

Resolution INV N ° 84-E / 2017 VISITED ...

CONSIDERING: .... That Resolution C. 11 dated December 4, 1996, in its TITLE I, CHAPTER VI, constitutes the Labeling Standards for fractionated ethyl alcohol and methanol. That the mentioned norm in its TITLE III, CHAPTER II, establishes that the fractionators and / or traders of methanol will only be able to sell methyl alcohol in bulk or divided in packs higher than 1000 cc when the buyer is registered before INV. That there are currently companies that import methanol pro analysis in containers of up to four liters and request authorization to then market it in its original packaging to non-registrants who use it exclusively for calibration of equipment and chemical analysis. It is necessary to consider these cases when the imported product has the destination mentioned.

..., THE PRESIDENT OF THE NATIONAL INSTITUTE OF VITIVINICULTURE RESOLVES: ARTICLE 1 - Replacement of Item 7 of CHAPTER II, TITLE III, of Resolution C. 11 of December 4, 1996, which shall be worded as follows:

"Fractionators may only sell bulk or fractionated methanol in containers greater than ONE THOUSAND CUBIC CENTIMETERS (1,000 cm<sup>3</sup>) when the buyer is registered with the NATIONAL INSTITUTE OF VITIVINICULTURA, and in containers of up to ONE THOUSAND CUBIC CENTIMETERS (1,000 cm<sup>3</sup>) When the buyer uses it for pro-quality analysis. Those establishments that import this product into containers of up to FOUR THOUSAND CUBIC CENTIMETERS (4000 cm<sup>3</sup>), may market it in their original packaging to non-registered persons provided that the purchaser uses it solely and exclusively for calibration of chemical instruments and / or for analysis, in These cases, can only be marketed against presentation of the National Identity Document of the acquirer, to verify number, name and surname, which will be recorded on the respective commercial invoice. Circulation of the product from the fractionator to the acquirer, must be covered by invoice or commercial return in which in addition to the mandatory data will be indicated: a) Type of alcohol. B) Volume or Weight. C) Capacity and type of packaging. D) Analysis of Free Circulation Type granted by the NATIONAL INSTITUTE OF VITIVINICULTURE. (E) Purity Percentage by weight. F) Recipient.

ARTICLE 2 - The mentioned inscriptions that import this product in containers of up to FOUR THOUSAND CUBIC CENTIMETERS (4000 cm<sup>3</sup>) and commercialize it in its original packaging, must adapt these, to the established in the current regulation, adding a sign in Spanish language with the Following specifications: a) Name of the product. B) Name or Company Name and Registration Number before the National Institute of Vitiviniculture of the Fractioner and / or Trader of Methanol. C) Address. D) Purity Percentage by Weight.

E) Net content. F) Free Circulation Analysis Type. G) Toxicity Warning. H) First Flammable Product.

ARTICLE 3 - The sales of methanol to non-registered under the established conditions, will be communicated through the System of Online Affidavits using the Movement Code No. 253 "Expenditure of fractionated alcohol dispatched". ARTICLE 4 - Non-compliance with this standard will be considered in INFRINGEMENT TO ARTICLE 29 OF LAW No. 24,566. ARTICLE 5.- In a manner

ARTICLE 6.- In a manner