CAP Consultation: food and soft drink advertising to children

Regulatory statement: Annex A

New advertising guidance on Identifying brand advertising that has the effect of promoting an HFSS product
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Advertising Guidance
Foreword

The Committee of Advertising Practice (CAP) offers guidance on the interpretation of the UK Code of Advertising (the CAP Code) in relation to non-broadcast marketing communications.

The Broadcast Committee of Advertising Practice (BCAP) offers guidance on the interpretation of the UK Code of Broadcast Advertising (the BCAP Code) in relation to broadcast advertisements.

Advertising Guidance is intended to guide advertisers, agencies and media owners on how to interpret the Codes but is not a substitute for those Codes. Advertising Guidance reflects CAP’s and/or BCAP’s intended effect of the Codes but neither constitutes new rules nor binds the ASA Councils in the event of a complaint about an advertisement that follows it.

For pre-publication advice on specific non-broadcast advertisements, consult the CAP Copy Advice team by telephone on 020 7492 2100, by fax on 020 7404 3404 or you can log a written enquiry via our online request form.

For advice on specific TV advertisements, please contact Clearcast.

For the full list of Advertising Guidance, please visit our website.
1. **Scope**

This Advertising Guidance is intended to give greater clarity on when the rules that govern the advertising of products high in fat, salt or sugar (HFSS) apply.

HFSS products can be promoted both directly, by including them in an advertisement, and indirectly, through the use of brands or branding that is synonymous with a specific HFSS product. This can be through product-related branding or, more broadly, company or corporate branding.

HFSS products are food or soft drink products that are assessed as being high in fat, salt or sugar in accordance with the Department of Health nutrient profiling model.

Both the CAP Code and the BCAP Code include specific rules on HFSS product advertising restricting the placement and content (see section 3 of this guidance). Those restrictions do not apply to:

- advertisements for non-HFSS products; or
- brand advertising and brand sponsorship that does not have the effect of promoting a specific HFSS product.

CAP and BCAP acknowledge that differentiating an HFSS product advertisement from a brand advertisement is not always easy. This Advertising Guidance is intended to help the ASA and Clearcast, along with advertisers, agencies and media owners, to achieve a common understanding of where to draw the line between HFSS product advertisements and brand advertisements.

2. **Restrictions on advertising for HFSS products**

Both Codes have dedicated content and placement restrictions:

- **CAP Code section 15** includes rules 15.14 (promotional offers), 15.15 (use of licensed characters and celebrities) and 15.18 (placement of HFSS product advertising).

- **BCAP Code Section 13** includes rules 13.9 (promotional offers) and 13.10 (use of licensed characters and celebrities). Section 32 includes rule 32.5 (scheduling of HFSS product advertising).
3. Differentiating HFSS product ads from brand ads

Principles:

a. The restrictions on advertisements for HFSS products have been introduced against a background of concern about childhood obesity. Efforts are being made to reduce the demand for less healthy food and soft drink options and to encourage the promotion of healthier alternatives and a healthy, active lifestyle to children. That provides important and relevant context to the application of the HFSS product advertising rules and can help develop an understanding of the spirit and purpose of a brand advertisement.

b. The HFSS restrictions do not apply to advertisements for food or soft drink products that are assessed as not being high in fat, salt or sugar in accordance with the nutrient profiling scheme published by the Department of Health.

c. Differentiating an HFSS product advertisement from a brand advertisement is not always easy. This guidance sets out scenarios in which that problem could arise and provides CAP and BCAP’s opinion on whether the ad amounts to an HFSS product advertisement.

d. The list of scenarios is not exhaustive and it is for the ASA to decide on a case-by-case basis whether an advertisement has the effect of promoting an HFSS product and should therefore be subject to the HFSS product advertising rules.

e. CAP and BCAP strongly advise that advertisers should exercise caution and not rely entirely on the scenarios outlined in this Guidance because other factors could lead to an advertisement being judged to be an advertisement for an HFSS product and not a brand advertisement or vice versa. Use of a brand that conforms to one of the scenarios “unlikely to be regarded as an ad for an HFSS product”, set out below, might still be judged to promote an HFSS product, if the ASA considers that the overall content and context of an ad is likely to have the effect of promoting one.
### 4. Scenarios

<table>
<thead>
<tr>
<th>Likely to be regarded as an ad for an HFSS product</th>
<th>Unlikely to be regarded as an ad for an HFSS product</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. An advertisement refers to or prominently features an identifiable HFSS product.</td>
<td>An advertisement neither refers to nor prominently features an identifiable HFSS product.</td>
</tr>
<tr>
<td>2. An advertisement contains a direct response mechanic relating to a specific HFSS product.</td>
<td>An advertisement does not contain a direct response mechanic relating to an HFSS product but may encourage an audience to buy a non-HFSS product or may directly promote a specific range of products where the products in that range are mainly non-HFSS.</td>
</tr>
<tr>
<td>3. An advertisement refers to or features a brand name that is synonymous with a specific HFSS product.</td>
<td>An advertisement for a brand that promotes a specific range of products, where the products in that range are mainly non-HFSS.</td>
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</table>
| In assessing whether the brand is synonymous with an identity other than the provision of HFSS products, the ASA will take account of factors such as, the company’s:  
  - provision of non-HFSS products;  
  - provision of goods and services other than food and soft drink products; or  
  - association with significant initiatives relating to education, sport, community etc.  

If such factors are relevant but, having taken them into account, the brand name is nevertheless deemed to fall short of being synonymous with a non-HFSS identity, the advertisement is less likely to be regarded as one for an HFSS product if its theme relates exclusively to social responsibility, good causes etc. |

| 4. An advertisement refers to or prominently features a product but does not provide enough information for the audience to identify it as a product that can be nutrient profiled. The advertiser does not provide evidence that its range of that type of product is mainly non-HFSS. | An advertisement refers to or prominently features a product but does not provide enough information for the audience to identify it as a product that can be nutrient profiled. The advertiser provides evidence that its range of that type of product is mainly non-HFSS. |

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Notes:

1. For the purposes of this Advertising Guidance, “synonymous with” should be taken to mean “very strongly associated with”.

2. “Mainly non-HFSS” means a range where more than 50% of products sold under a range are categorised as non-HFSS under the nutrient profiling scheme.

3. Examples of direct response mechanics include telephone numbers and interactive links.