

(Unofficial)

Notification of the Ministry of Public Health

(No. 347) B.E 2555(2012)

Re: Method of food production with reused cooking oil

Having an evidence concerning use of reused cooking oil which may have high polar compound that cause adverse effect to consumer.

By the virtue of provisions of Section 5 in the Paragraph 1, and 6 (7) of the Food Act B.E. 2522 (1979), in which contain provisions in relation to the restriction of Rights and Liberties of the Persons, in respect of which Section 29 and in conjunction with Section 33, Section 41, Section 43 and Section 45 of the constitution of the Kingdom of Thailand so permit by virtue of provisions of law; the Minister of Public Health hereby issues the notification as follows:

Clause 1. In this Notification “Reused cooking oil” means fat or oil which use as food and used to fry food.

Clause 2. Food use reused cooking oil shall be prescribed as food prescribed method of production.

Clause 3. Manufacturers who use reused cooking oil for sale such as frying, spreading, stir- fry or use as a mixture or an ingredient in food, shall use such oil that contain polar compound not more than 25% by weight.

Clause 4. This Notification shall come into force after 90 days as from the date of its publication in the Government Gazette.

Notified on 8th November B.E. 2555 (2012)

(Signed)PraditSindhawanarong

(Mr. PraditSindhawanarong)

Minister of Public Health

(Published in the Government Gazette Vol. 129, Special Part 187Ngor, dated 13th December2012.)

Note: This English version of the notification is translated to meet the need of the non-Thai speaking people.In case of any discrepancy between the Thai original and the English translation, the former will take priority.