third party rights

## **3. DURATION**

- 3.1 This Agreement shall commence on the Commencement Date and shall (subject nevertheless to earlier termination as hereinafter provided) continue until terminated by either party giving to the other not less than 60 days' advance notice in writing so as to expire on any anniversary of the Commencement Date.

## **4 QUALITY OF PRODUCTS**

- 4.1 All Products produced by the Licensee under or by reference to the Kosher Certificate (and when used the Trade Mark) shall comply with the specifications and standards of quality in relation to their production, content and ingredients, packaging and storage set by the Licensor from time to time and for which the Licensor has granted its Kosher Certificate. In particular, the Products shall contain only those ingredients or processing aids as specified in Schedule 3 and the ingredients for the Products shall be obtained only from sources which in the sole opinion of the Licensor are able to comply with Kashruth-Jewish dietary laws. Any variance from these ingredients or processing aids shall be approved in writing in advance by the Licensor. In the event of any ingredients or processing aids becoming unacceptable to the Licensor on Kashruth grounds the Licensor shall notify the Licensee immediately. The Licensee shall cease to use the offending ingredient or processing aid and Licensee/Licensor to suggest an alternative which may be acceptable to both parties.

- 4.2 The Licensor shall inform the Licensee of any specifications and standards at the commencement of this Agreement and of any modifications as they may occur and shall give the Licensee all technical information and know-how which is necessary to enable the Licensee to produce package and store the Products in accordance with such specifications and standards. In particular, the Licensee agrees to abide by all Kashruth requirements in respect of conformity with Jewish dietary laws set by the Licensor from time to time in the production of the Products. The Licensor shall have sole discretion in determining whether or not the Products conform with such requirements.
- 4.3 The Licensee agrees that the Products shall, unless otherwise agreed in writing by the Licensor, be produced and packaged only at the premises specified in Schedule 4.
- 4.4 The Licensee shall keep confidential, both during this Agreement and after its termination, any information supplied to it under the provisions of this clause which the Licensor designates as being confidential at the time it is supplied and shall only make use of such information for the purposes of manufacturing the Products under this Agreement. The Licensor shall keep confidential, both during this Agreement and its termination, and agrees that it will not communicate or divulge to, or use for the benefit of any other person, partnership, association, corporation or company, any trade secrets, formulae or secret processes used or employed by the Licensee in or about its business, that may be communicated to the Licensor by virtue of this agreement, except if required by law and with prior written notification to the Licensee. The restrictions in this clause shall not apply to anything already known to the Licensee at the date of disclosure nor anything which is or comes into the public domain otherwise than through a breach of this clause by the Licensee.
- 4.5 For the purpose of ensuring that the Licensee is complying with the Licensor's specifications and standards:
- 4.5.1 the Licensee shall as reasonably required by the Licensor from time to time supply samples of recent productions, current production or subsequent productions for the purpose of inspecting and testing the same and shall at the reasonable request of the Licensor submit at any time a written statement certifying that the Products are produced in accordance with the conditions specified in this Agreement;
- 4.5.2 the Licensor by its authorised representative may visit the Licensee's premises during normal business hours on prior reasonable notice to inspect the methods of production of the Products, the ingredients used, and the packaging of the Products.

- 4.6 Products intended to be marketed under the Kosher Certificate (and when used, the Trade Mark) which in the Licensor's opinion are not of the Kosher standard required by the Licensor under clause 4.1 above shall on notice being given by the Licensor be forthwith withdrawn from production and sale by the Licensee and they shall be destroyed or the Trade Mark removed from them at the Licensee's option and at the Licensee's cost and expense.
- 4.7 If at any time the Licensee becomes aware of any defect or insufficiency in the information provided by the Licensor or of any defect in any Product produced by the Licensee in accordance with such information, it shall immediately inform the Licensor.
- 4.8 The Licensor shall ensure that all other licensees of the Trade Mark shall be subject to and adhere to the same quality control conditions which are no less strict than those imposed on and accepted by the Licensee in this Agreement.

## **5 USE OF THE TRADE MARK**

- 5.1 In order for products as listed in Schedule 2 to be considered Kosher certified, The Licensee must use the Trade Mark and must use the Trade Mark in the form stipulated by the Licensor and shall print the Trade Mark on all containers packaging labels and wrappers of the Products commencing with the Licensee's next order for the printing of the same. The Licensee shall observe any reasonable directions given by the Licensor as to colours and size of the representations of the Trade Mark and its manner and disposition on the Products and their containers packaging labels wrappers and any accompanying leaflets brochures or other materials, and in any advertising material prepared by the Licensee for the Products.
- 5.2 The Licensee shall only use the Trade Mark in the containers, packaging labelling and wrapping of the Products and any accompanying leaflets, brochures or other material, and in any advertising material prepared by the Licensee for the Products. It is hereby expressly agreed that any other goods shall not be inserted in the same container, package or wrapper as the Products bearing the Trade Mark or shall be referred to in any accompanying leaflets, brochures or other material, and in any advertising material prepared by the Licensee for the Products in such a way from which it may be inferred that any connection exists between the Products and such other goods PROVIDED THAT the bona fide separate sales of the Licensee's products under the same or similar trade marks of the Licensee as are applied by the Licensee to the Products shall not be a breach of this clause

- 5.3 The Licensee shall not use any mark or name confusingly similar to the Trade Mark in respect of any goods similar to the Products.
- 5.4 Nothing contained in this Agreement shall entitle the Licensee to use the Trade Mark as part of any corporate business or trading name or style of the Licensee.

## **6 OWNERSHIP OF THE TRADEMARK**

- 6.1 The Licensor warrants that it is the proprietor of the Trade Mark and that neither the Trade Mark nor the use of it on or in relation to the Products in the Territory infringes the rights of any third party.
- 6.2 The Licensee will not make any representation or do any act which may be taken to indicate that it has any right title or interest in or to the ownership or use of the Trade Mark except under the terms of this Agreement, and acknowledges that nothing contained in this Agreement shall give the Licensee any right, title or interest in or to the Trade Mark save as granted hereby.

## **7 INFRINGEMENTS**

- 7.1 If the Licensee becomes aware that any other person, firm or company alleges that the Trade Mark is invalid in the Territory or that the use of the Trade Mark in the Territory infringes any rights of another party or that the Trade Mark is otherwise attacked or attackable in the Territory the Licensee shall immediately give the Licensor full particulars in writing thereof and shall make no comment or admission to any third party in respect thereof.
- 7.2 The Licensor shall have the conduct of all proceedings relating to the Trade Mark and shall in its sole discretion decide what action if any to take in respect of any infringement or alleged infringement of the Trade Mark or passing-off or any other claim or counter-claim brought or threatened in respect of the use or registration of the Trade Mark. The Licensee shall not be entitled to bring any action for infringement under S.28(3) of the Trade Marks Act 1938, and the Licensor shall not be obliged to bring or defend any proceedings in relation to the Trade Mark if it decides in its sole discretion not to do so.
- 7.3 The Licensee will at the request of the Licensor give full co-operation to the Licensor in any action, claim or proceedings brought or threatened in respect of the Trade Mark in the Territory and the Licensor shall meet any reasonable expenses incurred by the Licensee to third parties in giving such assistance.
- 7.4 The Licensee agrees that no other Rabbi or representatives from any Kosher organisation or Synagogue will make any visits to the factory or plant without prior written approval from the Licensor.

8. FEE

8.1 In consideration of the grant of the Kosher Certificate and of the grant of the non- exclusive licence to use the Trade Mark upon the terms of this Agreement, the Licensee shall pay to the Licensor an annual fee payable in advance on the ....1<sup>st</sup> February..... in each year, such annual fee to be specified and reviewed by the Licensor from time to time.

9. TERMINATION

9.1 In the event of any breach of this Agreement by the Licensee, and at the sole discretion of the Licensor, the Licensor shall notify the Licensee by registered post that such breach has occurred. The Licensor may in its sole discretion determine whether rights granted under this Agreement be immediately withdrawn or whether correction of the breach will be accepted. Should such breach result in the immediate withdrawal of the rights granted under this Agreement, the Licensor reserves the right to notify the general public of such withdrawal through such media as it shall in its reasonable discretion select and at the cost and expense of the Licensee.

9.2 Upon termination of this Agreement for whatever reason the Licensee shall cease to make any use of the Kosher Certificate and of the Trade Mark as of the date of withdrawal of the rights hereby granted to the Licensee and any remaining unused containers, packaging, labels or wrappers bearing the Licensor's Trade Mark shall be destroyed or the Trade Mark obliterated therefrom in the presence of a representative of the Licensor within ten days of such withdrawal of the said rights. The Licensee further agrees that it shall immediately cease to advertise the Products as being connected with the Licensor, and shall discontinue all and any other actions and representations from which it might be inferred that any connection or relationship whatever exists between the Licensor and the Licensee.

9.3 Either party may terminate this Agreement without prejudice to its other remedies forthwith by notice in writing to the other if that other is unable to pay its debts or enters into compulsory or voluntary liquidation (other than for the purpose of effecting a reconstruction or amalgamation in such manner that the company resulting from such reconstruction or amalgamation if a different legal entity shall agree to be bound by and assume the obligations of the relevant party under this Agreement) or compounds with or convenes a meeting of its creditors or has a receiver or manager or an administrator appointed over its assets or ceases for any reason to carry on business or takes or suffers any similar action which in the opinion of the party giving notice means that the other may be unable to pay its debts.

9.4 Termination of this Agreement for whatever reason shall not affect the accrued rights of the parties arising in any way out of this Agreement as at the date of termination and in particular but without limitation the right to recover damages from the other.

9.5 All provision of this Agreement which in order to give effect to their meaning need to survive its termination shall remain in full force and effect thereafter.

9.6 Upon termination of this Agreement by the Licensor, a due proportion on a per diem basis of the fee payable under clause 8.1 hereof shall be refunded to the Licensee.

## **10. INDEMNITY**

10.1 The Licensee shall be liable for and will indemnify the Licensor (together with its officers, servants and agents) against any and all liability, loss, damages, and reasonable costs, legal costs, professional and other expenses of any nature whatsoever incurred or suffered by the Licensor whether direct or consequential (but excluding any consequential economic loss or other loss of profits, business or goodwill) arising out of any dispute or contractual tortuous or other claims or proceedings brought against the Licensor by a third party claiming relief against the Licensor by reason of the manufacture, use or sale of any Products by the Licensee or the use by the Licensee of the Trade Mark, except insofar as any such claims may arise from:

10.2 any breach of this Agreement by the Licensor;

10.3 any invalidity or defect in the title of the Licensor to the Trade Mark not caused by any act or default of the Licensee; or

10.4 the instruction given to the Licensee by the Licensor provided such instructions have been properly carried out by the Licensee.

## **11 ASSIGNMENT**

11.1 The Licensee shall not assign, transfer, sub-contract or in any other manner make over to any third party the benefit and/or burden of this Agreement without the prior written consent of the Licensor.

11.2 In the event of an assignment this Agreement shall be binding upon such successor or assignee and the name of a party appearing herein shall be deemed to include the names of any such successor or assignee.

## **12. PRIVATE LABEL BRAND**

- 12.1 In the event of the Licensee wishing to use the Trade Mark for its private label brand, it shall submit in writing to the Licensor for approval at its own cost and expense a request for such authorisation together with samples of each private label brand product for the purpose of the Licensor inspecting and testing the same. If the Licensor decides to grant authorisation, an agreement shall be drawn up between the parties for endorsement of such private label brand products upon such terms and conditions to be agreed between the parties. It is hereby expressly agreed that should the Licensor grant authorisation for use of its Trade Mark for private labelling, an additional fee shall be payable yearly in advance by the Licensee to the Licensor.

## **13. ILLEGALITY**

- 13.1 If any provision or term of this Agreement shall become or be declared illegal, invalid or unenforceable for any reason whatsoever such term or provision shall be divisible from this Agreement and shall be deemed to be deleted from this Agreement provided always that if such deletion substantially affects or alters the commercial basis of this Agreement the parties shall negotiate in good faith to amend and modify the provisions and terms of this Agreement as may be necessary or desirable in the circumstances.

## **14. ENTIRE AGREEMENT / AMENDMENT**

- 14.1 This Agreement constitutes the entire agreement and understanding of the parties and supersedes all prior oral or written agreements, understandings or arrangements between them relating to the subject matter of this Agreement. Neither party shall be entitled to rely on any Agreement and no change may be made to it except in writing signed by duly authorised representatives of both parties.
- 14.2 No failure or delay on the part of either of the parties to exercise any right or remedy under this Agreement shall be construed or operate as a waiver thereof nor shall any single or partial exercise of any right or remedy preclude the further exercise of such right or remedy as the case may be. The rights and remedies provided in this Agreement are cumulative and are not exclusive of any rights or remedies provided by law.

## 15. NOTICE

15.1 Any notice or other document to be given under this agreement shall be in writing and shall be deemed to have been duly given if left at or sent by hand or by registered post; or by facsimile to a party at the address, telex or facsimile number set out below for such party or such other address as one party may from time to time designate by written notice to the other.

15.2 Any such notice or other document shall be deemed to have been received by the addressee two working days following the date of dispatch if the notice or other document is sent by registered post, or simultaneously with the delivery or transmission if sent by hand or if given by facsimile.

15.3 The Licensor's address for service is:

Address: 305 Ballards Lane, London N12 8GB  
Fax: 020 8343 6256 / 6254

15.4 The Licensee's address for service is:

Address: Za La Condamine, Aouste Sur Sye, 26400, France  
Fax: +33 475 768401

## 16. INTERPRETATION

16.1 The headings in this Agreement are inserted only for convenience and shall not affect its construction.

16.2 Where appropriate words denoting a singular number only shall include the plural and vice versa.

16.3 Reference to any statute or statutory provision includes a reference to the statute or statutory provision as from time to time amended, extended or re-enacted.

## 17. GOVERNING LAW AND JURISDICTION

17.1.1 The validity, construction and performance of this Agreement shall be governed by English law, and shall be subject to the exclusive jurisdiction of the High Court of Justice in England.

**SCHEDULE 1**

**THE TRADE MARK**



Pareve Kosher Logo

## **SCHEDULE 2**

### **THE PRODUCTS**

<b><u>PRODUCT NAME</u></b>	<b><u>KOSHER STATUS</u></b>
ANGELICA ROOT OIL	PAREVE NON PASSOVER
ANGELICA SEED OIL	PAREVE NON PASSOVER
ANISE SEED OIL	PAREVE NON PASSOVER
BASIL OIL, LINALOOL	PAREVE NON PASSOVER
BASIL OIL, METHYL CHAVICOL	PAREVE NON PASSOVER
BERGAMOT OIL	PAREVE NON PASSOVER
BITTER FENNEL OIL	PAREVE NON PASSOVER
CAJUPUT OIL	PAREVE NON PASSOVER
CARDAMOM OIL	PAREVE NON PASSOVER
CARROT SEED OIL	PAREVE NON PASSOVER
CASCARILLA OIL	PAREVE NON PASSOVER
CASSIA OIL	PAREVE NON PASSOVER
CELERY SEED OIL	PAREVE NON PASSOVER
CINNAMON BARK OIL	PAREVE NON PASSOVER
CINNAMON LEAF OIL	PAREVE NON PASSOVER
CITRONELLA OIL	PAREVE NON PASSOVER
CLARY SAGE OIL	PAREVE NON PASSOVER
CLOVE LEAF OIL	PAREVE NON PASSOVER
CLOVE OIL	PAREVE NON PASSOVER
CORIANDER SEED OIL	PAREVE NON PASSOVER
CORN MINT OIL	PAREVE NON PASSOVER
CUMIN SEED OIL	PAREVE NON PASSOVER

## SCHEDULE 2

### THE PRODUCTS

<u>PRODUCT NAME</u>	<u>KOSHER STATUS</u>
CYPRESS OIL	PAREVE NON PASSOVER
DEVIL'S DUNG / ASAFOETIDA OIL	PAREVE NON PASSOVER
DILL OIL	PAREVE NON PASSOVER
EUCALYPTUS GLOBULUS OIL	PAREVE NON PASSOVER
EUCALYPTUS RADIATA OIL	PAREVE NON PASSOVER
GARLIC OIL	PAREVE NON PASSOVER
GERANIUM OIL	PAREVE NON PASSOVER
GERANIUM OIL, BOURBON	PAREVE NON PASSOVER
GINGER OIL	PAREVE NON PASSOVER
HOT PEPPER OIL	PAREVE NON PASSOVER
JUNIPERBERRY OIL	PAREVE NON PASSOVER
LAURAL LEAF OIL	PAREVE NON PASSOVER
LAVANDER CLONAL OIL	PAREVE NON PASSOVER
LAVANDIN OIL ABRIALIS	PAREVE NON PASSOVER
LAVANDIN OIL GROSSO	PAREVE NON PASSOVER
LAVANDIN OIL SUPER	PAREVE NON PASSOVER
LAVENDER OIL	PAREVE NON PASSOVER
LEMON BALM OIL	PAREVE NON PASSOVER
LEMON OIL	PAREVE NON PASSOVER
LEMONGRASS OIL	PAREVE NON PASSOVER
LITSEA CUBEBA OIL	PAREVE NON PASSOVER
LOVAGE LEAF OIL	PAREVE NON PASSOVER
LOVAGE ROOT OIL	PAREVE NON PASSOVER
MINT POULIOT	PAREVE NON PASSOVER

## SCHEDULE 2

### THE PRODUCTS

<b><u>PRODUCT NAME</u></b>	<b><u>KOSHER STATUS</u></b>
MYRRHH OIL	PAREVE NON PASSOVER
NEROLI OIL	PAREVE NON PASSOVER
OLIBANUM OIL	PAREVE NON PASSOVER
OREGANO OIL	PAREVE NON PASSOVER
PALMAROSA OIL	PAREVE NON PASSOVER
PARSLEY SEED OIL	PAREVE NON PASSOVER
PEPPERMINT OIL	PAREVE NON PASSOVER
PETIT-GRAIN OIL	PAREVE NON PASSOVER
PIN EOIL / FIR NEEDLE OIL	PAREVE NON PASSOVER
ROMAN CHAMOMILE OIL	PAREVE NON PASSOVER
ROSE OIL	PAREVE NON PASSOVER
ROSEMARY OIL	PAREVE NON PASSOVER
SAGE OIL	PAREVE NON PASSOVER
SANDAL WOOD OIL	PAREVE NON PASSOVER
SAVORY OIL	PAREVE NON PASSOVER
SCOTS PINE, NORWEGIAN PINE	PAREVE NON PASSOVER
SPEARMINT OIL	PAREVE NON PASSOVER
SPIKE LAVENDER OIL	PAREVE NON PASSOVER
SWEET FENNEL OIL	PAREVE NON PASSOVER
SWEET MARJORAM OIL	PAREVE NON PASSOVER
SWEET ORANGE OIL	PAREVE NON PASSOVER
TARRAGON OIL	PAREVE NON PASSOVER
TEA TREE OIL	PAREVE NON PASSOVER

**SCHEDULE 2**

**THE PRODUCTS**

**PRODUCT NAME**

**KOSHER STATUS**

THYME OIL, LINALOOL TYPE

PAREVE NON PASSOVER

THYME OIL, THYMOL TYRP

PAREVE NON PASSOVER

VERBENA OIL

PAREVE NON PASSOVER

WILD MARJORAM OIL

PAREVE NON PASSOVER

WILD THYME OIL

PAREVE NON PASSOVER

WINTERGREEN OIL

PAREVE NON PASSOVER

YLANG OIL

PAREVE NON PASSOVER

**SCHEDULE 3**  
**INGREDIENTS AND PROCESSING AIDS**

<b>Ingredients</b>	<b>Manufacturer</b>	<b>Kosher Certificate</b>	
Angelica Root Oil			<b>A1</b>
Angelica Seed Oil			<b>A1</b>
Anise Seed Oil			<b>A1</b>
Basil Oil, Linalool			<b>A1</b>
Basil Oil, Methyl Chavicol			<b>A1</b>
Bergamot Oil			<b>A1</b>
Bitter Fennel Oil			<b>A1</b>
Cajuput Oil			<b>A1</b>
Cardamom Oil			<b>A1</b>
Carrot Seed Oil			<b>A1</b>
Cascarilla Oil			<b>A1</b>
Cassia Oil			<b>A1</b>
Celery Seed Oil			<b>A1</b>
Cinnamon Bark Oil			<b>A1</b>
Cinnamon Leaf Oil			<b>A1</b>
Citronella Oil			<b>A1</b>
Clary Sage Oil			<b>A1</b>
Clove Leaf Oil			<b>A1</b>
Clove Oil			<b>A1</b>
Coriander Seed Oil			<b>A1</b>
Corn Mint Oil			<b>A1</b>
Cumin Seed Oil			<b>A1</b>
Cypress Oil			<b>A1</b>
Devil's Dung / Asafoetida Oil			<b>A1</b>
Dill Oil			<b>A1</b>
Eucalyptus Globulus Oil			<b>A1</b>
Eucalyptus Radiata Oil			<b>A1</b>
Garlic Oil			<b>A1</b>
Geranium Oil			<b>A1</b>
Geranium Oil, Bourbon			<b>A1</b>
Ginger Oil			<b>A1</b>
Hot Pepper Oil			<b>A1</b>

**SCHEDULE 3**  
**INGREDIENTS AND PROCESSING AIDS**

<b>Ingredients</b>	<b>Manufacturer</b>	<b>Kosher Certificate</b>	
Juniperberry Oil			<b>A1</b>
Laural Leaf Oil			<b>A1</b>
Lavander Clonal Oil			<b>A1</b>
Lavandin Oil Abrialis			<b>A1</b>
Lavandin Oil Grosso			<b>A1</b>
Lavandin Oil Super			<b>A1</b>
Lavender Oil			<b>A1</b>
Lemon Balm Oil			<b>A1</b>
Lemon Oil			<b>A1</b>
Lemongrass Oil			<b>A1</b>
Litsea Cubeba Oil			<b>A1</b>
Lovage Leaf Oil			<b>A1</b>
Lovage Root Oil			<b>A1</b>
Mint Pouliot			<b>A1</b>
Myrrhh Oil			<b>A1</b>
Neroli Oil			<b>A1</b>
Olibanum Oil			<b>A1</b>
Oregano Oil			<b>A1</b>
Palmarosa Oil			<b>A1</b>
Parsley Seed Oil			<b>A1</b>
Peppermint Oil			<b>A1</b>
Petit-Grain Oil			<b>A1</b>
Pine Oil / Fir Needle Oil			<b>A1</b>
Roman Chamomile Oil			<b>A1</b>
Rose Oil			<b>A1</b>
Rosemary Oil			<b>A1</b>
Sage Oil			<b>A1</b>
Sandal Wood Oil			<b>A1</b>
Savory Oil			<b>A1</b>
Scots Pine, Norwegian Pine			<b>A1</b>
Spearmint Oil			<b>A1</b>
Spike Lavender Oil			<b>A1</b>
Sweet Fennel Oil			<b>A1</b>

**SCHEDULE 3**  
**INGREDIENTS AND PROCESSING AIDS**

<b>Ingredients</b>	<b>Manufacturer</b>	<b>Kosher Certificate</b>	
Sweet Marjoram Oil			<b>A1</b>
Sweet Orange Oil	Claus Nitsche & Sohn GmbH	Declaration Received	<b>A2</b>
Tarragon Oil			<b>A1</b>
Tea Tree Oil			<b>A1</b>
Thyme Oil, Linalool Type			<b>A1</b>
Thyme Oil, Thymol Tyrp			<b>A1</b>
Verbena Oil			<b>A1</b>
Wild Marjoram Oil			<b>A1</b>
Wild Thyme Oil			<b>A1</b>
Wintergreen Oil			<b>A1</b>
Ylang Oil			<b>A1</b>

\* Products of **ISRAELI** origin **MUST** not be used.

**NOTES ON KLBD INGREDIENTS RESTRICTIONS:**

<b>A1</b>	<ul style="list-style-type: none"> <li>This ingredient can be bought from any source without prior approval from KLBD.</li> <li><i>Please note that through new Kosher requirements, regulations and updated information, the status of this ingredient can be changed to A2 or A3 at any time by KLBD and the necessary restrictions will be added to them accordingly.</i></li> </ul>
<b>A2</b>	<ul style="list-style-type: none"> <li>This ingredient can only be bought from the listed supplier or manufacturer and cannot be changed without prior approval from KLBD.</li> <li>For new sources/manufacturers to this ingredient to be approved, an application must be made to KLBD with the necessary paperwork.</li> <li><i>Please note that through new Kosher requirements, regulations and updated information, the status of this ingredient can be changed to A3 at any time by KLBD and the necessary restrictions will be added to them accordingly.</i></li> </ul>
<b>A3</b>	<ul style="list-style-type: none"> <li>This ingredient must come with a Kosher certificate acceptable to KLBD.</li> <li>For new sources/manufacturers to this ingredient to be approved, an application must be made to KLBD with the necessary paperwork.</li> </ul>

**SCHEDULE 4**

PREMISES

HERBAROM LABORATOIRE

ZA LA CONDAMINE

AOUSTE SUR SYE

26400

FRANCE

Signed by ...Rabbi Jeremy Conway.....  
(Full name)

.....  
(Signature)  
Duly authorised for and on behalf of THE UNITED SYNAGOGUE KASHRUT BOARD TRADING  
AS KLBD

Signed by .....  
(Full name)

.....  
(Signature)  
Duly authorised for and on behalf of HERBAROM LABORATOIRE

For Information Only:-  
TEL: +33 475 768316  
Contact: Veronique Agnel