Import of Honey, Royal Jelly and other Apiculture Products for Human Consumption
Import Information Note (IIN) BAL/2B

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1. Important Information

Import Information Notes are technical documents containing import requirements and are for use by importers and veterinary staff.

Please be aware that import conditions may be updated due to changes in policy or legislation. Please ensure that you check the current version of the Import Information Note online.

Importers should note that the information given relates only to animal health and public health conditions of import. It does not give guidance on other conditions that may need to be met.

EU legislation as it stood on 31 December 2020 that the UK already complies with has been incorporated into our domestic law as “retained EU law” under the European Union (Withdrawal) Act 2018. References in our guidance and certification to such EU instruments should be taken to be references to this “retained EU law”. Our current standards will remain in force, without amendment, in the immediate months after our EU exit as part of UK domestic law (apart from corrections to make the EU legislation fully operable).

You can find further information on legislation, including Relevant EU Exit Statutory Instruments in the legislation section of this import information note.

Please note that any links to legislation provided in this document are for information purposes only and may not be the most recent version.

Further information regarding changes to the import controls from an EU country from 1 January 2021 can be found on GOV.UK at the below link:


2. Scope

Import conditions for honey, royal jelly and other apiculture products produced only by Apis mellifera bees for human consumption.

References to imports into Great Britain in this Import Information Note also includes imports into the Channel Islands and the Isle of Man.

References to trading partners includes non-EU, EU and EFTA countries. Import requirements from non-EU and EU countries will be differentiated, where required, in this Import Information Note.
Information regarding transits can be found on gov.uk: 

3. Production standards

In order to be able to meet these requirements, the products must have been produced in accordance with the conditions laid down in:

- Retained EU Regulation 178/2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety;
- Retained EU Regulation 852/2004 on the hygiene of foodstuffs;
- Retained EU Regulation 853/2004 laying down specific rules for food of animal origin;
- Retained EU Regulation 2017/625 laying down specific rules for the organisation of official controls on products of animal origin intended for human consumption; and on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules.
- The Honey (England) Regulations 2015

More detailed information on the food hygiene legislation can be found on the Food Standards Agency website.

4. Country of origin

The country of origin must be marked with an ‘X’ in the ‘Honey’ column in the document published by the Secretary of State, with the consent of the Scottish and Welsh Ministers, in accordance with Retained EU Decision 2011/163 on the approval of residue monitoring plans submitted by third countries. The relevant documents are accessible using the links below.

- Non-EU countries
- EU and EFTA countries

5. Approved establishments

There is no list of approved establishments from which imports of honey, royal jelly and other apiculture products are permitted. Great Britain therefore permits imports of these products from establishments registered by competent authorities in the country of origin.
6. Health certification/documentation

Imports to Great Britain must be accompanied by the appropriate health certificate (*), which can be found on GOV.UK.

The health certificates are based on the requirements included in Retained EU Regulation 2019/628.


GBHC083X from 1 January 2021 from non-EU countries

GBHC083E from the end of 2023 from EU countries

(*) Please note that this requirement will not come into force for animal products coming from EU and EFTA countries until the end of 2023, unless the products imported are subject to safeguard measures - see section 12

From November 2022 consignments which are imported under safeguard measures originating in an EU Member State may enter Great Britain without being accompanied by the original paper Health Certificate. This arrangement is only applicable to EU Member States who use the Trade Control and Expert System (TRACES NT) to generate Export Health Certificates for consignments imported under safeguard measures which are currently subject to Sanitary and Phytosanitary (SPS) controls. It may also apply to Member States whose national systems have the capacity to interface with, and send certificates to TRACES NT.

7. Special arrangements for New Zealand

Retained EU Decision 2015/1084 amended The New Zealand Equivalence Agreement. Annex V of the Decision provides the certification requirements. Products for which full equivalence have been agreed, must be accompanied by the model health certificate provided for in Annex 1 of Retained EU Decision 2015/1901.

8. Health and identification marks

There is no requirement for honey to bear an ID mark as it is not included in Annex III to Regulation 853/2004.
9. Pre-notifications of imports

From 1 January 2022, you must notify the Animal Plant Health Agency (APHA) of imports from the EU to Great Britain (GB) of Products of Animal Origin using the Import of products, animals, food and feed system (IPAFFS).

You must submit your notification in IPAFFS at least one working day before your consignment is due to arrive. You can submit your notification up to 30 days in advance. You must also upload any documents that will accompany your consignment (e.g. health certificates) to the IPAFFS notification.

Further information regarding IPAFFS is available on GOV.UK.

For pre-notifications from other trading partners see section below.

10. Veterinary checks

Until the end of 2023, imports from the EU, and certain imports from Greenland, Faroe Islands and EFTA countries, do not need to enter Great Britain via a BCP and are not subject to veterinary checks at the border.

You can find additional information on imports from EFTA countries and Greenland on section 11.

Consignments from trading partners (other than the EU, and some imports from Greenland, Faroe Islands and EFTA countries) may only be imported through an approved Border Control Post (BCP). The person responsible for the consignment must give notice of the proposed entry of the consignment at least one working day before arrival (with a derogation to 4 hours before arrival if there are logistical constraints). The notification shall be made to the inspection staff at the BCP using the Import of products, animals, food and feed system (IPAFFS). Further information regarding IPAFFS can be found on GOV.UK. BCP checks will be required on goods from the EU, Greenland, Faroe Islands and EFTA countries from the end of 2023.

Any other electronic means agreed with the BCP to inform about the intended arrival of a consignment in advance are not to be considered as an official pre-notification.

Following satisfactory checks at the BCP (for which a charge is levied), consignments may then circulate freely within Great Britain. If the consignment does not meet the import requirements, the consignment may be rejected and either re-exported or destroyed.

- Further guidance on veterinary checks on animal products
- Border Control Posts

The Trade in Animals and Related Products Regulations 2011 (TARP 2011) (applicable in England) and EU Exit amendments to TARP 2011 can be found here.
11. EFTA countries and Greenland

The UK government recognises that Norway, Switzerland and Liechtenstein implement EU veterinary legislation in relation to the movement of animals and animal products. Therefore, animals and animal products from Norway, Switzerland and Liechtenstein must comply with the same requirements and controls applying to live animals and animal products from EU Member States. This also applies to Iceland for products of animal origin for human consumption, composite products and aquaculture.

Furthermore, in relation to imports from Faroe Islands this also applies to fishery products and aquaculture only. In relation to imports from Greenland this applies to fishery products and fish by-products only too.

12. Safeguard measures

Emergency safeguard action can be taken at very short notice to prohibit or restrict the importation of certain products from certain countries following an outbreak of disease or a public health issue. Information on the latest updates concerning disease outbreaks which may affect imports into the UK can be found on our Topical Issues page on the website.

Further information on the International and UK monitoring of animal diseases may be found on the animal disease monitoring website.

**POAO from EU under safeguard measures imports**

POAO from EU under safeguard measures must be accompanied by a health certificate and pre-notified on IPAFFS:


Importers can get the latest news about exotic notifiable disease outbreaks from the APHA subscription service.

- Topical issues
- Animal diseases: international and UK monitoring
- Exotic notifiable disease outbreak subscription service

**Products Of Animal Origin (POAO) from China under safeguard measures**

Notwithstanding the specific animal and public health conditions applicable to the products concerned, ALL POAO from China for human consumption (including Composite Products) or animal feed use are prohibited from being imported into Great Britain unless they are listed in the Annex to Retained EU Decision 2002/994, and comply with the requirements of Article 3 in the case of products listed in Part II of the Annex.
13. Legislation.gov.uk

Consolidated legal texts, which integrate the basic instruments of retained EU legislation with their amendments and corrections in a single, non-official document, are available. Each consolidated text contains a list of all legal documents taken into account for its construction.

You can search for consolidated texts by inputting the ‘document number’ and ‘year’ and then clicking the option ‘All UK Legislation (including originating from the EU)’ on legislation.gov.uk.

Once you press ‘search’, you can find the relevant legislation listed with the full title of the legislation. Once you have selected the legislation, you may see the following message at the top of the page:

“Changes to legislation: There are outstanding changes not yet made to XXX. Those changes will be listed when you open the content using the Table of Contents below. Any changes that have already been made to the legislation appear in the content and are referenced with annotations.”

Please note that the consolidated text may not contain the latest amendment to the legislation, as it takes several weeks for this to be updated. EU Exit amendments to legislation may take several months too. We advise to read the legislation alongside the EU Exit amendments made in the below UK laws:

- **The Import of, and Trade in, Animals and Animal Products (Miscellaneous Amendments) (EU Exit) Regulations 2020**
- **The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) Regulations 2020**
- **The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) (No. 2) Regulations 2020**
- **The Trade in Animals and Animal Products (Legislative Functions) and Veterinary Surgeons (Amendment) (EU Exit) Regulations 2019**

Texts provided in this section are intended for information only. Please note that these texts have no legal value. For legal purposes please refer to the texts published in legislation.gov.uk.
Further information on changes in relation to EU legislation and UK law can be found on legislation.gov.uk. Please continue to use legislation.gov.uk to find EU retained law applicable to Great Britain. Please avoid using the EU Commission website for information on imports into Great Britain.

14. Contact for further information

For further information regarding import requirements, contact the Animal and Plant Health Agency (APHA) Imports team:

Centre for International Trade - Carlisle
Eden Bridge House
Lowther Street
Carlisle
CA3 8DX

Email: Imports@apha.gov.uk
Telephone: 03000 200 301
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Email: Imports@apha.gov.uk

www.gov.uk/apha

The Animal and Plant Health Agency (APHA) is an executive agency of the Department for Environment, Food & Rural Affairs, and also works on behalf of the Scottish Government and Welsh Government.