# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

## **CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): December 29, 2011

# INTERNATIONAL FLAVORS & FRAGRANCES INC.

(Exact Name of Registrant as Specified in its Charter)

New York (State or Other Jurisdiction of Incorporation) 1-4858 (Commission File Number) 13-1432060 (IRS Employer Identification No.)

521 West 57th Street, New York, New York (Address of Principal Executive Offices)

10019 (Zip Code)

Registrant's telephone number, including area code: (212) 765-5500

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Dere-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### Item 8.01 Other Events.

On December 29, 2011, International Flavors & Fragrances Inc. (the "Company") issued a joint press release with V. Mane Fils S.A. ("Mane") announcing that it had settled all patent and non-patent claims brought by Mane in the United States District Court for the District of New Jersey related to the Company's marketing and sale of products containing Monomenthyl Succinate ("MMS"), a cooling additive in food and beverage products. The Company previously sold MMS under the name *Cooler 1* and sold products under the name *Cooler 2*® or *Monomenthyl Glutarate* that contained levels of MMS. Pursuant to the terms of the settlement agreement, the Company has paid Mane a one-time royalty of approximately \$40 million. As a result, the Company expects to record an after-tax charge of approximately \$30 million or approximately \$0.36 per share in the fourth quarter of 2011.

The Company has also agreed to cease making or selling *Cooler 1* products and to ensure that the MMS content of its *Cooler 2*<sup>®</sup> products going forward is at a level that has been agreed upon by both parties. The Company has previously ceased producing *Cooler 1* and reformulated its existing products to remove *Cooler 1*. The Company is currently producing *Cooler 2* within the MMS levels agreed in the settlement with no impact on the final *Cooler 2* product or sales of *Cooler 2*. The settlement is not expected to have a material impact on the Company's future results of operations.

A copy of the joint press release is furnished as Exhibit 99.1.

#### Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

Exhibit No.	Description
99.1	Press release issued by International Flavors & Fragrances Inc. on December 29, 2011.

#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

### INTERNATIONAL FLAVORS & FRAGRANCES INC.

By: /s/ Anne Chwat

Name: Anne Chwat Title: Senior Vice President, General Counsel and Corporate Secretary

Date: December 29, 2011

#### JOINT PRESS RELEASE

#### IFF and Mane Announce Settlement of Mane's Lawsuit Concerning Monomenthyl Succinate

**TRENTON, N.J., December 29, 2011** – International Flavors & Fragrances Inc. (NYSE: IFF) has settled all patent and non-patent claims brought by V. Mane Fils in the United States District Court for the District of New Jersey related to IFF's marketing and sale of products containing Monomenthyl Succinate (MMS). *See V. Mane Fils S.A. v. Int'l Flavors & Fragrances, Inc.*, 3:06-CV-02304 (D. N.J., filed 5/18/06).

Mane's U.S. Patents Nos. 5,725,865 and 5,843,466 were issued in 1998 and cover the use of MMS as a cooling additive in food and beverage products. IFF acknowledges that Mane's patents are valid and enforceable, and will honor those patents. Mane holds foreign counterpart patents in many countries around the world and sells MMS under the name *Physcool*<sup>®</sup>.

IFF previously sold MMS under the name *Cooler 1* and sold flavor formulations containing *Cooler 1*. IFF also sold products under the name *Cooler 2*<sup>®</sup> or *Monomenthyl Glutarate* that contained levels of MMS. IFF sold products containing *Cooler 1* and *Cooler 2*<sup>®</sup> as part of its larger promotional campaign called *CoolTek*.

Under the settlement agreement, (1) IFF will pay Mane a royalty of \$40 million; (2) IFF has ceased making or selling *Cooler 1* products; and (3) IFF will ensure that the MMS content of its *Cooler 2*<sup>®</sup> products going forward is at a level that has been agreed to by both parties.

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