Import of Gelatine and Collagen for Human Consumption from Third Countries
Import Information Note (IIN) BLGC/1
February 2020

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1. Important Information

Import Information Notes are technical documents containing import requirements, and are for use by 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.

Please note that any links to legislation provided in this document are for information purposes only and may not be the most recent version. Please see the EU legislation paragraph below for further information regarding how to find consolidated versions of the legislation.

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.

2. Scope

Import conditions for gelatine and collagen for human consumption from Third Countries. This note does not provide the import conditions for gelatine capsules.

Gelatine is defined as natural, soluble protein, gelling or non-gelling, obtained by the partial hydrolysis of collagen produced from bones, hides and skins, tendons and sinews of animals.

Collagen is defined as the protein-based product derived from animal bones, hides, skins and tendons manufactured in accordance with the relevant requirements laid down in Regulation (EC) No 853/2004 as amended.

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:


- Regulation (EC) No 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;

- Regulation (EC) No 852/2004 on the hygiene of foodstuffs;
• Regulation (EC) No 853/2004 laying down specific rules for food of animal origin;

• Regulation (EU) 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

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

4. Country of origin

The approved country lists for gelatine and collagen can be found in the following Regulations:

• Gelatine and collagen derived from bovine, ovine, caprine and porcine and equine animals - may only be imported from the third countries listed in column 1 of Part 1 of Annex II to Regulation (EU) No 206/2010 or from the South Korea, Malaysia, Pakistan or Taiwan.

• Gelatine and collagen derived from poultry – may only be imported from the third countries listed in column 1 of the table in Part 1 of Annex I to Regulation (EC) No 798/2008 or from Taiwan.

• Gelatine and collagen derived from fishery products – may only be imported from the third countries or regions thereof that are listed in Annex II of Commission Implementing Regulation (EU) 2019/626.

• Gelatine and collagen derived from leporidae and from wild land mammals other than ungulates – may only be imported from the third countries or regions thereof listed in column 1 of the table in Part 1 of Annex I to Regulation (EC) No 119/2009.

There is no requirement for gelatine and collagen to come from a country with an approved residue plan.

5. Approved establishments

Products must be produced in an establishment approved to export to the EU. Consolidated lists of approved plants are available on the European Commission’s website.

• Lists of approved plants/establishments
6. Health certification/documentation

Consignments of gelatine imported from non-EU countries must be accompanied by a health certificate which conforms to the model laid down in Part VI of Annex III of Commission Implementing Regulation (EU) 2019/628 and which is signed by an official veterinarian of the veterinary authority in the country of origin.

Consignments of collagen imported from non-EU countries must be accompanied by a health certificate which conforms to the model laid down in Part VII of Annex III of Commission Implementing Regulation (EU) 2019/628 and which is signed by an official veterinarian of the veterinary authority in the country of origin.

Guidance on how to complete a health certificate can be found in Commission Decision 2007/240/EC.

7. Special arrangements for the United States of America

The health certificate for gelatine derived from ruminant bones and/or pig skins of USA origin and intended for human consumption are referred to in Annex A of Commission Decision 2003/863/EC.

The health certificate for collagen derived from bovine hides and/or pig skins of USA origin and intended for human consumption are referred to in Annex B of Commission Decision 2003/863/EC.

8. Special arrangements for New Zealand

Commission Decision 2015/1084 (EU) 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 Decision 2015/1901.

9. Health and identification marks

The products referred to above must bear an identification mark in accordance with the requirements of Regulations (EC) No 853/2004. The mark must be applied before the product leaves the establishment.

Wrapping and packaging containing gelatine must bear the words “gelatine fit for human consumption” and must indicate the date of minimum durability.
Wrapping and packaging containing collagen must bear the words “collagen fit for human consumption” and indicate the date of preparation.

10. Specified risk material (SRM)

For meat derived from bovine, ovine or caprine animals must meet the relevant requirements of Regulation (EC) No 999/2001, which lays down the rules for the prevention, control and eradication of TSEs.

In addition, Commission Decision 2007/453/EC (as amended) categorises the countries or regions, according to their BSE risk.

11. Veterinary checks

Consignments may only be imported through an approved Border Control Post (BCP). Consignments must be pre-notified to the relevant BCP, by completion of Part I of the Common Health Entry Document (CHED). The requirements for minimum pre-notification time are set out in Commission Implementing Regulation (EU) 2019/1013.

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 document drawn up in accordance with the model CHED set out in the Annex II Part 2 Section B to Commission Implementing Regulation (EU) 2019/1715.

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 the EU unless there is a requirement for products to be monitored in accordance with Commission Delegated Regulation (EU) 2019/1666. 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
- Trade in Animals and Related Products Regulations 2011
12. Iceland, Norway, Liechtenstein and Switzerland

The EU has International Agreements with Iceland, Norway, Switzerland and Liechtenstein, which means that they implement EU veterinary legislation in relation to the movement of animal products. Therefore animal products from Iceland, Norway, Switzerland and Liechtenstein must comply with the same requirements applying to animal products from Member States.

13. 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.

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

14. European Union legislation

Consolidated texts, which integrate the basic instruments of Union 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 using the ‘find results by document number’ option on the European Commission website. Once you have selected the relevant legislation, click ‘document information’, and then scroll down to ‘all consolidated versions’ and select the most recent version.

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.
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 the *Official Journal of the European Union*.

15. 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](mailto:Imports@apha.gov.uk)

Telephone: 03000 200 301