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1 Introduction

Purpose

This manual provides guidance on veterinary checks on animal products carried out at Border Inspections Posts to protect animal and public health within the European Union. Veterinary checks must be carried out in accordance with the requirements of EU and National legislation. Enforcement authorities should ensure that checks are compliant with the legislation and instructions in the BIP manual as well as verify their effectiveness.

Legislation concerning checks on animal products coming from third countries covers both EU and national rules applicable at Border Inspection Posts (BIPs). This manual is intended as a guide only and specific provisions should be checked in the relevant legislation which can be found in the Compendium of Veterinary Checks. It may be distributed in part or as a whole to persons who would benefit from its content.

The manual is published on the APHA Veterinary Gateway website, to which you should refer for the latest version. OVS notes will provide BIPs with major changes in guidance and instructions. The latest OVS Notes are also on APHA Veterinary Gateway. Any OVS notes issued after July 2017 take precedence over this Manual.

Definitions


“Approved rendering premises” means premises approved in accordance with the Animal By-Products (Enforcement) (England) Regulations 2013;

“Article 9 product” means a product from a third country which is first introduced into the customs territory of the EEA at one border inspection post but is intended for import via another, as described (in relation to consignments) in Article 9(1) of Council Directive 97/78/EC, whether or not the product is transhipped or unloaded at the first border inspection post;

“Authorised officer” means a person who is authorised by a central authority, a local authority or the FSA, either generally or specially, to act in matters arising under the TARP Regulations, whether or not they are an officer of that central authority or local authority or of the Agency;

BIP means border inspection post approved under Commission Decision 2009/821/EC;
Channelled consignment are products that have to be moved from the BIP of entry to the establishment of destination shown on the CVED in accordance with the requirements of Article 8(4) of Council Directive 97/78/EC;

CHIEF is the Customs computer system, which is used by importers to notify Customs of imports;

“Consignment” means a quantity of product of the same type covered by the same veterinary certificate(s) or veterinary document(s), or other document(s) provided for by veterinary legislation, conveyed by the same means of transport and coming from the same third country or part of such country;

“Customs warehouse” means a warehouse approved by HMRC in which goods are stored subject to the customs warehousing procedure referred to in the Customs Code;

“CVED” means Common Veterinary Entry Document, the document issued by the OVS certifying the outcome of the checks and is laid down in Regulation (EC) No 136/2004.

“Destination establishment” means the establishment identified in the “delivery address” section of Part 1 of the CVED.


“Fishery products” means all seawater or freshwater animals (except for live bivalve molluscs, live echinoderms, live tunicates and live marine gastropods, and all mammals, reptiles and frogs) whether wild or farmed and including all edible forms, parts and products of such animals;

Aquaculture animals as defined in Article 3 of Council Directive 2006/88 means any aquatic animal at all its life stages, including eggs and sperm/gametes, reared in a farm or mollusc farming area, including any aquatic animal from the wild intended for a farm or mollusc farming area;

Aquaculture product is a product derived from an aquaculture animal

“Free warehouse” and “free zone” have the same meanings as in the Customs Code.

“FSA” means the Food Standards Agency

Import: the free circulation of products and the intention to release products for free circulation within the meaning of Article 79 of Regulation (EEC) No 2913/92.

Non-conforming consignments: animal products that do not meet public health EU requirements. As they do not meet these requirements, they may not be imported into the Union/EEA or intended for the Union/EEA market. Non-conforming consignments are destined or intended for free zones, free/customs warehouses, ship suppliers or ships leaving the coastal waters of the Union/EEA territory; they may be in transit from one third country to
another through the Union/EEA territory by road, rail or waterways or they may be transhipped from an EU port/airport to a third country.

“Official Fish Inspector” means an environmental health officer appointed as a fish inspector by the local authority pursuant to Regulation 12 (4) of the TARP Regulations 2011. This relates to a derogation under Commission Decision 93/352/EC which requires that: the competent authority of a Member State shall designate an official agent; who is specifically trained, to be responsible for the carrying out of checks on fish in border inspection posts located in ports where fish is unloaded.

“Official Veterinary Surgeon (OVS)” means a veterinary surgeon appointed as a veterinary surgeon by a local authority as required by Regulation 12 of the TARP Regs. The roles and responsibilities of the OVS are laid down in Section 3 of this manual.

“Operator” means:

   In relation to a border inspection post, the person who provides premises and other facilities for the carrying out of veterinary checks at that BIP; and

   In relation to a EU establishment of origin or destination establishment, the person who occupies the same for the purposes of his business.

“Part consignment” means a consignment which has been split up into parts in accordance with Article 5 of Regulation (EC) No 136/2004.

“Product” means a product listed in Annex I to Commission Decision 2007/275/EC and hay and straw. (See Regulation 2 of the TARP Regs)

“Returned products” means products originally exported from the Customs territory of the EU which is returned there because it has been refused by a third country.

RAS/RASFF is the Rapid Alert System for Food and Feed which Member States use to communicate public health risks;

TARP Regs means the Trade in Animals and Related Products Regulations 2011. Similar legislation is in place in Scotland, Wales and Northern Ireland.

TRACES means the Commission veterinary computer system used to notify veterinary authorities of certain consignments of animals and animal products and generate the CVED.

Transhipment: the movement of a consignment from a third country from a vessel/aircraft in an Union/EEA port/airport served by an Union/EEA approved BIP to another vessel/aircraft in the same port/airport within the area of the same customs office responsible for import and export or within the same free zone for onward travel.

Transit: the movement of non-conforming consignments or, the movement of live animals conforming to EU requirements across Union/EEA territory by road, rail, or waterway transport from one third country to another. The transit may be direct or indirect (involving a period of storage) as follows:
Direct transit: movement of above consignments across Union/EEA territory from the BIP of entry directly to the BIP of exit, or to a ship leaving the coastal waters of the Union/EEA territory.

Indirect transit: movement of above consignments from the BIP of entry to a free zone, free/customs warehouse/ship supplier for storage first and then onto the BIP of exit, or a ship supplier, or a ship, leaving the coastal waters of the Union/EEA territory.

Abbreviations

<table>
<thead>
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<th>Acronym</th>
<th>Description</th>
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<tr>
<td>AHO</td>
<td>Animal Health Office</td>
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<td>APHA</td>
<td>Animal and Plant Health Agency (formerly the Animal Health and Veterinary Laboratories Agency)</td>
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<td>APHA</td>
<td>Association of Port Health Authorities</td>
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<td>CVED</td>
<td>Common Veterinary Entry Document</td>
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<tr>
<td>ETSF</td>
<td>External Temporary Storage Facility (formerly known as Enhances Remote Transit Shed (ERTS))</td>
</tr>
<tr>
<td>HFAA</td>
<td>Health and Food Audits and Analysis</td>
</tr>
<tr>
<td>IAPPPO</td>
<td>Importation of Animal Products and Poultry Products Order</td>
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<tr>
<td>LGR</td>
<td>Local Government Regulation</td>
</tr>
<tr>
<td>LNH</td>
<td>London Nobel House</td>
</tr>
<tr>
<td>LVI</td>
<td>Local Veterinary Inspector</td>
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<tr>
<td>LVU</td>
<td>Local Veterinary Unit (TRACES unit equivalent to an AHO)</td>
</tr>
<tr>
<td>OFFC</td>
<td>Official Food and Feed Controls Regulations 882/2004/EC</td>
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<tr>
<td>SCoPAFF</td>
<td>Standing Committee on Plants, Animals, Food and Feed (Brussels legislative committee)</td>
</tr>
<tr>
<td>CIT</td>
<td>Centre for International Trade, Carlisle</td>
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2 Legislation

Current EU veterinary checks (product) legislation can be found in the [Compendium of Veterinary Checks](#).

Eur-lex

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.

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’.

For non-consolidated legislation, please use the simple search option on the European Commission’s website.

- Simple search
- Consolidated texts
- Official Journal of the European Union

Please note that it may take time to update the lists of amending legislation.

**Current national product legislation**


The Official Feed and Food Controls (England) Regulations 2009: SI No 3255

The Food Hygiene (England) Regulations 2006: SI No 14

The Food Hygiene (England) (Amendment) Regulations 2007 SI No 56

The Food Hygiene (England) (Amendment) Regulations 2010 SI No 534

The Trade in Animal and Related Products Regulations 2011 SI No 1197

The Animal By-Products (Enforcement) (England) Regulations 2013 SI 2013 No 2952

Similar legislation has been made in Scotland, Wales and Northern Ireland.

**Other relevant documents**

Compendium of veterinary checks (Animal Products and Fishery Products) is a library of EU and UK legislation relevant to veterinary checks on animal products. It should be held at the BIP and is updated by APHA.

OVS Notes (Vet Gateway)
Documents to be kept

The following up-to-date information and documentation must be held at the BIP.

Until these elements are incorporated into TRACES, the official veterinarian responsible for checks in the BIP must have at his disposal in the designated central office at least:

1. an up-to-date list of the third countries or parts of third countries authorised to send products to the EU or, where applicable, to certain Member States;

2. copies of the various Decisions of the EU or Member States specifying a specimen health or public/animal health certificate or any other document which must accompany products from third countries dispatched to the EU or, where applicable, to certain Member States;

3. an up-to-date list of establishments in third countries authorised to dispatch products to the EU; or of national authorised establishments in the case of non-harmonised products;

4. copies of any safeguard Decisions prohibiting or restricting imports of products to the EU;

5. an up-to-date list of approved BIPs giving all available details of these posts;


7. an up-to-date list of establishments approved for the receipt of channelled products for that Member State, in accordance with Article 8(6) of Council Directive 97/78/EC;

8. up-to-date relevant EC legislation relating to products and procedures covered by veterinary checks.

Explanatory notes

1. The documents in points i) – iv) above are provided to BIPs by the Food Standards Agency for fishery and aquaculture products. The APHA Centre International Trade – Carlisle provides these documents for all other animal products as amendments to the Veterinary Checks Compendium. The Compendium is available on the APHA website. Contact details for BIPs and warehouses in other countries are available on the Commission’s website.

   http://ec.europa.eu/food/animal/bips/index_en.htm
2. Access to the lists on the Commission’s website meets the legal requirements. Up to date lists of approved countries and establishments for fishery/aquaculture other products are available on the European Commission’s website. (If internet access is not available in inspection centres, hard copies of the lists of products commonly checked there should be available). This can be accessed via:

https://ec.europa.eu/food/safety/international_affairs/trade/non-eu-countries_en

3. The documents in points i) – iv) and viii), including the list of third countries with approved residue plans, should be available at each inspection centre office for the range of products inspected there.

3 Division of responsibilities

Responsibilities of OVS:

1. To ensure that goods (other than fishery products when an OFI has been appointed), that are presented to the BIP are checked as required in Directive 97/78/EC and Regulation 136/2004/EC.

2. To ensure that the necessary equipment and facilities as required by Directive 97/78/EC and Decision 2001/812/EC are available within BIPs to enable veterinary checks to be carried our effectively (See Appendix A and Appendix B).

3. To ensure that sufficient appropriate samples (including samples for microbiological examination, e.g. detection of Salmonella) are collected and submitted for laboratory examination under the national monitoring plan and where re-enforced checks are in place.

4. To be present at the BIP when all veterinary checks (including documentary checks) are in progress.

5. To issue CVEDs for all consignments and notifications of rejections (including rights of appeal) in the case of consignments that fail veterinary checks.

6. To ensure that rejected consignments are handled and disposed of in accordance with the Animal By-Products (Enforcement) (England) Regulations 2013.

7. To ensure that staff at the BIP are properly managed and trained.

8. To ensure that all required documents/records are held at the BIP.

9. To ensure that TRACES is monitored for incoming messages and to ensure that CVEDs are entered onto to TRACES on the same day they are signed by the relevant authorised officer.

10. To lead in and be present at external audits (e.g. APHA, FSA and HFAA).
11. To ensure that the BIP is managed in a hygienic manner to respect the EU Hygiene Regulations for the products concerned so as not to pose a risk to the consignments being handled.

12. Liaise with Customs officials to ensure that adequate measures are in place to identify smuggled products of animal origin and prevent unchecked products of animal origin leaving the port/airport and to advise of any increase risks identified from rejected consignments.

13. To ensure that the CVED for all consignments that require follow-up action (e.g. channelled goods, re-exports or destroyed) are recorded in the follow-up register and investigate if no confirmation is received that the consignment has reached its destination.

14. To ensure that any other follow up action is taken for other consignments e.g. re-exports and destroyed consignments.

Responsibilities of Official Fish Inspectors

Where the derogation is provided for in footnote (1) to Decision 2009/821:

1. To ensure that fishery products that are presented to the BIP concerned are checked as required in Directive 97/78/EC and Regulation 136/2004/EC.

2. To ensure that the necessary equipment and facilities as required by Directive 97/78/EC and Decision 2001/812/EC are available within BIPs to enable veterinary checks to be carried out effectively (See Appendix A and Appendix B).

3. To ensure that sufficient appropriate samples of fishery products are collected and submitted for laboratory analysis under the national monitoring plan and where re-enforced checks are in place.

4. To be present at the BIP when checks on fishery products are in progress.

5. To issue CVEDs for fishery product consignments and notifications of rejections (including rights of appeal) in the case of consignments that fail veterinary checks.

6. To ensure that rejected consignments are handled and disposed of in accordance with the Animal By-Products (Enforcement) (England) Regulations 2013.

7. To ensure that staff at the BIP are properly managed and trained.

8. To ensure that all required documents/records are held at the BIP.

9. To ensure that TRACES is monitored for incoming messages and to ensure that CVEDs are entered onto to TRACES on the same day they are signed by the relevant authorised officer.

10. To lead in and be present at external audits (e.g. APHA, FSA and HFAA).
11. To ensure that the BIP is managed in a hygienic manner to respect the EU Hygiene Regulations for the fishery products concerned so as not to pose a risk to the consignments being handled.

12. Liaise with Customs officials to ensure that adequate measures are in place to identify smuggled fishery products and prevent unchecked products of animal origin leaving the port/airport and to advise of any increase risks identified from rejected consignments.

13. To ensure that the CVED for channelled goods is recorded in the follow up register and investigate if no confirmation is received that the consignment has reached its destination.

14. To ensure that any other follow up action is taken for other consignments e.g. re-exports and destroyed consignments.

**Responsibilities of Port Health Authorities:**

1. To provide sufficient OVS/OFI staff resources to ensure the checks required under Directive 97/78/EC are carried out effectively.

2. To ensure the necessary equipment is available within BIPs to enable all the checks required under Directive 97/78/EC to be carried out effectively.

3. To ensure that the BIP is managed in a hygienic manner so as to respect the EU Hygiene Regulations for the product concerned and not to pose a risk to consignments being handled.

4. To ensure that charges as laid down in Regulation (EC) No 882/2004 are collected before consignments are released by Customs.

5. To liaise with CIT Carlisle where a problem has been detected, either with a consignment or with the facilities.

6. To ensure that controls on international catering waste meet the requirements of the by-products legislation and contact the waste managers if any deficiencies are identified.

7. To ensure that procedures are in place to check that OVS/OFI do not have any conflicts of interest as required by Article 4 (2) (b) of Regulation (EC) 882/2004.

8. To verify the checks carried out meet the requirements of EU legislation in particular the elements covered by Annex II, Chapter II of Regulation (EC) No 882/2004.

**Responsibilities of APHA:**

1. To advise applicants and operators of BIPs concerning the structural and equipment requirements for BIPs as laid down in Commission Decision 2001/812/EC.

2. To audit BIPs to ensure that they are maintained and operated in accordance with Directive 97/78/EC, including detailed rules made under the Directive (see section 2.1).
3. To ensure that plans sent to Defra meet the requirements of 97/78 and 2001/812 (see Appendix S).

4. To audit PHA enforcement activity on international catering waste and provide advice on animal health risks associated with catering waste.

5. To provide update training for existing OVSs with Defra and the FSA.

6. To issue suspension notices for border inspection posts where there is a serious breach of EU legislation.

Responsibility of APHA Centre for International Trade (CIT)

1. To update compendium to include new legislation on imports of products of animal origin.

2. To issue authorisations to exempt samples from veterinary checks and to which National rules apply.

3. To provide advice to importers where policy has been agreed.

4. To provide content for complaint letter to CVOs in other countries for Defra to issue.

5. To provide summary reports of local APHA staff’s audit reports.

Responsibilities of Defra and Devolved Administrations:

1. To scrutinise plans for new BIPs and amendments to existing BIPs to ensure all necessary information is provided before passing them to the HFAA with a recommendation listing.

2. To ensure that BIPs are regularly visited to assess compliance of facilities and operation with EU legislation.

3. To provide policy lead with SG, WG, DAERA, CIT-APHA, Customs and FSA for HFAA Missions to BIPs, including co-ordinating UK response to the report.

4. To notify BIPs of changes to legislation that affects veterinary checks.

5. To notify the Commission if a border inspection post is suspended because there is a serious breach of EU requirements.

6. To provide policy advice to APHA

7. Provide the policy for the training of new OVSs.

8. To contact veterinary authorities in other countries regarding problems with consignments.
Responsibility of BIP operators

1. To ensure that facilities are maintained to a suitable standard (see Appendix A).
2. To ensure any repair or maintenance requested by the OVS or PHA should be carried out promptly.
3. To submit plans for new facilities and changes to existing facilities (see Appendix S).

Responsibility of Border Force

1. To enforce import controls when an import has not been notified to a border inspection post.
2. To check customs warehouses, manifests and ships' stores for third country animal products which have not been notified to the BIP.
3. To take appropriate action to identify consignments that have not been notified or presented to BIPs.

Personal imports

4. As a general rule, Border Force will deal with POAO imported for personal consumption/use found in freight consignments of personal effects (i.e. people moving from a non EU country using a container with all their personal effects e.g. furniture, clothes etc.) in accordance with the personal import rules. Port Health Authorities (PHAs) generally are not responsible for the control of POAO imported for personal consumption/use other than to detain and refer to Border Force if encountered in the course of their other duties. The exception to this is that PHAs will take seizure/enforcement action if POAO is found during an inspection at the Border Inspection Post. Again, this will be dealt with in accordance with the personal import rules.

5. However, if local arrangements have been made with Border Force colleagues, PHAs may decide to check that a consignment complies with the personal import rules if a declaration (i.e. a pre notification under animal health rules) has been made by the importer to the PHA prior to landing confirming that POAO are being imported and so long as the consignment is still within the airport or seaport. PHAs will be guided by this declaration and decide if such products are within or outside the personal import rules. This prior declaration may either be in the form of the Common Veterinary Entry Document (CVED) or simply a manifest which specifically indicates that the personal effects contain POAO.

6. If the PHA check detects POAO that are banned or fall outside the personal import rules, they will refer the goods to Border Force for seizure. Border Force will also be responsible for seizure/enforcement action for goods detected outside the BIP if:
   - no prior notification has been made to PHA about the personal import of POAO or
• notification is received after the arrival of the POAO at the airport or seaport or
• the POAO is discovered whilst still under Customs control.

7. If the consignment has been Customs cleared and has left the airport or seaport of entry, enforcement then becomes the responsibility of the inland Local Authority. HMRC also seize POAO detected during checks at External Temporary Storage Facility Approved Depository which may also be inland.

8. If the POAO is found to be more than the concessionary amounts then it

• must comply with the requirements for commercial consignments;
• must be accompanied by appropriate health certification/documentation; and
• it must be presented at an authorised BIP for veterinary inspection.

9. The above rules should also be followed in respect of POAO for personal consumption/use found in freight consignments of personal effects imported by courier service.

Responsibility of HMRC

1. To ensure that a CVED has been issued before Customs release products of animal origin.

Automatic Licence Verification System – ALVS

2. Products of Animal Origin are now cleared through ALVS which is a background messaging system that receives import control decisions from TRACES and matches these to customs route 1 declarations submitted onto HMRC's CHIEF system. If ALVS can complete a match on specific data items, then automated customs clearance can occur.

Responsibilities of the Food Standards Agency

1. To provide policy advice on public health aspects of imports of products of animal origin.
2. To update BIPs on changes of legislation relating to public health aspects of imports of products of animal origin.

3. To provide training for new Official Fish Inspectors and public policy input into BIP update training.

4 Enforcement authorities

Enforcement of the Regulations

Appointment of official veterinary surgeons and official fish inspectors

1. The Secretary of State must appoint suitably trained veterinary surgeons to be official veterinary surgeons for any border inspection post authorised to import animals.

2. The district council for an area with a border inspection post authorised to import products must appoint suitably trained veterinary surgeons to be official veterinary surgeons for that post.

3. The appointment under paragraph (2) may be made by the Secretary of State rather than the district council if the approval for the border inspection post only permits the importation of animal by-products.

4. If the approval for the border inspection post permits the importation of any product (other than snails) for human consumption listed in Chapter 3 of Annex I to Commission Decision 2007/275/EC the district council may appoint suitably trained environmental health officers to be official fish inspectors for that post in relation to fish and fishery products, and that inspector has all the powers of an official veterinary surgeon in relation to those products.

Regulation 12, TARP Regs

Powers of entry

An authorised officer of the Secretary of State or an enforcement authority may, on producing a duly authenticated authorisation if required, enter any premises at any reasonable hour for the purpose of enforcing these Regulations; and in these Regulations “premises” includes any place, vehicle, trailer, container, stall, moveable structure, ship or aircraft.

The officer may be accompanied by such other persons as the officer considers necessary, including any representative of the European Commission.

1. Admission to any premises used only as a private dwelling house may not be demanded as of right unless the entry is in accordance with a warrant granted under this regulation.

2. If a justice of the peace, on sworn information in writing, is satisfied that there are reasonable grounds for entry into any premises for any purpose in paragraph (1) and that either—
(a) admission to the premises has been refused, or a refusal is anticipated, and that notice of the intention to apply for a warrant has been given to the occupier, or

(b) an application for admission, or the giving of such notice, would defeat the object of the entry, or that the case is one of urgency, or that the premises are unoccupied or the occupier temporarily absent, the justice may be signed warrant authorise an authorised officer to enter the premises, if need be by reasonable force.

3. A warrant granted under this regulation continues in force for one month.

4. An officer who enters any unoccupied premises must leave them as effectively secured against unauthorised entry as they were before entry.

Regulation 33, TARP Regs

Powers of inspection

1. An authorised officer of the Secretary of State or an enforcement authority may—

(a) inspect and examine any animal;

(b) inspect any product, or genetic material, including its packaging, seals, marking, labelling and presentation, and any plant or equipment used for or in connection with it;

(c) have access to, and inspect and copy any documents or records (in whatever form they are held), and remove them to enable them to be copied;

(d) have access to, inspect and check the operation of any computer and any associated apparatus used in connection with the records; and may require any computer records to be produced in a form in which they may be taken away;

(e) seize and retain anything required as evidence in proceedings under these Regulations;

(f) open any bundle, package, packing case, or item of personal luggage, or require any person in possession of or accompanying the same to open it and inspect the contents;

(g) take samples of any animal or product for laboratory tests, for checking against any relevant document relating to the animal or product or otherwise for checking compliance with these Regulations or any condition of import enforced by these Regulations.

Regulation 34 TARP Regs

2. If further checks are required the OVS, OFI or authorised officer may seize a consignment under Regulation 19 or hold a consignment without issuing a CVED. Costs of storage must be paid by the person responsible for the consignment.
Explanatory points

1. Legislation places overall responsibility for specific BIPs under the appointed OVS. OVSs should ensure that acceptable standards of construction, hygiene and control are maintained to guarantee that animal and public health within the EU is not put at risk. Where matters are not a direct responsibility, the OVS should be able to demonstrate that measures are in place to ensure that action is taken and outcomes recorded: preferably by a log of maintenance issues which records OVS action and the outcome.

2. Where BIPs only handle fishery products, an Official Fish Inspector (OFI) can carry out all the functions of the OVS. The OFI should be a suitably qualified Environmental Health Officer. The BIP listing in Commission Decision 2009/821 must include reference to the derogation under 93/352 (footnote 1) for an OFI to work at the BIP.

3. The OVS, or in exempt fishery BIPs the OFI, is expected to be in command of all animal product health controls at the port where the BIP is situated. OVSs do not have to actually carry out the checks themselves but can be “assisted” by trained auxiliaries under their supervision (please see the RCVS Code of Professional Conduct for definition of ‘supervision’). However the OVS must be present in the BIP where checks are taking place. The OVS must sign the CVED based on information directly gained by first hand involvement in the checks or based on support documentation, in accordance with the provisions of the RCVS Guide to Professional Conduct (‘12 Principles of Certification’).

4. Inspection staff availability should extend to time for keeping records up-to-date, liaising with customs services, doing hygiene audits. Although Customs are responsible for enforcement of legislation relating to products not notified/presented to the BIP (including identifying such consignments) and for visits to Customs warehouses or ships’ stores, the OVS should ensure that they are familiar with the Customs protocols for this work.

5. As good practice, Defra and FSA recommend that the maximum number of consignments that a full-time (40hr/wk) OVS should check in one year is 3,500, but this does not include managerial duties/responsibilities etc. and as such is currently under review. The level of OVS cover will be dependent upon the type of consignment imported and any season variations in trade. Ultimately it is for the port health authority to decide the level of OVS cover required and to explain how the cover is appropriate during APHA audit checks.

6. The training sessions that OVS are required to undergo have to be based on guidance from the Commission. To date no such guidance has been produced. However the Commission organise training courses for BIPs under the OFFC scheme (Better Training for Safer Food), if you are an active OVS/OFI who wishes to be considered for future courses please contact CIT (see para 8).

8. Once the course has been completed, and prior to appointment, a short period of practical training must be undertaken. Further details can be obtained from the Centre for International Trade – Carlisle (tel: 03000 200 301 or e-mail: Imports@apha.gsi.gov.uk).

9. Defra, FSA and APHA hold update training twice a year. We expect appointed OVSs and OFIs to attend an update training course at least once every two years.

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10. Brief notes should be kept of internal meetings where information from update training is cascaded to other staff.

11. Port Health Authorities should ensure that contracts with OVSs or companies providing OVSs cover should be flexible enough to react to changes in trade patterns. We therefore recommend that contracts do not refer to a set amount of OVS time per week/year unless this can be changed as throughput of the BIP changes.

12. OFFC requires that inspectors have a mechanism for reporting conflict of interest. Best practice would be an active reporting system with yearly confirmation in writing of any potential conflicts of interest. A brief written protocol of your reporting system should be available at the BIP for APHA audit visits and Health and Food Audits and Analysis.

5 Procedures for veterinary checks

Checks required

1. Council Directive 97/78/EC requires that all consignments of animal products from Third Countries imported into the EU receive a documentary, identity and physical check under the responsibility of the OVS before being cleared for free circulation in the EU. Checks must be carried out before customs clearance is given. The importer must pay the costs of the checks.

   [97/78/EC Article 3 (1)]
   [97/78/EC Article 4 (1)]
   [97/78/EC Article 4 (3)]

2. Directive 97/78/EC provides for certain consignments arriving at a seaport or airport BIP to be transhipped on to another BIP at which some or all of the checks would be carried out. Both BIPs must be approved for the type of product. This is only permitted when consignments do not leave the customs area of the port or airport of the first BIP of arrival and remain there for less than 48 hours for airport or 20 days for seaports and the consignment leaves by the same means of transport. Further details are given in Section 9 of the Manual.

Products to be checked

1. The list of products that require veterinary checks is laid down in Commission Decision 2007/275 (as amended). This decision is in the Compendium. This Decision also requires certain composite products and hay and straw to be checked. Hay and straw is subject to checks because its origin and subsequent destination may present a risk to spreading infectious and contagious animal diseases. The Decision also lists the CN number which should be recorded on the CVED.

2. Products from other EU countries, EEA states and Switzerland do not require checks. A list of these countries is provided in Appendix C. Goods exported from any other country should be checked even if the product initially originated in the EU.
3. Specific guidance on the scope of the veterinary checks regime has been provided on a case-by-case basis. Some of this information is available in Appendix H.

4. A summary of responsibilities is as follows:

- Checks on avian hatching eggs and SPF eggs may be done at a live animal or product BIP.
- Semen, embryos and ova of bovine, ovine, caprine, or porcine animals must be checked at a product BIP.
- Checks on fish eggs should be carried out at a live animal BIP.
- Live fish and aquaculture products and snails for direct human consumption should be checked at a product BIP.

**Notification of arrival and presentation requirements**

1. Council Directive 97/78/EC requires the person responsible for the load to ensure that all products of animal origin are presented at a BIP approved for that product. The person responsible for the load must notify the OVS or OFI at the BIP in advance of the arrival of consignment.

2. The importer is responsible for notifying the BIP and for completing Part 1 of the CVED. BIPs vary in how they manage this requirement so you are advised to check with them (see sub para 6).

3. The consignment shall be presented to the border inspection post “without delay” upon landing in the UK.

   **Regulation 15, TARP Regs**

4. Where importers fail to pre-notify, the OVS should take follow-up action and may wish to charge operators in accordance with the requirements of Article 28 of Regulation (EC) No 882/2004.

   [97/78/EC Article 2(f)]

5. Consignments should be pre-notified by submitting Part 1 of the CVED. Consignments may be pre-notified by the manifest or other electronic means, providing this has been agreed in writing by the OVS and that all the details included in Part 1 of the CVED are included in the manifest. Telephone pre-notifications are not acceptable. Where 8 digit CN codes are available in TRACES these should be used on the CVED.

6. If used for notification, computer systems must actively flag up consignments to alert the OVS. The OVS must consider how legal disputes will be dealt with if written, binding pre-notifications of arrival are not being used.

7. EU legislation is not clear on how sealed trays of mixed products should be treated (i.e. mixed starters such as a combination of meat and prawn spring rolls). Defra guidance is that each element should have its own certificate but these should be treated as one
consignment as the tray is impossible to split up if one component is found to be non-compliant.

**Place where veterinary checks are carried out**

**Summary:** All products are to be moved to the BIP facility. Mixed consignments are to be broken down prior to checking.

1. OVS will require all consignments to be presented at the BIP facility with the health documents. All physical and identity checks, except for seal checks (see 5.8.4), must take place at an inspection facility. All checks shall be conducted in such a manner as to avoid the possibility of cross contamination. The checks should also take into account the temperature conditions under which the products are transported. For unpacked products for human consumption, all checks must be carried out under shelter from the weather and provision shall be made for the hygienic handling and protection of such products during unloading and loading. ‘Seal checks only’ should be in a place specifically approved for this purpose by APHA if not carried out at the BIP.

   [01/812/EC Annex par. 5]

2. In very rare cases it may be decided by the OVS that the checks should be done elsewhere if movement to the BIP facility would constitute an animal or public health risk, a health and safety risk, could damage the product, or is, in his professional judgement, impractical. If this is case, the OVS should contact the APHA liaison officer immediately so that the situation can be assessed.

3. OVSs will require consignments of products of animal origin presented in containers or packages which are mixed with other products, such as fruit and vegetables, to be broken down into animal products and other products by the importer or the agent (at their expense). Checking will not begin until this has been done.

4. The BIP facility should meet all the requirements laid out in Appendices A and B. Where facilities do not meet the requirements, the OVS should carefully consider whether using the deficient facilities might affect the integrity of the product. If the OVS is concerned that there is a risk to the integrity of the product, they should carefully consider whether to proceed with the check unless the deficiency is been rectified.

5. The Commission has agreed that other enforcement bodies may use BIP facilities if the other authorities agree to certain conditions. The APHA liaison unit should carry out a risk assessment to ensure that it is appropriate for the facilities to be shared. The conditions of use should be laid down in a memorandum of understanding (MOU). The information on shared use of the BIP and a model MOU is laid down in Appendix T.

**Manifest checks**

1. Council Directive 97/78/EC includes a provision allowing Member States to have access to the manifests of ships and aircraft to check that products of animal origin have been correctly notified.

2. In GB HMRC and Border Force are responsible for detecting smuggled animal products (i.e. products not declared to the BIP).
3. The BIP authority should have access to manifest or similar information maintained by the port operator or by port users. Checks on manifests should be allowed as and when the OVS wishes. The OVS should be aware of what checks are made by Border Force to detect undeclared products.

4. Commission inspectors will check thoroughly to ensure that BIPs have in place procedures for checking information sources to ensure that they are aware of all consignments that may contain products of animal origin passing through the port/airport, whether properly declared or not. Procedures for stopping and investigating suspicious consignments should be defined. Whatever method is used, it must allow the OVS free access to information for all consignments carried on the means of transport concerned. These procedures should cover both consignments intended for import and consignments for transit, transhipment or warehousing.

[97/78/EC, Article 3 (3)]

Removal of products of animal origin from port areas prior to completion of checks

Summary: Products may not be allowed to be removed from the port area prior to completion of veterinary checks.

1. The importer must ensure that products subject to veterinary checks are not removed from the port before they have been checked and issued with a completed CVED. Temporary storage in a transit shed within the port or airport area from the time of unloading until the BIP next opens should be permitted. The use of ETSF is not permitted.

2. Consignments discovered inland that have not been checked on entry should be handled by the relevant inland local authority. The consignment should be seized in accordance with Regulation 19 of TARP Regulations (see Appendix P). Details of the consignment should be passed to the Border Force National Intelligence Hub – Tel: 03000 583 016, UKBFNationalIntelligenceHub@homeoffice.gsi.gov.uk.

3. If consignments are discovered at the port/airport (including ETSF, and Custom Warehouses in or near the port/airport), which have not been presented or pre-notified a Regulation 32 (6) notice should be served and the OVS should inform Border Force who will be responsible for any enforcement action. A model Regulation 32(6) notice is available in Appendix P.

Documentary checks

Summary: Importers must present import documentation before veterinary checks begin. The documentation of every consignment is to be checked.

1. A documentary check is defined as “the examination of the veterinary certificates or documents accompanying a product”. The documentary check will confirm that documents (usually certificates) which are required by EU law (or in the case of a non-harmonised product the law of that Member State) are supplied and that these conform to the detail of the conditions for importation from third countries.
2. Every consignment intended for import must have a documentary check to ensure that the notification and the veterinary health documents agree, and that the documents meet the requirements of the appropriate EU or national rules for the product concerned (see paras 6 to 8 for transits and transhipments). The BIP should retain the original health documents at the BIP. The OVS must provide authenticated copies to the importer or agent on request. The OVS should also check the details provided by the importer in the first part of the CVED. The OVS should check carefully that the correct CN Code and country is selected from the pick-lists. If errors are detected the CVED should be returned to the person responsible for correction otherwise inaccurate data will be recorded on the TRACES system.

3. The importer must provide to the OVS or other APHA staff the necessary veterinary certificates or documents by the time the consignment is presented for checking. Checks will not begin until the certificates or documents are available.

4. Detailed rules for documentary checks are laid down in Annex I of Regulation (EC) No 136/2004. Certificates accompanying the consignment must be the originals, and must be dated, stamped and signed by a person who is an official veterinarian (or if the rules for a particular product allow it, a different representative of the competent authority) of the exporting country. Usually this is confirmed by the title underneath the signature. It is not possible to demand a list of authorised signatories in every third country. Some of the more frequent signatories may be recognised with time, as the original of each health certificate must be retained by the OVS at the BIP. Bills of Lading do not need to be originals. Certificates should be in English or include an English translation. Unless the consignment is being transhipped within the maximum time period (see point 6).

5. Certificates must be legible. There is no international convention that requires details to be typed although this is preferable. Any alterations to certificates must be closely examined to detect fraud. Liquid paper (e.g. “Tippex”) must not have been used. All alterations to certificates should be crossed through (not obliterated) and stamped and signed by the same person signing the certificate. Changes marked by initials may be accepted at the OVS’s discretion. Faxed or photocopied versions of certificates cannot be considered as original documents, as it is not possible to detect alterations made using liquid paper or any other fraudulent changes. If a consignment is presented with a faxed or photocopied certificate, it should be made clear to the importer or his agent that his consignment will not be accepted unless the original certificates are produced.

6. The only exception to the requirement for original certificates is goods being transhipped to another Member States where a copy (i.e. a copy bearing an original signature of the OVS in the exporting country) can be accepted for documentary checks. If the consignment is fully cleared because it is stored for more than the maximum time the original certificate must be provided (see Section 9). If the OVS has any concerns about the consignment or if the consignment is rejected on the initial check the original certificate should be requested.
7. Directive 97/78 requires that the OVS consult TRACES to check the rules for the consignment concerned. [Article 4(2) of Council Directive 97/78/EC concerns the checking of the database.] As the database is not currently available, decisions in the Compendium/TRACES, lists of establishments on the Commission website and information on rejected consignments available on the TRACES system should be consulted.

[97/78/EC Article 6 (b)]

8. A documentary check should be carried out on all consignments unless transhipment to another BIP takes place under Article 9 in less than the minimum time intervals laid down in Commission Decision 2011/215/EU apply. This decision establishes the detailed rules for the application of Article 9 of Council Directive 97/78/EC about products transhipping at a BIP where the consignments are intended for eventual import into the European Union. Documentary checks are not required on third country to third country transits, which have been pre-notified and remain within the curtilage of the port or airport for less than 7 days for a seaport or 12 hours for an airport. Member States may (with the agreement of PAFF Committee) extend the minimum period for seaports to 14 days. Defra does not currently intend to apply for such an extension.

9. The importer should be offered an authenticated copy of certificate. If import is refused due to lack of compliance with EU requirements the certificate should be over-stamped to the effect that EU entry is not permitted if the certificate is handed back to the importer/agent.

10. Best practice: some BIPs find a checklist helpful when carrying out documentary checks and the HFAA commended this approach. However BIPs should make sure that all the required elements are included. Where such a document is used to record the outcome of checks and is then used as evidence to support signing off a CVED by someone who wasn’t present at the inspection then it must be signed and dated by the officer who carried out the checks. A model checklist is provided at Appendix D.

11. Where an original certificate has been lost or destroyed, the competent authority of exporting country may provide an authenticated copy of the original certificate. Codex rules allow for replacement certificates to be issued. Commission advice is that these should be used in limited circumstances such as lost or destroyed certificates and for minor mistakes in the original certificate. They should not be used for more fundamental problems such as misrepresentation of the consignment. Replacement certificates should include the reference number of the cancelled certificate. Further guidance on replacement certificates can be found at point 4.2.2 in the transit guidance.


12. Some health certificates have CN codes printed on the model version in the Commission Decision. These CN codes are for guidance and other codes are acceptable if relevant to the product.

13. The Commission has issued advice on the removal of text from certificates which is not relevant to the country/product. The Commission have advised that the clauses which are not required can be either printed on the certificate and crossed through or can be completely omitted from the certificate.
Identity checks

Summary: All consignments are to be checked. Some containers from each consignment are to be opened unless EU import rules require them to have an official veterinary seal applied by the competent authority or under their supervision.

1. An identity check is defined as "a check by visual inspection to ensure that the veterinary certificate(s) or veterinary document(s) or other document(s) provided for by veterinary legislation tally with the product itself". The purpose of the identity check is to confirm that the products match the information given in the veterinary certificates or documents for the consignment. The detailed rules relating to identity checks are in Article 4(4)(a) of Directive 97/78/EC.

[97/78/EC Article 2(2)(c)]

2. The OVS should carry out an identity check at the BIP on every consignment except for those exempt under Article 9 of Council Directive 97/78/EC. They include consignments transhipped to another BIP in less than the minimum time intervals described in Section 9.

[97/78/EC Article 4 (4a)]

3. An identity check involves checking that the stamps, official marks, official labelling and/or health/ID marks on the product or its packaging match with those recorded in the documents for the consignment. Containers (other than those referred to below) will need to be opened so that these can be seen. The check should not be restricted to boxes immediately visible by the container door.

4. For containers which are required by EU law to be sealed by the competent authority in the country of origin, a simple check that the number on the veterinary seal matches with that on the health certificate may be regarded as an acceptable identity check. The OVS will insist on the container being opened if

   (1) the OVS is not satisfied that the seal number has been recorded by the veterinary authorities (i.e. if it could have been added later by the transporter, exporter or importer) or;

   (2) if there is evidence of lack of control at the time of the certificate was signed or;

   (3) all the information has not been provided (e.g. number of packages not provided).

Incorrect seal numbers may result in the rejection of the consignment.

5. Where a consignment is not transported in a sealed container or the OVS does not feel a ‘seal check only’ is appropriate, the container or other means of transport should be opened and the OVS should carry out a visual inspection of the packages to check that the description matches that on any document with the consignment. The procedure should include:

   (1) for all types of products, a check for the presence and conformity of the official stamp or health marks identifying the country and establishment of origin and that these matches those on the certificate or document;

   (2) in addition, for wrapped products, inspection of the labelling information where this is required by veterinary legislation.
6. Identity checks should be carried out at approved inspection facilities. Seal numbers may be checked at an alternative and suitable place if agreed with the APHA.

7. Selection of consignments/parts of consignments should be done by the inspection team at the BIP - not in advance by shippers or whilst still partially loaded on carriers. Some identity checks should include packages taken from throughout the load: this may require a full or partial turnout of the container.

**Physical checks**

**Summary:** Checks are to be carried out according to frequencies laid down in Commission Decision 94/360/EC or equivalence agreements. Higher levels permitted in certain circumstances.

1. A physical check is defined as "a check of the product itself, possibly including sampling and laboratory testing".

2. The detailed rules for carrying out physical checks are set out in Annex III of Directive 97/78/EC, which is attached at Appendix E.

3. OVSs have powers to carry out any checks they deem to be appropriate in cases where they suspect that veterinary legislation has not been complied with or there is some other doubt about the consignment or its destination.

4. There may be occasions where it will be necessary to request, for a limited period, a higher level of checking on certain products from certain third countries (e.g. as a result of an outbreak of disease in that third country). In these circumstances, each BIP registered as eligible to handle the product in question will be notified by Defra/FSA in writing of any temporary increase on the level of checking required.

5. Council Directive 97/78/EC requires that 100% documentary, identity and physical checks should be carried out on consignments. However, it also provides for a Decision to be made to derogate certain products from this requirement. Commission Decision 94/360/EEC does lay down reduced physical checking levels for harmonised products and for countries which have concluded equivalence agreements with the European Union. The levels of checks are laid down in Appendix F.

6. The consignments selected for physical inspection should be chosen on a random basis. It should not be every 5th consignment imported for group one of 94/360 products. You could consider tossing a coin for group two products or drawing a number 1 – 5 from a hat, a random number generator on the computer could also be used. The level of checks should be assessed occasionally to ensure that the correct level of checks is applied per category (i.e. I.1) and country. The selection does not need to go lower than the category level.

7. Physical checks should be carried out at approved inspection facilities. Selection of consignments/parts of consignments should be done by the inspection team at the BIP - not in advance by shippers or whilst still partially loaded on carriers. Some physical checks should be done on packages taken throughout the consignment: this will require a full or partial turnout of containers. A sample of a frozen consignment should be defrosted and a sample of packaged consignment should be unwrapped so that the full
range of organoleptic tests may be carried out. Where consignments consist of multiple containers, the HFAA has recommended that the BIP consider carrying out a physical check on more than one container in the load – the detailed rules for physical checks on multiple packages in Annex III of Directive 97/78 (Appendix E) could be used as a guide.

8. A physical check should be carried out on all consignments at the BIP facility unless they are:
   - goods transiting to a non-EU State;
   - Article 9 products;
   - are subject to the reduced frequency of checks provided for in Commission Decision 94/360/EC for fully harmonised goods with full establishment listing; or
   - an equivalence agreement has reduced the level of checks.

Under any of the above checking arrangements the OVS must over-ride this where an animal or public health risk could be present.

9. Sampling procedures are laid down in Annex II to Regulation (EC) 136/2004 laying down the procedures for veterinary checks at EU BIPs on products from third countries. BIPs should submit samples to: public analysts appointed by the local authority for food or feed analysis, Health Protection Agency Food, Water and Environmental Microbiology laboratories for food examination or, where appropriate, other laboratories accredited for specific analytical techniques. All laboratories used must be accredited to the ISO 17025 standards for all the tests that they carry out. Results of samples should be included in TRACES when received.

   The Defra accredited ABPs labs list is available at:


However, there is no longer a requirement in the ABP Regs for labs to be approved by Defra therefore the above list is voluntary.

**National Monitoring Plan**

**Background**

1. Directive 97/78/EC and Regulation 136/2004 require Member States to have a national monitoring plan for residues and other contaminants.

2. The Food Standards Agency has taken on the role from Defra of developing the monitoring plan for use in UK BIPs. Its intention is to develop a flexible risk based plan that links closely with individual BIP sampling plans and will not create any unnecessary additional costs for the industry. The Plan will be risk based and targeted using the intelligence and knowledge of BIPs, the EU Commission’s TRACES web based data collection system and FSA’s data collection systems. The Plan requires a random element of samples to be determined by BIPs but which reflects current levels of sampling
of throughput of products of animal origin. This is designed to ensure that no predictive
element can be made as to what products may or may not be sampled at any BIP.

3. The UK National Monitoring Plan for imports of products of animal origin from third
countries is at Appendix K. The plan has 2 parts:
   - an introduction which explains the legal base;
   - guidance on potential contaminants for specific products;

Authorized Officers should use the further guidance and their local knowledge to target
samples that are taken where they consider it is appropriate and where such products
enter through the relevant BIP. The current level of sampling is sufficient and while the
samples should cover as far as possible the full range of contaminants and products in
the plan, we understand that not all such products come through every BIP and some
may be small in number and quantity. This issue and any others which arise will be
addressed as we explore the ongoing results of the plan and move more flexibly to look at
trends and patterns of imports coming in to individual BIPs. Samples may be tested for
more than one substance (but it still only counts as one consignment sampled). You may
use previous results and RASFF to direct sampling (i.e. which contaminant(s) to sample
for) but you should note that this is a monitoring plan rather than safeguard activity so
there should be some unpredictability to the choice of consignment to be sampled. Due
consideration should also be given to the Food Law Code of Practice and associated
Practice Guidance issued by the Food Standards Agency.

4. The plan should include
   - Microscopy and samples taken for bacteriological examination as part of the general
     import controls
   - Samples taken based on suspicion, where the consignment is not subject to an Article
     24 procedure, should also be included in the plan.

5. It is no longer necessary for BIPs to submit their NMP returns via an Excel
   spreadsheet, as all NMP sampling data is extracted directly from TRACES each month by
   the FSA. In order to identify consignments on TRACES that have been sampled under the NMP,
   it is therefore imperative to select the ‘Random’ option for the sample on Box 29 (Laboratory
   Tests) of the CVED. The FSA will be monitoring the returns made and if any of the categories
   have a shortfall we may ask BIPs to increase the number of samples taken for a particular
   contaminant.

   - Unsatisfactory results should also be reported immediately using the RASFF system in
     the normal manner.

**Products departing the BIP prior to receipt of test results**

**Summary:** Normally products will not be allowed to leave the BIP pending test results. Only in
limited cases will detention at the BIP not

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1. In cases where samples are taken for analysis and the results will not be known for at least a few days, consignments will not be given a CVED and will not be able to leave the BIP if:
   - the testing is for a substance or pathogenic agent which presents a direct or immediate animal or public health risk; or
   - the testing has been carried out as a result of information on previous unfavourable test results (including those subject to Article 24 procedures).

2. The veterinary authorities for the area of destination (including UK destinations) should be advised of any pending test results by TRACES, or if TRACES is not working by fax.

   [97/78/EC Article 8 (2) 2nd para]

3. Consignments which are sampled as part of the VMD non-statutory sampling plan and those taken as part of routine sampling at the BIP or the national monitoring plan do not need to be detained pending the results of the analysis.

Common Veterinary Entry Document (CVED)

Summary: The CVED is to travel with the load.

1. A requirement exists in Articles 3 and 5 of Directive 97/78/EC for the OVS to provide a certificate confirming that veterinary checks have been carried out. The certificate is known as a Common Veterinary Entry Document. The certificate should be produced via the TRACES system. The certificates must only be signed by the OVS - it is not acceptable for the certificate to be signed by other officers (except for fish and fishery products which may be signed by an OFI). Each certificate will be assigned a serial number by TRACES. The OVS must retain copies of the CVEDs and original third country health certificates or health documents accompanying consignments for 3 years. The CVED is a veterinary certificate and should comply with all the EU and RCVS standards of certification. It must be on a single sheet of paper and must be fully completed.

   [97/78/EC Article 5 (1)]

2. An importer or his representative is required to notify the local authority responsible for the BIP of the impending arrival of a consignment. This notification should include all the elements of Part I of the CVED and should be provided before the consignment is unloaded. Ideally this should be done by the TRACES system.

   Regulation 14, TARP Regs

3. As an alternative to this, it shall be permissible for the necessary details to be received by electronic means and for part 1 of the form to be filled in on the importer’s behalf. The OVS may permit pre-notifications to be made via the manifest if all the details contained in Part 1 of the CVED are included in the manifest. Telephone notifications are not acceptable.
4. The OVS must record on the CVED which of the checks have been carried out. For example if the consignment has received only documentary checks and identity checks, the boxes for these checks should be marked and the box for physical check left blank.

5. There is a space on the CVED for the OVS to place a seal on the certificate; this should be interpreted as being an official stamp, and the OVS should have a rubber stamp made up as follows:

(NAME OF BORDER INSPECTION POST)

UK OFFICIAL UK

VETERINARY SURGEON

(NAME OF LOCAL OR PORT HEALTH AUTHORITY)

6. The local authority should provide stamps for this purpose. It is the responsibility of the OVS to ensure that the stamp is kept in a secure place, and is only applied by the OVS. Where checks on fish or fishery products are not the responsibility of the OVS a similar stamp should be used but it must not include the wording "Official Veterinary Surgeon". The words “Official Fish Inspector”, “Port Health Officer” or “Environmental Health Officer” may be included in the stamp instead.

7. On completion of the veterinary checks with satisfactory results the OVS will complete and sign the CVED. This will be subject to the necessary fees having been paid or a satisfactory guarantee of payment has been received. The OVS must only sign the CVED if all the required checks have been carried out. Veterinary checks clearance must not be given unless the OVS is satisfied that all of the import conditions have been met.

8. The official veterinary surgeon must retain original certificates or other health documents accompanying consignments. These must be kept at the border inspection post for 3 years. Authenticated copies of the originals must be provided to importers.

[97/78 Article 7]

9. The exceptions to this rule are if the products are destined to be re-exported to another country outside the EU, for example 3rd country transits and transhipments to other Member States. In this case copies of the original documents should be made and retained at the BIP for 3 years, the originals travelling with the goods.

10. The CVED shall accompany the consignment/part consignment as long as it remains under customs supervision or in the case of import as far as the first establishment as referred to in Council Directive 89/662/EEC (concerning veterinary checks in intra-Community trade with a view to the completion of the internal market) or as far as the first centre or organisation of destination as referred to in Council Directive 90/425/EEC (concerning veterinary and zootechnical checks applicable in intra- Community trade in
certain live animals and products with a view to the completion of the internal market). Commercial documents will then be used to trace the consignments. CVEDs should not be sent direct to HQ (e.g. LNH, Pentland House or Cardiff).

[97/78/EC Article 5 (2)]

11. The definition of "consignment" should be respected when receiving pre-notifications and issuing CVED certificates. Consignments covered by multiple animal or public health certificates should be treated as separate consignments and a charge raised on each. If splitting at the BIP is requested then a master CVED should be issued covering the one charge and daughter CVEDs with linked numbers be issued for each part.

[97/78/EC Article 5 (3)]

12. In every case where checks are carried out a CVED should be issued. If import was refused this should be clearly indicated in addition to the original certificates being annotated as not suitable for EU entry. Where transhipment, transit or warehousing is to follow the CVED should indicate this. The CVED should be created by the TRACES system. The information on destination address etc. under part 1 should normally correspond to the certification. If the delivery address is different to the one on the health certificate, commercial documents may be requested to show the reason for the difference. The BIP should have a contingency plan for producing CVEDs (which should be identical to the model in Regulation (EC) No 136/2004) in case the TRACES system is not available.

13. If the original CVED is not created using the TRACES system, the TRACES entry should be created on the same day. If this is not possible because the system is unavailable it should be created as soon as possible when the system is restored. The TRACES entry should be an accurate record of the CVED. Spelling mistakes and other minor errors should not be corrected in the TRACES version. However, OVS should remember that the RCVS principles of certification apply to the CVED and every effort should be made to ensure that the information (including the details provided by the importer) is correct. Where necessary Part 1 of the CVED should be returned to the importer to correct. Time for proof-reading and quality checks should be factored into the time spent to clear a consignment. Errors are sometimes made when selecting an item from a pick list so careful attention should be paid to the third country details and the CN code used. Where 8 digit CN codes are available in TRACES, these should be used to describe the consignment.

14. Where consignments are split at the BIP each part of a consignment must move with a daughter CVED covering only that part of the load. Requests for one CVED per container notified as going to one address should be refused.

15. Commission Regulation 136/2004 provides for consignments to be split after veterinary checks have been completed and before the consignment has been Customs cleared. The legislation allows for the competent authority of the establishment to issue an authenticated copy of the CVED with the revised quantity or weight annotated on it. The competent authority in this case would be the local authority for the establishment and even if it is located within the port an EHO (if they are responsible for domestic enforcement) would be able to do this as it is no longer under the control of the BIP.
Where no harmonised EU rules have been laid down for animal by-products not for human consumption authorised under Article 41.3 of Regulation (EC) 1069/2009, the consignment should be released for free circulation (this instruction use to be for UK market only, but the European Commission has advised that we should restrict to the National market). The importer should be advised that before the consignment, or any part of it is moved to another Member State (MS), the veterinary authority of the member state of destination must confirm that they are content for the consignment to be despatched.

**Exceptions from veterinary checks**

1. Exceptions from the requirements of the veterinary checks regime are:
   - personal imports which form part of travellers’ luggage and small consignments sent to private persons, provided they are for human consumption; come from a country approved to send such products to the EU. Detailed rules are laid down in Commission Regulation 206/2009. Personal imports of meat, meat products, milk and milk products are not permitted from outside the EU other than Andorra, the Faeroe Islands, Greenland, Iceland, Liechtenstein, Norway, San Marino and Switzerland. Further details are available on the illegal imports website. [https://www.gov.uk/bringing-food-animals-plants-into-uk/pets-and-other-animals](https://www.gov.uk/bringing-food-animals-plants-into-uk/pets-and-other-animals); (see also section on Responsibilities of Border Force)
   - incoming ships’ or aircraft stores brought in on one vessel or aircraft for direct transfer to another within the same port;
   - Research and diagnostic samples, which must be authorised prior to importation;
   - Certain composite products that meet the requirements of Article 6 of [Commission Decision 2007/275/EC](https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv:OJ.L_.2007.009.01.0006.01.ENG);

2. Although the products listed above are not subject to veterinary checks, they are still subject to national controls. Consignments of research and diagnostic samples should be accompanied by an authorisation under the TARP Regulations (See section 11).

3. Third country military supplies destined for UK or EU bases are **not** exempt from veterinary checks.

**Fresh fishery products immediately landed from a third country-flagged vessel**

1. Fresh fishery products which are immediately landed from a third country vessel which have not been landed or stored elsewhere should be checked using the intra-EU trade rules laid down in Directives 89/662/EEC and (EC) [Regulation 853/2004](https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv:OJ.L_.2004.196.01.0001.01.ENG).
Equivalence/International Agreements

1. The European Commission is negotiating equivalence agreements with our major trading partners. Once in place these are expected to reduce the level of checks on animal products from those countries, to below those set by 94/360/EC. We currently have such agreements with Canada, Chile, New Zealand, Switzerland and USA. The agreements still require documentary checks on all consignments. The New Zealand agreement merges the identity and physical checks and substantially reduces the number of checks. The Canadian agreement requires 100% identity checks but reduces the level of physical checks below the levels in Commission Decision 94/360/EC. Chile and USA are still on the 94/360 level of checks. Levels of checks for equivalence countries are laid down in Appendix F.

[97/78/EC Article 4(3)]

2. The Canadian Equivalence Agreement states that in the event of a frontier check revealing non-conformity with the relevant import requirements, importation will be based on an assessment of the risk involved.

3. The European Union and the Swiss Confederation adopted an equivalence agreement in December 2008. The Agreement is enacted by Council Decision 2008/979/EC which came into force on 1 January 2009. This Agreement allows consignments of animal products to be traded under the same conditions as for intra-EU trade. Therefore consignments of animal products from Switzerland do not need to be veterinary checked on entry. The Agreement also applies to products from Liechtenstein which are treated in the same way as Switzerland from a veterinary point of view under an additional agreement. Norway and Iceland are in the same position as signatories of the European Economic Area. A similar agreement has been reached with the Greenland authorities but they are yet to approve any establishments under the agreement.

6 Record keeping

EU legislative provisions

The following records must be kept at the BIP (where this information is not available on TRACES):

1. Up-to-date information on consignments of products for which import or entry into the EU has been refused and which have been re-dispatched; each Member State shall communicate to the other Member States and the Commission all information concerning the re-dispatched consignments; this information is communicated to each BIP through TRACES.

2. A register according to Commission Decision 97/394/EC ‘establishing the minimum data required for the database on animals and animal products brought into the EU’ (stored on TRACES)

3. A register of all consignments either re-dispatched according to Commission Decision 97/152/EC (concerning the information to be entered in the computerised file of consignments of animals or animal products from third countries which are re-
dispatched), or destroyed, or authorised by the official veterinarian at the BIP for use other than for human consumption; this register shall record all instances where there is a deadline for action or response by the official veterinarian in the case of goods rejected, sent in transit or channelled, and where follow up action is required; This follow-up information can't be stored on TRACES so the register must be maintained.

4. A register of all samples taken at the BIP for purposes of laboratory tests, together with details of the laboratory test requested and the results (favourable and unfavourable) of such tests: Although TRACES now includes the results of samples, this information should still be kept. TRACES should be updated with the results of the analysis when this is received.

5. Copies of the following information should be retained:
   (i) the CVED (after completion and stamping) for a period of three years. (But also see the section on clearance in Section 5)
   (ii) the original of each third country health certificate or document which accompanies a consignment, for a period of three years.
   (iii) all submission forms with which samples are sent to laboratories for examination and a record of the results of all such examinations, for a period of one year (electronic or hard copy for the monthly return).

   [01/812/EC Annex par. 4]
   [06/590 Article 3]

6. Where the BIP is split into more than one inspection centre, records of the checks carried out in each inspection centre should be kept.

   [01/821/EC Article 5]

Explanatory points

1. Information on consignments checked at the BIP should be kept in accordance with Commission Decision 97/394/EC (establishing the minimum data required for the databases on animals and animal products brought into the Community). This information is now stored on the TRACES system and a separate register does not need to be kept.

2. Information on rejected consignments should be kept in accordance with Commission Decision 97/152/EC concerning the information to be entered in the computerised file of consignments of animals or animal products from third countries which are re-dispatched. Documentary proof that consignments were re-exported should also be kept. TRACES will hold records of consignments rejected in other Member States. Details of information to be held are at Appendix I. This information is now stored on the TRACES system and a separate register does not need to be kept however the support documents should be kept at the BIP.

3. Full traceability of samples through to result notifications to importers must be available. Specimens should be referenced with the CVED reference number for ease of reference.
4. Commission Decision 2001/812 requires that a register of "all instances where there is a deadline for action of response by the official veterinarian in the case of goods rejected, sent in transit or channelled, and where follow up action is required". There should be a mechanism for monitoring deadlines for action. Follow up action taken should be recorded in the register together with date such action was taken. Documentary proof that the rejected consignments have been destroyed or re-exported should be kept.

5. Commission Decision 2001/812 requires information to be kept on the products checked in each inspection centre. TRACES can’t identify which inspection centre is used for each check so this record will still need to be maintained. However the Decision does not specify what information is required. We believe that a simple register such as product/country/CVED Number would be sufficient. In addition information on samples taken to enable Defra to forward to the Commission in the appropriate format and consignments where follow-up action is required (i.e. channelled or rejected consignments) also need to be maintained.

6. UK domestic requirements are no longer included in the TARP Regulations however returns are still needed as BIPs will still need to meet the EU requirements.

7. The requirement for a return has been removed from Decision 94/360 as this information can be obtained from TRACES. BIPs will need to check these records to ensure that they are meeting the physical check levels laid down in that Decision.

Non-statutory records

1. When HFAA inspectors audit the BIP they will also expect the BIP to have the following records on the day-to-day operation of the BIP.
   (i) Food hazard warning information sent to food authorities under the RASFF system.
   (ii) A copy of the national residue sampling plan.
   (iii) Copies of all documents relating to control procedures, verification checks and audits should be kept so that these procedures can be related to HFAA inspectors.
   (iv) A list containing addresses and contact numbers for animal and public health sample laboratories, animal waste facilities under The Animal By-Products (Enforcement) (England) Regulations 2013 and the local APHA office and CIT.
   (v) The official veterinarian must have an adequate knowledge of any free zones, free warehouses, customs warehouses or ship suppliers within, or closely associated with, the border inspection post area.

   [01/812/EC Annex par. 5]

   (vi) Records relating to checks carried out on disposal facilities for catering waste. The official veterinarian must have at least an adequate knowledge of the arrangements for the disposal of waste products of animal origin unloaded from transports in the area under his jurisdiction. Where disposal arrangements are further under his responsibility, records of checks made and anomalies found must be kept. Where disposal is under the responsibility of another competent authority, the official veterinarian shall liaise closely with this body, and have available all necessary relevant information.
(vii) Documented procedures for dealing with maintenance and cleaning deficiencies – including any letters sent to the port operator requesting action to correct deficiencies.

(viii) Copies of information passed to local customs services to make clear what products should be directed to the BIP. Information regarding any meetings held locally with Customs or information passed to Border Force on concealed/illegal consignment identified by the Port Health Staff or increased animal health risks.

(ix) Cleaning protocols.

(x) Details of training undertaken by OVS, official fish inspectors and authorised officers, including any meetings to discuss best practice at the BIP and cascade training from officers who attended Commission, APHA, Defra or FSA update training.

(xi) Contact name and address for the local Border Force office.

7 TRACES

1. The TRACES computer system has replaced ANIMO and SHIFT. The system is a web-based system. There is a user manual available on the TRACES website http://ec.europa.eu/food/animals/traces/index_en.htm. There is also more information on the APHA website: TRACES section

2. Some consignments will require a TRACES control (see below). In practice this simply requires the routine creation of a CVED as a message will be sent by the system to the local office responsible for the destination premises. Where boxes 33, 34, 35 or 36 are used the destination address must be specified in box 37.

When is a TRACES message sent

1. There are seven circumstances under which a message will be “sent” by a TRACES, and these are:

   (i). To notify onward movement of third country products from a BIP to a Member State having special requirements or where the results of samples taken are outstanding;

   [97/78 Article 8]

   (ii) When channelled goods such as raw material for the manufacture of animal feedingstuffs and pharmaceutical or technical products are imported into the Union.

   (iii) When the checks at a BIP show that the consignment does not comply with the rules which would allow its entry into the Union but the OVS authorises its importation for another use. In this case the product must go to a plant registered under The Animal By-Products (Enforcement) (England) Regulations 2013, under strict supervision, part of which will entail sending a message to the local APHA office responsible for the plant;

   Reg 22, POAO
(iv) To notify the movement of products between customs free zones/warehouses in one Member State and those in another;

(v) To notify the transiting across the Union territory, via customs free zones/warehouses, of products that do not comply with EC rules;

(vi) To notify the local APHA office responsible for an establishment when goods are re-imported following rejection by a third country; and

[97/78 Article 15]

(vii) When a rejected consignment is re-dispatched to a third country a TRACES message will be sent.

2. The TRACES system send a message via e-mail and all CVEDs are stored on a database. In the above cases, the OVS should ensure that one of the boxes in sections 33 – 36 of the CVED completed.

3. To enable LVUs to receive e-mail notifications via TRACES of all channelled consignments into their area, the notification related to CVEDP validation (specific warehouse procedure) box must be checked under the ‘modify user profile’ section.

When you should receive a TRACES message

1. There are a few cases when TRACES messages will be received by a BIP:

   (i) When a third country consignment is in transit to another third country, the BIP of exit receives a TRACES message;

   (ii) When rejected consignments are re-dispatched to a third country a TRACES message will be received; and

   (iii) Confirmation of receipt of channelled goods - the control part of the CVED should be used by LVUs to record receipt.

Entering data

If CVEDs are issued manually rather than by TRACES, the TRACES system should be updated as soon as possible and at least on the same day or the day the system is back on-line (where TRACES is not available). The TRACES record should accurately reflect the original CVED so any minor errors should not be corrected when the data is entered. The customs clearance of consignments have been automated via a system called the Automatic Licence Verification system (ALVS) and completion of the CVEDs on TRACES as soon as possible after the completion of the veterinary checks, will result in quick customs clearance times. If the CVED is not completed in TRACES, the customs clearance cannot take place via ALVS and will result in additional tasks for the BIP and the National Clearance Hub.
8 Special cases

Import of furred (i.e. unskinned) wild game

Summary: Deferral of checks to place of destination. Customs controls apply.

1. The health check and residue analysis on imported unskinned furred wild game is to be carried out in the establishment of destination.

2. Such consignments will only be permitted to leave the BIP if they are in sealed leak-proof containers (a CVED will not be provided unless this is the case).

3. The results of any further checks carried out at destination should be sent to the OVS. If the results show a serious infringement or that maximum level of residues has been exceeded, Article 24 procedures should be instigated. (See section 15)

Importation of fresh meat from New Zealand via Singapore

1. The New Zealand authorities have asked for a faster way to transport meat to the EU. They foresee sending the meat from NZ to Singapore by air where it will be stored in an approved establishment in the Customs area of the airport. It will then be reloaded and transited across Singapore to the seaport where it will be loaded and shipped to the EU.

2. Consignments will be accompanied from NZ to Singapore by the certificate provided for in the Equivalence Agreement. On arrival in Singapore, documentary and identity checks will be carried out. When leaving the approved establishment in Singapore the reefer container will be sealed by the relevant authorities. When the consignment leaves Singapore a further transit certificate (NZ-TRANSIT-SG) will be issued by the competent authority (CA) in Singapore.

3. On arrival in the EU each consignment will be accompanied by two certificates – one issued by the NZ CA and the other issued by the Singapore CA. The consignment can be treated as if it were coming from NZ and the level of checks that are carried out should reflect those set out in the NZ Agreement.

4. It is not envisaged that consignments will be amalgamated/consolidated in Singapore. Therefore for each consignment that is presented at the BIP, the meat referred to in the ‘transit’ certificate will cover the same product/consignment as that covered by the certificate issued in NZ.

5. We would expect the CVED to be completed as follows:

   - Box 6 – country of origin –NZ
   - Box 7 – country from where consigned – Singapore
   - Box 10 – Veterinary documents – certificate and details from Singapore. The NZ certificate will be a supporting document.
6. We would not expect to see any cloning of the NZ certificate, but the certificate issued in Singapore will be in TRACES and available for cloning.

7. In order to facilitate this trade, Singapore has been added to the list of countries in Part I of Annex II of Regulation (EU) No 206/2010 and a new transit certificate has been added to Part II of Annex II of this Regulation.

8. Currently, there are no approved establishments in Singapore for storage of this material therefore trade will not commence until such time establishments in Singapore are approved. If under these new arrangements, you receive fresh meat from NZ that has been stored in a non-approved establishment in Singapore, please hold the consignment and contact the Centre for International Trade for further advice.

Consignments for which EU law requires the journey from the BIP to the premises of destination to be monitored

Summary: Example of such consignments include: raw materials for the manufacture of animal feed and raw material for purposes outside the food chain. Customs controls apply.

1. EU law provides for the transportation of certain consignments to be monitored from the BIP to the premises of destination, or to an intermediate cold store. By-products establishments should be specifically approved to accept channelled goods. In the UK all by-products establishments approved for the relevant product/category are approved to accept channelled goods. If consignments are destined for another Member States, OVSs may wish to check that the destination establishment is approved for channelled goods, please contact the CIT if you require any assistance.

2. For such consignments the following rules apply:
   - the products must be transported to the establishment of destination, or to an intermediate store in sealed leak-proof containers or vehicles (with completed CVED).

3. The authorities responsible for the premises of destination or the intermediate cold store will be notified of the consignment when the CVED is completed on TRACES.

4. APHA should confirm receipt of the consignment at the establishment of destination within 15 days. Where no confirmation is received within 15 days you should contact your APHA liaison officer and ask him/her to seek confirmation from the relevant APHA office that the consignment has been received.

5. If APHA office responsible for the plant of destination is not able to confirm that the consignment has arrived the OVS for the BIP concerned should contact the person responsible for the load and seek an explanation. Any unsatisfactory explanation should be treated as a non-compliance with the TARP Regulations.

   Regulation 19, TARP

6. The OVS should record all action taken in the register for channelled goods (see section on record keeping).
Microscopy testing of fishmeal

1. In addition to the animal health import conditions laid down in the Animal By-products Regulation 142/2011 (including relevant salmonella testing), Annex IV of the TSE Regulations requires that imported fishmeal consignments must be analysed by microscopy before release in accordance with Commission Regulation 152/2009.

2. The consignment must be held at the BIP pending the results of the sample.

3. Samples must be representative of the consignment. Containerised consignments may be treated as packaged and sampled as per the protocol applicable for bagged consignments. A summary of the protocol, which is based on Commission Regulation (EC) No 152/2009, is at Appendix R with the sample submission form.

4. The OVS should send samples to Scientific Services Unit – Feed Testing, APHA Woodham Lane, New Haw, Addlestone, Surrey, KT15 3NB, or by email: FeedAnalysisWeybridge@apha.gsi.gov.uk Tel 01932 357 619 for fishmeal microscopy and any additional tests as appropriate using form BI32. The CVED reference number and address of destination establishment must be stated on the form. Each sample should weigh at least 500g. APHA will send results to the originating BIP.

5. The OVS should clearly state on the TRACES message/CVED that microscopy has been carried out and the result of microscopy.

6. The PHA should recover the charges for microscopy and other tests from the importer.

7. If the consignment is destined for an intermediate store, its onward movement to the feed mill will be subject to official controls as set out in national feed audit programme.

8. The same protocol may be used for salmonella sampling of processed animal protein but for packages up to 15 the increments should be 5 and the sample sent to should be 500g. Salmonella samples can be sent to Public Health England or to APHA Lasswade International Research Centre Pentlands Science Park, Bush Loan, Penicuik Midlothian EH26 0PZ until the end of September 2017.

From 1 October samples can be sent to APHA Newcastle, Whitley Road, Longbenton, Newcastle-Upon-Tyne, NE12 9SE, Email: newcastle@apha.gsi.gov.uk Telephone: 0300 303 8269, Fax: 0191 266 3605

Salmonella positive fishmeal for reprocessing

1. If a consignment of imported fishmeal tests positive for salmonella, the OVS may allow the consignment to be moved inland for re-treatment provided the other import conditions in Regulation 142/2011 have been met. In this case the consignment should be treated under Regulation 22: therefore no rejection notice should be issued. The CVED should be issued with Box 35, option 3 (transformation) completed. The reprocessing plant
should be included in box 37. The destination of the consignment must be agreed with the enforcement authority for animal feed (usually Trading Standards) for the reprocessing establishment as they may not be able to provide personnel for the sampling required after the treatment. The enforcement authority must arrange for the consignment to be sampled after reprocessing to ensure that the treatment has been successful. Treatment of the material prior to use could include the decontamination by chemical treatment. Sampling, clearance and the collection of fees should be done in accordance with the Animal Feed Regulations. The OVS should be informed of the result of the sample so that the register of non-conforming consignments can be updated.

**Photographic gelatine**

1. Imports of photographic gelatine are subject to special import conditions as it is made from vertebral column. These are laid down in Regulation (EU) 142/2011. Consignments may only be imported through specifically approved BIPs: in the UK Felixstowe, Heathrow and Liverpool are approved to handle photographic gelatine. The destination establishment must also be approved. There is one establishment in the UK, which is Kodak Ltd in Harrow. For photographic gelatine, the original certificate should accompany the consignment to destination. Consignment must be channelled to destination – instructions are given in Appendix J.

**Anti-fraud measures**

1. Following a review of their sanitary certification system, the Brazilian authorities introduced a verification procedure for their certificates to increase transparency and confidence and combat fraud. The certificates for products of animal origin have a 32 alpha-numeric code. The OVS should check the code on the Brazilian website, [http://www.agricultura.gov.br/csi](http://www.agricultura.gov.br/csi) to verify the authenticity of the certificate. A copy of the Brazilian instructions issued in June 2008 should be kept at the BIP.

2. In addition, there are additional measures in place in relation to imports of meat and meat products following reports in March 2017 of fraud in the meat sector in Brazil. Please check OVS notes for the latest advice.

3. Fishery certificates from certain countries e.g. Ecuador, South Korea and Vietnam are distributed by e-mail. Any certificates from these countries should be listed on the spreadsheet. If the certificate is not listed please follow the instructions in the email.

**Labelling requirements for animal by-products**

1. Annex VIII, Chapter II point 2 of Regulation (EU) No 142/2011 requires that during transport and storage a label must be attached to the packaging, container or vehicle, must clearly indicate the category of the animal by-products or of the derived products and certain wording depended on Category of material and intended use.
Examples are:

- Category 3 material should be marked “Not for human consumption”;
- Category 2 material, other than manure and digestive tract content, should be marked “Not for animal consumption" unless intended for feeding to animals referred to in Article 18(1) of Regulation (EC) No 1069/2009 then the label shall instead indicate “for feeding to….” Completed with the name of the specific species of those animals of those animals for the feeding of which the material is intended;
- Category 1 material should be marked where they are destined for:
  - disposal - “For disposal only”.
  - The manufacture of petfood – “for manufacture of petfood only”
  - The manufacture of a derived product referred to in Article 36 of Regulation (EC) No 1069/2009 – “for the manufacture of derived products only. Not for human or animal consumption of for application to land.”

**NOTE** - These requirements may be supplemented by detailed rules for specific products. For a full list of labelling requirements see Annex VIII, Chapter II point 2 of Regulation (EU) No 142/2011.

2. Bones and bone products must be in sealed containers bearing the name and address of the technical plant of destination. The term container is not further defined and therefore Defra are content for individual bags to bear this label rather than the outer shipping container (as labels can easily fall off or be damaged in transit).

3. Dried mealworms for feeding to wild birds – Annex XIV, Chapter IV, Section 2 of Regulation (EU) No 142/2011 permits imports of terrestrial invertebrates and their larvae for purposes other than feeding to farmed land animals and we are content for these to be imported provided they are dispatched in ready to sell packages bearing a label that they are for feeding to birds or this purpose is clear from the packaging.

**Species identification (animal by-products)**

Regulation (EU) No 142/2011 had been amended by Regulation (EU) No 294/2013. Some of the amended model certificates in that Regulation and in Regulation (EU) No 717/2013 contain some errors in the footnote in the English versions in respect of species identification (box I.28 as follows:

In **Chapter 3B**, instead of

Box reference 1.28: Species: select from the following: Aves, Mammalia-Ruminantia, Pesca, Mollusca, Crustacea, Invertebrata.

and in **Chapter 3D** and **Chapter 8**, instead of

Box reference 1.28: Species: select from the following: Aves, Ruminantia, Mammalia-
Ruminantia, Pesca, Mollusca, Crustacea, Invertebrata.

**the correct text should read in those three cases:**

Box reference 1.28: Species: select from the following: Aves, Ruminantia, Mammalia other than Ruminantia, Pesca, Mollusca, Crustacea, invertebrates other than Mollusca and Crustacea."

In **Chapter 11**, instead of

Box reference 1.28: Species: select from the following: Aves, Mammalia-Ruminantia, Pesca."

**the correct text should read in this case:**

Box reference 1.28: Species: select from the following: Aves, Ruminantia, Mammalia other than Ruminantia, Pesca.

*Please note that for the Chapter 3D and 8 certificates, the same errors appear in Regulation (EU) No 717/2013.

**Wool grease/lanolin**

Imports of lanolin into England will be subject to veterinary checks at a Border Inspection Post and must be accompanied by commercial documentation, produced by the manufacture or consignor of the product stating at least the following information:

- Name and address of consignor
- Name and address of consignee
- Country of origin
- Description of product/ weight/ amount/
- Purpose of import

**NOTE:** Lanolin or products derived from wool grease/lanolin which is intended for use in cosmetics or for the manufacturer of cosmetics must now comply with the requirements for intermediate products (see OVS/15/10)

Further information is available in IIN ABP 37

**Animal By-products for use or resale as educational tools**

The importation of certain educational products for the purpose for use or resale as educational tools is not subject to harmonised EU rules at the present time. To facilitate trade a general authorisation is now available (IMP/GEN/13/04) to import the following products into England:
- Vertebrate, invertebrate, aquatic animals and their by-products which have undergone a manufacturing or preservation process that reduces to an acceptable level risks to public or animal health
- Plastron mounted invertebrate, vertebrate and aquatic animals and their by-products
- Sealed microscope slides of invertebrate, vertebrate and aquatic animals and their by-products

**Imported for the purpose of use or resale as educational tools only.**

## Composite Products


**Residue plans**

The composite product does not have to come from a country with an approved residue plan in accordance with the requirements of Commission Decision 2011/163/EC as amended. However, with the exception of gelatine and collagen, the processed product of animal origin contained in the composite product must come from a country with an approved residue plan. Residues of veterinary medicines are considered not to survive the production process of gelatine and collagen.

If an OVS finds a composite product that contains POAO from a country that does not have an approved residue plan the product should be referred to the local authority.

The European Commission has published its guidance on composite products:


Defra and the FSA have produced joint guidance which is available on the Veterinary Gateway or from APHA Centre for International Trade

## Chondroitin, Glucosamine and Chitosan and other highly refined products for human consumption

The rules for the importation into the EU of chondroitin, glucosamine, chitosan (GCC) and certain other highly refined products are now laid down in Commission Implementing
Regulation (EU) 2016/759 which lays down the third country lists and model health certificates.

Where the highly refined products are of fishery origin, the checks should be undertaken by Official Veterinarians. It is clear that the raw materials are fishery products, when considered within the definition in Regulation (EC) no 853/2005. However, the Regulation refers to products of sea/freshwater animals, but does not mention the further processing of such products and as such these products are no longer classed as fishery products.

The Importer Information Note provides a summary of import requirements.

Model Certificate 3(F) – ABPs for the manufacture of petfood

Model certificate 3(F) at box 1.25 on page 1. The box is missing 2 tick boxes in relation to the intended use of the commodities namely, “Animal feedingstuff” and “Further process”.

To facilitate trade and to ensure trade is not disrupted due to these omissions the UK will permit the following missing boxes to be added manually onto the model health certificate 3(F) in box 1.25 where the commodity is to be imported for that purpose until an amended version of the certificate is available for use:

- Animal Feedingstuff
- Further process

The manually inserted box should be ticked and the manually inserted box and text must be countersigned and stamped by the Official Veterinarian/ Official Inspector of the competent authority in a colour other than black.

Blood products excluding equidae – validation of Category 1 and Category 3 material

The Chapter 4(C) and 4 (D) model certificates (untreated and treated blood products excluding of equidae, for the manufacture of derived products for purposes outside the feed chain for farmed animals) make provision for the following Category 1 material as well as Category 3 materials to be certified:

Article 8(c) and 8(d) of Regulation (EC) No 1069/2009 refers to:

- Article 8 (c) – animal by-products derived from animals which have been submitted to illegal treatment as defined in Article 1(2)(d) of Directive 96/22/EC or Article 2(b) of Directive 96/23/EC.
- Article 8(d) – animal by-products containing residues of other substances and environmental contaminants listed in Group B(3) of Annex I to Directive 96/23/EC, if such residues exceed the permitted level laid down by Community legislation or, in the absence thereof, by national legislation.
Some third countries are unable to verify that certain ABPs do not contain the above Category 1 materials. This means that consignments are arriving at BIPs in England which state the consignment contains both Category 1 and Category 3 material. However, this does not mean the blood product contains both Category 1 and Category 3 material.

The Commission is aware of this issue and has advised Member States to be flexible in their approach to this problem.

To facilitate trade and to ensure trade is not disrupted, and until the European Commission advises Member States of new procedures, the following advice apply for those consignments imported via a Border Inspection Post in England using Chapter 4(C) and 4(D) model certificates:

**Attestation for Category 1 material as per Article 8(d) of Regulation (EC) No 1069/2009 – Deletion by the competent authority**

Residues of other substances and environmental contaminants listed in Group B(3) of Annex I to Directive 96/23/EC only refers to certain livestock animal species only.

Defra will permit the reference to Article 8(d) of Regulation (EC) No 1069/2009 to be deleted (where it is mentioned in the model health certificates listed in Annex VX of Regulation (EU) No 142/2011) by the competent authority provided:

- The third country has an approved residue plan and is listed in the Annex in accordance with Commission Decision 2011/163/EU for the species from which the blood is derived.

OR

- The animal by-product to be imported is obtained from or produced by an animal species not listed in the Annex of Commission Decision 2011/163/EC.

**Classification of consignments on arrival at a BIP in England where both Category 1 and Category 3 material is listed on the Chapter 4(C) or 4(D) certificate.**

1) **Category 3 material**

For those Chapter 4(C) or 4(D) certificates which accompany a consignment of blood products to a BIP in England, Defra will permit the consignment to be classed as Category 3 material, and as such be used as Category 3 material in the manufacture of derived products for purposes outside the feed chain for farmed animals, provided the following requirements are met:

- The consignment is accompanied by a Chapter 4(C) or 4(D) model health certificate where both Category 1 material and Category 3 material is stated on the health certificate;
- The consignment is accompanied by a manufacturer's declaration as laid down and worded exactly as per the attached Annex I, on the manufacture’s letter headed paper and signed accordingly;

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The manufacturing establishment (who has supplied the manufacturer’s declaration as stated above) is approved by the competent authority and is listed in the EU third country approved establishment list to handle and produce Category 3 material.

The premises of destination in England is registered/approved to handle Category 3 material.

2) Category 1 material

For those Chapter 4(C) or 4(D) certificates which accompany a consignment of blood products to a BIP in England the UK will permit the consignment to be classed as Category 1 material and, as such be used as Category 1 material in the manufacture of derived products for purposes outside the feed chain for farmed animals provided the following requirements are met:

- The consignment is accompanied by a Chapter 4(C) or 4(D) model health certificate where both Category 1 material and Category 3 material is stated on the said health certificate;
- The manufacturing establishment (who has supplied the manufacturer’s declaration as stated above) is approved by the competent authority and is listed in the EU third country approved establishment list to handle and produce Category 3 material.
- The premises of destination in the UK is registered/approved to handle Category 1 material.

NOTE:

These temporary procedures only apply to consignments imported through a BIP in England and which are destined for the UK market. They do not apply to consignments which are to be imported through a BIP in Scotland, Wales and Northern Ireland or other Member States. If the consignment is destined for another Member State, different requirements may apply.

Rules on certification for imports of bovine embryos

The rules on certification of imports into the EU of bovine embryos are set out in Article 10 (1) of Council Directive 89/556/EEC.

The health certificate accompanying embryos into the EU must be made out to a single consignee. However, there is no reference to “consignment of embryos” only directly to “the embryos”. Therefore this certificate may cover several quantities of embryos collected/produced by the embryo collection teams from more than one donor, under the condition that they comply with the requirements of Council Directive 89/556/EEC.

Therefore in section I.11 (place of origin) of the model health certificates for import of bovine embryos set out in Annexes II, III and IV of Commission Decision 2006/168/EC, there are entries for the details of multiple embryo collection/production teams.

Member States should not refuse consignments of embryos imported into the EU from third countries where the consignments are transported in a single tank and are accompanied by a
single animal health certificate with more than one embryo collection/production team details recorded on it for more than one batch of embryos.

Certification of processed petfood other than canned (Chapter 3(B))

Regulation (EU) No 142/2011 lays down the current model health certification that should be used for the import of various animal by-products not for human consumption. These model health certificates have options within them for certain text to be deleted/scored through when they are not applicable. However, in some cases, the option to delete has not been made clear on the certificate and therefore it is open to interpretation as to what attestations require deletion.

We have been made aware of an issue at II.3 of model health certificate Chapter 3(B) where an option mark (?) is stipulated at the “either” and “or” options of those sub paragraphs. The UK would normally expect that any animal by-product listed under the “or” option from (a) to (n) would need to be deleted/struck through if that animal by-product is not present in the consignment. However we are aware that in some cases where the “or” option of II.3 is left intact all the animal by-products listed under (a) to (n) are being left in by the certifying veterinarian/inspector due to a lack of delete option marks (?) next to each specific animal product listed.

The UK has discussed this issue with the Commission and is expected to be discussed in Brussels with view to agreeing a longer term solution.

To facilitate trade in the meantime, the UK has agreed, as a temporary interim measure, to permit imports of pet food using the Chapter 3(B) model certificate without the requirement for deleting options at II.3(a) to (n) until the issue has been clarified.

This is a temporary measure until the issue of the delete options can be clarified.

9 Transhipments to another Member State

The Commission have provided detailed guidance on transits and transhipments which is available on their website:


Circumstances in which checks may be deferred to a subsequent EU entry point

Summary: Checks are to be carried out on transhipments depending on time spent at the BIP of entry.
1. Article 9 of Council Directive 97/78/EC provides for certain consignments arriving at a seaport or airport BIP to be transhipped on to another BIP at which some or all of the veterinary checks would be carried out. It should be noted that BIPs at which checks are carried out must be approved for the products concerned. It is therefore preferable for both first BIP of arrival and the second BIP to be so approved in case there are delays and the consignment has to remain at the first BIP for longer than the maximum period of time (12 hours for airports and seven days for ports). These provisions relate only to consignments which do not leave the customs area of the port or airport of the first BIP of arrival and which remain there for less than a pre-determined maximum period of time and leave by the same means of transport (i.e. ship to ship or aircraft to aircraft).

2. The type of checks (if any) carried out at the first BIP depend on whether the products are unloaded on the length of time they remain in the port or airport.

3. At the time of arrival, the person responsible for the consignment must notify the OVS of the estimated time of unloading, the BIP of destination and if necessary the exact location of the consignment.

4. If other checks reveal that the consignment should not be accepted for import into the EU, the OVS should carry out the checks and reject the consignment at the first point of entry rather than allowing the consignment to be transhipped.

[2011/215/EU Art. 1]

Products which are transferred directly from vessel to vessel or aircraft to aircraft

**Summary:** OVSs are permitted to allow direct transhipments to another BIP without carrying out veterinary checks.

1. The OVS may allow consignments to be transhipped to another BIP (this can only take place in BIPs approved to handle the commodity) without any veterinary checks having been carried out if transfer is directly ship-to-ship or aircraft-to-aircraft. The agent must, however, provide the BIP Authority with a notification of arrival.

2. An OVS can carry out documentary, identity and/or physical checks on direct transhipments if they have reason to believe that the consignment may pose an animal or public health risk.

3. Procedures should be in place to ensure that the consignment does leave the BIP within the minimum time period so that the OVS can check consignments if they go over the time periods set out in Decision 2011/215/EU.

Products which are transhipped to another BIP within 12 hours (airports)/7 days (seaports) of arrival at the BIP

**Summary:** OVS are permitted to allow transhipments to another BIP without carrying out veterinary checks if transhipment is within 12 hours (airports)/7 days (seaports).
1. An OVS may allow products to go on to a second BIP unchecked if they are unloaded and stored on the quayside at a seaport for 7 days or airport for less than 12 hours prior to the transhipment.

2. But the OVS will carry out any checks they deem necessary in cases where they have reason to believe that the consignment may pose an animal or public health risk.

3. If, during other checks e.g. manifest checks, it is apparent that the consignment does not meet the import rules and would not be permitted entry into the EU, the OVS should carry out a full veterinary check and take any enforcement action necessary.

4. There is an option in 2011/215/EU to extend the period before checks are required to 14 days but the UK has decided not to take this option up.

**Unloading and storage for more than 12 hours but no more than 48 hours at an airport/more than 7 days but no more than 20 days at a seaport prior to transhipment to another BIP**

**Summary:** A documentary check is required.

1. Consignments to be transhipped to another BIP more than 12 hours but no more than 48 hours (airports) or more than 7 days but no more than 20 days (seaports) after arrival will be subject to at least a documentary check. An OVS may allow the identity and physical check to be deferred to the second BIP, provided the consignment remains within the port or airport during that time. See Section 5.7 for further information on documentary checks.

2. The OVS will, however, carry out any checks deemed necessary in cases where they have reason to believe that the consignment may pose an animal or public health risk.

3. Documentary checks can be carried out on copies of the health certificates for products which are at the port for less than 48 hours (airports)/20 days (seaports). The Commission guidance advises that original certificates/documents are forwarded to the second BIP together with the CVED (see section 9.4.2.)

**Unloading and storage for more than 48 hours/20 days**

**Summary:** Full veterinary checks are required.

1. In cases where consignments are unloaded and stored at the BIP for more than 48 hours (airports) or 20 days (seaports) they must undergo full veterinary checks there (documentary, identity and, if appropriate, physical check plus completion of the CVED), regardless of subsequent destination. Documentary checks must be made on original certificates if the consignment has remained in the airport for more than 48 hours or seaport for more than 20 days.
CVEDS

**Summary:** CVEDs will be completed for products subject to some veterinary checks. No CVED is required in cases where no checks are carried out.

1. CVEDs should be completed for consignments that are subject to at least a documentary check at the BIP of transhipment. No CVED is required for consignments which are not checked because they have remained at the first BIP for less than the minimum 12 hours (airports)/7 days (seaports). Where a CVED is issued, the costs of the check can be recovered. If only a documentary check has been carried out, box 30 should be completed on the CVED.

10 Transits across EU territory

The Commission have provided detailed guidance on transits and transhipments which is available on their website:


**General conditions for transit of consignments sent from one third country to another via EU territory**

**Summary:** Transit will only be permitted if the country of origin is approved to send the type of product to the EU.

1. Products which are to transit EU territory must originate in a country which is, in principle, approved to export that type of product to the EU and must meet the **animal health conditions** for import into the EU. The consignment does not have to meet public health requirements i.e. it does not need to come from an EU approved establishment, nor does it need to be accompanied by a public health certificate. Specific transit health certification is required for animal products in transit across the EU which is usually laid down in the legislation relevant to that product (see Import Information Notes for further details). If a transit certificate is in place, the consignment must be accompanied by that certificate. If a transit certificate has not been laid down, it is not necessary for the certificate to meet the normal EU health certification.

2. Entry into, and exit from, the EU must be via a BIP and transit time must not exceed 30 days. Containers or vehicles must be sealed (which should be done by the port health authority). The BIPs of entry and exit must be approved to handle the category of product transiting the EU.

3. To ensure that customs controls are maintained during the transit, T1 procedures apply.

**Undertaking to dispose of rejected consignments returned to EU territory**

**Summary:** Written undertaking is required prior to entry.
1. The person responsible for the load (importer/agent) must agree to dispose of the products should they return to the Union following rejection by the authorities in the country to which they are being sent. A written undertaking to this effect must be provided at the BIP of entry. Without this, permission to transit will be refused. This undertaking is included in the CVED.

**Presentation at a BIP and veterinary checks on consignments transiting EU territory**

**Summary:** Documents must be available. Documentary and identity checks are to be carried out except on direct transhipments. EU transit certificates are required for some animal products.

1. Entry for transit will not be permitted if veterinary certification or documentation, and, if necessary, an English language translation, is not available. Where a transit certificate has been laid down in EU legislation this must be provided.

2. Documentary and identity checks will be carried out. Physical checks will also be carried out in cases where the OVS at the BIP suspects irregularities or has reason to believe that the consignment may pose an animal or public health risk. A CVED will be completed with Box 31 completed to indicate the third country of destination. The OVS should check that the proposed BIP of exit is approved for the category of product transiting the EU.

**Controls on consignments transiting EU territory by road, rail or inland waterway**

**Summary:** T1 controls apply.

1. All consignments transiting EU territory by road, rail or waterway will be subject to T1 procedures. Consignments must depart the BIP of entry accompanied by the necessary veterinary certification or other documents and the CVED.

**Controls covering transits and ships supplies.**

**Summary:** application of T1 reference

The person responsible for the consignment must use the New Computerised Transit System (NCTS) to submit a Transit declaration. The only requirement by Customs is that the Port Health Authority releases the container/consignment. Once the PHA has released the container/consignment from hold, Customs will create a T1 and then provide this document to the agent.
Communications between BIPs

Summary: Control through communication between the BIP of entry and the BIP of exit.

1. To ensure products transiting EU territory are not diverted onto the EU market, the BIP of entry will inform the proposed BIP of exit that the consignment has been allowed to transit EU territory on its way from one third country to another. The BIP of exit will notify the BIP of entry when it has left EU territory. If this fails to happen, an investigation should ensue.

2. Notification will be done by TRACES by completing and validating the CVED or fax where this is not available.

3. If an entry BIP has not received confirmation that a consignment has left the Union after 30 days, the entry BIP should contact the exit BIP first to check that the consignment has not been exported. If the consignment has gone astray, the OVS at the BIP of entry must inform Customs and should also contact Centre for International Trade (imports@apha.gsi.gov.uk). If the BIP of entry is in another Member State but the BIP of exit is in the UK, then the BIP of exit should complete an ‘unsatisfactory control’ on TRACES.

Consignments remaining within the port or airport curtilage

1. Consignments which remain within the airport or port curtilage should be pre-notified to the OVS and should be authorised by the OVS.

2. However, consignments which are not unloaded or which are transhipped from one vessel or aircraft to another within the customs area of a port or airport within the 12 hours (airports) or 7 days (seaports) referred to in the section on transhipments may be allowed to proceed without the need for any veterinary checks. However the OVS should check the on-board manifest.

3. If the consignment exceeds the storage limits given in paragraph 2, the consignment should be checked in accordance with the cross-Union transit rules given in the information on presentation at the BIP on the previous page.

11 Trade, display, research and diagnostic samples & IAPPPO licences

Animal By-Products: Research and Diagnostic Samples, Trade Samples and Display Items

1. Research and diagnostic samples, trade samples and display items, as defined in Annex I of Regulation (EU) No 142/2011 fall within the scope of the animal by-product rules.

2. Consignments of the materials referred to above coming from non-EU countries must be authorised by the Member State of destination. Some general licences/authorisations
have been published on the website. If a general licence/authorisation is not available, the consignment must be accompanied by a specific authorisation which must have been issued in advance. Retrospective authorisations will not be issued.

3. Imports of trade samples and display items from non EU countries will also be subject to veterinary checks. Trade samples are also subject to the channelling procedures provided for in Article 8(4) of Directive 97/78/EC.

4. Research and diagnostic samples from Third countries which are intended to be imported via a Member State other than the MS of destination must come in at an approved Border Inspection Post (BIP). They will not be subject to veterinary checks but the BIP must inform the MS of destination of the introduction of the sample by means of the TRACES system. Research and diagnostic samples are not required to be channelled.

5. Any operator, establishment or plant that generates, transports (incl. couriers and independent hauliers), handles, processes, stores, places on the market, distributes, uses or disposes of animal by-products including research and diagnostic samples, trade samples or display items must be registered or approved by the APHA under Animal By-Products Enforcement Regulations before commencing operations. This requirement is provided for in Article 23 or 24 of Regulation (EC) No 1069/2009. Further information including the registration form is available on the website.

6. Food for machine testing should be imported in accordance with Regulation EU No 142/2011.

7. Trade samples imported for taste testing must be safe for human consumption and meet the conditions laid down by the Food Standards Agency. These consignments will need an authorisation from APHA (Centre for International Trade (imports@apha.gsi.gov.uk) who may need to consult the FSA. Each application will be assessed on a case by case basis and there is no guarantee that an authorisation will be issued.

http://www.food.gov.uk/business-industry/imports/importers/trade-samples-testing

**IAPPPO Licences**

1. Where animal products fall outside of the veterinary checks regime, Defra or APHA may issue an import licence to control the import under the Importation of Animal Products and Poultry Products Order 1980 where the product contains mammalian or avian products or derived products. In some cases we may restrict importation to BIPs but they are not required to be checked. Enforcement of IAPPPO licences is the responsibility of APHA who may ask for your assistance in identifying consignments which should have a licence. All licence applications should be sent to CIT (Carlisle).

**12 Consignments Requiring Post Import Notifications or Controls**

The channelling requirements are set out in Article 8 of Council Directive 97/78/EC shown in Appendix G. The Article 8 “channelling” procedure must be applied in the cases listed in
Appendix J. The appendix also sets out the action required by the PHA and APHA in each case. APHA confirmation of receipt of the goods should be anticipated within 15 days of release. If confirmation of receipt is not provided, the BIP should contact their local APHA liaison officer who should investigate with the relevant APHA office. If a consignment is channelled to another Member State and no confirmation of receipt is provided then the OVS should contact the Centre for International Trade (imports@apha.gsi.gov.uk). The e-mail should include:

- CVED number
- Commodity
- Full address of destination
- Date of dispatch from BIP
- Any other identifying information you think may be helpful to the competent authority of destination.

13 Referral procedure

1. The OVS should consult with the Centre for International Trade - Carlisle CIT in cases where there is doubt whether a particular consignment may be acceptable in terms of meeting the relevant conditions of import appropriate to that product.

Possible circumstances

1. It is unlikely that referral to CIT will be necessary in those cases where it is clear that an outright rejection must be made, other than where required to do so by the guidance.

2. In a limited number of cases, consignments may be presented with documentation which does not fully meet the requirements of the import conditions. Although in most cases it will be necessary to reject the consignment, there may be occasions where the discrepancies in the certification are of a relatively minor nature. The CIT may be consulted as to what further action needs to be taken. This should be done without delay to avoid criticism from the importer or his/her agent should the consignment be subsequently rejected. A full written log should be kept of the circumstances surrounding the referral in the event of a future dispute with the importer or his/her agent. OVSs should consult the CIT who have experience of dealing with such irregularities and this means that national consistency can be achieved in the way that these cases are handled at BIPs throughout Great Britain. If you need to update APHA on an issue that affects the operation of your BIP, you should contact your liaison officer at the local APHA office. Contact numbers are provided on the APHA website.
14 Rejected consignments

Summary: Re-dispatch or destruction permitted for rejected consignments. Processing under The Animal By-Products Regulations also allowed providing there is no health risk. Costs to be met by the importer.

Legal base

1. In cases where the veterinary checks at a BIP show that the consignment does not meet the requirements for entry into EU territory, the TARP Regulations provide for the following:
   - provided it poses no risk to public or animal health, re-dispatch to a destination outside the EU; or
   - provided it poses no risk to public or animal health, permit the use of the consignment as animal by-products in accordance with Regulation (EC) No 1069/2009; or
   - for consignments for which re-dispatch is not possible, or is the importer’s chosen option, destruction.
   - CVEDs should indicate only one further action for rejected consignments. The OVS/inspector must leave box 35 blank until a decision has been taken about the fate of the consignment.

2. Re-dispatch should be from the same BIP and should take place within 60 days of informing the importer of the decision. The OVS/inspector will invalidate all certification and documentation. Other EU Member State competent authorities will be informed by TRACES when the CVED is validated.

3. Destruction should take place at an approved animal waste processing plant (i.e. incinerator or rendering plant) nearest to the BIP. If rendered, the residual material must then be destroyed or, if there is no risk to public or animal health, used for some other purpose in accordance with the rules for rendered animal waste. If the product is not capable of being handled at an approved rendering plant, another form of destruction will be ordered by the OVS. Rejected consignments should be treated in accordance with the Animal By-Product legislation and therefore should be accompanied with a commercial document which includes the following information:
   - the date on which the material was taken from the premises (i.e. the BIP)
   - the description of the material
   - the quantity of the material
   - the place of origin of the material
   - the name and address of the carrier
   - the name and address of the receiver and, if applicable, its approval number.
4. All port health costs relating to consignments which do not meet EU import requirements (this includes storage, transport, re-dispatch, re-processing or disposal) should be charged to the importer in accordance with the TARP Regulations by the PHA/local authority. If a commercial store is used pending re-export or destruction the importer should pay the store directly.

5. In accordance with Regulation 20, the above shall not apply where an authorisation has been given by the competent authority in order to permit the use of products for certain uses as Category 2 material in accordance with The Animal By-Products Regulations provided that there is no risk to animal or human health. The HFAA has advised that this would not apply to non-compliant animal by-products as by-products which fail to comply with the rules are category 2 material. Examples are manufacturing of certain intermediate products or technical products where the use Category 2 material is permitted.

6. Consignments that have not been checked on entry or are presented at a BIP not authorised to handle that product should be rejected under Regulation 19.

7. The OVS may also serve a notice under Regulation 21 to order the immediate destruction of a consignment if they consider that the consignment presents a risk to animal or public health. This is also required by the OFFC Regulations 882/2004 – Article 19 refers.

Rejection procedures

1. Consignments may be rejected if they are non-conforming products (Regulation 20), are presented at an incorrect BIP (Regulation 19), or if there is another “irregularity (Regulation 20) or if there is a serious risk to animal or public health (Regulation 21).

2. When it has been decided that the consignment should be rejected, the importer should be notified of the OVS’s decision and any rights of appeal. Models enforcement notifications are provided in Appendix P. The OVS should consult the person responsible for the consignment. The person responsible should be given details of the reason for rejecting the consignment, the action required by the notice and that a time limit of 60 days is set for the action to be taken.

3. The notification should be given in writing and must give details of the reason for rejection and right of appeal against the notice (including the procedure (magistrate court or judicial review and time limits applicable).

4. It is not the responsibility of the local authority to make arrangements for the re-export of the consignment where the importer or his agent chooses this option. However, the local authority must take reasonable steps to ensure the security of the consignment until suitable arrangements have been made. The arrangements for storing the consignment pending re-export/destruction can be specified in the notification.

5. When a consignment has been rejected and the importer has decided to re-dispatch the consignment, the certification should be stamped “unacceptable for entry to the EU” on all pages in such a way as to prevent the certification being presented on a future occasion where the certificate is returned to the importer/agent. This stamp should be provided by the local authority.

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6. The requirements in Article 21 of Regulation 882/2004 should also be taken into account. The destination should be agreed with the person responsible for the consignment. The person responsible for the load should advise the destination authorities of the reason for rejection and circumstances preventing the consignment being placed on the EU market. If the consignment is being re-dispatched to a country other than the country of origin the competent authority of destination should notify the BIP of its preparedness to accept the consignment.

7. BIPs should ensure that the details of the rejected consignment are entered onto the TRACES system so that other BIPs may access the information. Details of the information required by Commission Decision 97/152 are given in Appendix I of this manual. A register should be kept of consignments rejected, which should include details of the follow-up action taken. Documentary proof of re-export or destruction should be kept. Defra will draw information from the TRACES database and therefore rejection notices do not routinely need to be provided.

8. If the reason for rejection is because a serious or repeated infringement has been found (including excess residues) then Article 24 procedures should be initiated (see Section 15).

Products dangerous to animal or public health

1. Where veterinary checks reveal that the consignment presents a risk to public or animal health, the OVS should take charge of the consignment and arrange for its destruction. The importer should be notified of the rejection, the reasons for it and the right of appeal by judicial review. Where a consignment has been rejected because it is a risk to public health a Rapid Alert System for Food and Feed (RASFF) message should be sent to notify other BIPs of the hazard. Guidance on sending RASFF messages has been issued by the FSA.

2. Where EU safeguard measures are in place and consignments have been rejected as they do not meet the conditions laid down in the safeguard measures, these consignments may have to be destroyed depending on the circumstances.

3. See also the Section 16 on Returned Consignments.

Consignments contaminated with residues

Issue

1. The FSA has reviewed and revised its advice to enforcement authorities at BIPs relating to control of consignments found to be contaminated with pharmacologically active substances for which no maximum levels can be fixed (this includes chloramphenicol and nitrofurans metabolites) and those with a current minimum required performance limit (MRPL). That is all substances listed in Table 2 of Regulation (EU) No 37/2010 and those for which a MRPL has been established by Decision 2002/657/EC. (Appendix O).
**Advice**

2. FSA advice is that authorised enforcement officers at BIPs may, **at their discretion** and subject to conditions described in this section, allow re-dispatch of consignments found to be contaminated with these veterinary drug residues as a viable regulatory option, **provided that they consider this to be an appropriate measure to protect human and animal health.**

**Background**


4. Regulation 882/2004 took effect in the UK on 1 January 2006. Subsequently the FSA considered the application of Article 19(2) of that Regulation and in September 2006 they advised authorities that consignments found to be contaminated with veterinary drug residues should be destroyed without allowing re-dispatch.

5. Having considered this position further in the context of general food law and in the light of experience, it is now the FSA view that Article 21 of Regulation 882/2004 may be considered to be an appropriate measure to protect public health for the purposes of Article 19(2) of Regulation 882/2004.

6. Nonetheless, the FSA continues to be of the view that substances that are considered to be genotoxic carcinogens, such as nitrofurans, have no safe level of exposure. Consignments found to be at or above the MRPL (where established) would be regarded as injurious to health.

7. Advice is in relation to Articles 19 to 22 of Regulation (EC) 882/2004 which, as indicated by Article 3(2) of Commission Decision 2005/34/EC, provide enforcement options to be taken as regards non-compliant consignments. Article 19 of Regulation 882/2004 sets out the measures that can be taken. As Article 19(2) sets out the options available for products which are deemed to be injurious to health or unsafe, the FSA view is that this measure would be applicable for consignments that are found at or above the MRPL (where established).

8. The FSA’s current interpretation of Article 19(2) is that contaminated consignments may be destroyed or subject to Article 21 of Regulation 882/2004 procedures where this is considered to constitute an appropriate measure to protect human health. For example it may be an appropriate measure to protect public health in cases where a third country competent authority wishes to analyse the consignment in more detail and trace contamination back to source in order to prevent further use of the prohibited substance or where the product does not comply with EU law, but could legitimately be sold in the third country.

**Process**

9. When acting on adverse veterinary drug residue results, officers are recommended to:

   i) **Legal requirement:** Consider if re-dispatch could be considered an appropriate measure to protect public health having heard from the food business operator
responsible for the consignment and agreeing with them the destination of the consignment outside of the European Union.

ii) Legal requirement: Verify that the conditions of Article 21 of Regulation 882/2004 are met.

Guidance: The FSA has issued advice on Article 21 procedures (IFD/08/004). Authorities may wish to consider exchange of the attached pro-forma with the competent authority in the third country concerned. NB Article 21 of Regulation 882/2004 requires the feed/food business operator to inform the third country competent authority and therefore, once you have completed section 1, you may wish to pass this form to them to carry out the work to identify the recipient and ensure that it is returned to you (Please refer to Appendix O).

iii) Legal requirement: Issue a Notice under the appropriate legislation.

Guidance: The FSA view is that Regulation 21 of the Products of Animal Origin (Third Country Imports) (England) Regulations 2006 would be appropriate.

iv) Legal requirement: Ensure that the action is reported to the Commission via the FSA by way of the Rapid Alert System for Food and Feed.

v) Legal requirement: Ensure that HM Revenue and Customs are notified of the decision. The decision to reimport the consignment should be recorded on the ALVS.

15 Serious or repeated infringements

1. Article 24 of Directive 97/78/EC requires competent authorities to take certain action where a serious or repeated infringement has been identified during veterinary checks. The Commission should be informed using the Rapid Alert System and if the Commission agrees, the next ten consignments to the EU will be subject to “more stringent checks”. You should note however that the next 30 consignments will be affected if such a measure is applied. The Directive also specifies that consignments that exceed maximum residue limits must be subject to Article 24 procedures.


Serious or repeated infringements

3. In the case of serious or repeated infringements, the procedure laid down in Regulation 22 of the TARP Regs should be followed. OVS\(^1\) should use their professional judgement on which infringements should trigger Article 24 procedures.

  Serious infringements could include for example:
  
  - Faecal contamination of meat

\(^1\) In relation to fishery products the OFI is the official agent as provided for in the derogation under Decision 93/352/EEC and Article 3 of Regulation 136/2004/EC

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Microbiological failures
Excessive histamine levels in certain fish
Excessive contaminants such as heavy metals
Any breach of residue limits in Regulation 470/2009/EC resulting in rejection of a consignment
Any breach of an established MRPL for substances that have a related MRPL published and indicated as an action level for enforcement
Any breach of import conditions that poses a risk to public health and in particular results in a RASFF notification being submitted to the Commission
Any rejection on grounds of risk to animal health

Microbiological contamination in poultry meat preparations which require further cooking would not normally result in additional checks under Regulation 22.

4. Repeated infringements could include repetition of positive results from routine samples taken from consignments of the same nature from the same country e.g. Salmonella or Enterobacteriacea in excess of guarantees on health certification and meat products certified with the wrong heat treatment.

**Action for the OVS**

7. Article 24 procedures are now controlled via the TRACES system. Notifications of serious or repeated infringements should be notified using the instructions in the Commission guidance.

8. If you take samples under Article 24 you should notify the person responsible for the consignment of the additional control. The person responsible for the consignment is required to lodge payment with the OVS for the cost of additional examination including any sampling and laboratory costs.

9. Such consignments should be held at the BIP until the result of the analysis has been received. If the consignment does not comply with the import conditions, it should be treated in accordance with Section 14.

10. As notifications of Article 24 procedures are now made via the TRACES system it is important that you check to see if a sample is required before releasing the consignment as you will not be able to release a consignment under the Article 24 procedures unless it has been sampled and the results entered on TRACES.

**16 Returned consignments**

**Re-importation of consignments rejected by a third country**

**Summary:** Returned consignments must be sent to the premises of origin at which the export certificate was signed, or to a plant for destruction. Documentary requirements must be met.
1. Returned consignments must arrive at an approved BIP and are subject to the same advance notification and checking requirements which apply to other imported consignments.

2. Returned consignments will be allowed to leave the BIP only if they are for direct delivery to the establishment from which they were originally exported. The only exception would be for consignments which are to be destroyed.

3. In order to be allowed to proceed from the BIP back to the premises of origin, consignments refused entry into a third country must be accompanied by:
   i) the original health certification or a copy authenticated by the competent authority of the Member State of origin.

   The importer/agent must also provide in writing:
   ii) reasons why entry into the third country was refused;
   iii) a guarantee that satisfactory conditions of transport and storage have been complied with;

   and either
   iv) if the consignment has not been exported in a sealed container a declaration provided by the person responsible for the product that the products have not been handled other than, in the case of package products unloading;
   or
   v) for products in sealed containers, a certificate provided by the carrier confirming that the contents have not been unloaded from the container in which it was exported or otherwise handled.

In the absence of such certification, returned consignments should only be released for destruction. Where no export certification was required, this would not be required for re-import.

4. When completing Part 1 of the CVED the importer should not complete box 6 (country of origin) and box 10 (veterinary documents). In box 1 the commercial organisation in the third country dispatching the consignment should be indicated.

5. Consignments to be transported from the BIP directly to the establishment of origin and should only be allowed to leave the BIP in leak-proof means of transport which have been sealed by the port health or other BIP authority. Further information on the procedures are in Appendix G on Channelling Procedures.

6. On the CVED the control boxes 33 and 37 should be completed. There is no need to fill in the details in box 42 which can be left blank. The Local APHA Office will receive a copy of the CVED and will confirm receipt at destination. If confirmation is not received, contact your local liaison officer who will investigate. Movements should be recorded in the register of consignments where follow up action is required.
17 Imports bound for Customs warehouses, ships’ stores and direct to cross border means of transport/cruise ships

There are no approved stores in the UK but BIPs need to be aware of the procedures as they may be asked to clear consignments destined for warehouses in another Member State or stores that are to be moved directly to a ship.

Products destined for a Customs warehouse or ships’ store: pre-import declaration

**Summary:** Importers must specify that the products are for entry into a warehouse or store otherwise full checks will be carried out. Warehouses and ships’ stores must be approved under Article 12 or 13 of Directive 97/78.

1. In the case of products destined for a customs warehouse or ships’ store, the importer must declare before their arrival at a BIP:
   i) that they are intended to go to a warehouse or ships’ store; and
   ii) that they are intended for:
       a) release into free circulation; or
       b) re-export to a third country; or
       c) for ships’ supplies.
   iii) whether they comply with the conditions for import for release into free circulation or not.

2. This declaration is now contained in Part 1 of the CVED, which is used as advance notification of the consignment’s arrival.

3. Consignments for which no declarations are made will be checked on the assumption that they are for free circulation within the EU and accepted or rejected by the OVS accordingly.

4. Stores destined for oil rigs in international waters can be considered ships’ stores.

Consignments destined for a Customs warehouse or ships’ store and subsequent release into free circulation

**Summary:** no limitations on the destination of products fit for release on to the EU market.

1. Consignments which are found to meet EU requirements following the normal documentary, identity and, if appropriate, physical checks at a BIP will be given a CVED in the normal way, regardless of their destination.
Consignments destined for a Customs warehouse or ships’ store but which are not fit for subsequent release into free circulation

**Summary:** entry permitted only if the warehouse or store is approved.

1. Only consignments originating in a country which is, in principle, permitted to export the products concerned to the EU will be permitted entry for storage in a warehouse or ships’ store. Where appropriate the consignment must be accompanied by the EU certificate for goods in transit (see [Importer Information Note](#) for relevant product).

2. An OVS/OFI will only issue a CVED for non-compliant products (with the section “Acceptable for specific warehouse procedure” (Box 34) suitably completed) in cases where veterinary certification or other relevant documentation and, if necessary, an English language translation, is available. Entry will be refused if these documents are not available.

3. An OVS will not normally carry out physical checks on consignments which are known not to meet the requirements for release into free circulation within the EU, unless an animal or public health risk is suspected. If physical checks indicate that transit and/or storage of the products would constitute an animal or public health risk, entry will be refused.

4. Consignments not fit for free circulation will only be permitted to proceed to a warehouse or ships’ store if it is an approved warehouse or store. **At present, there are no approved customs warehouses or ships’ stores in the UK.** Lists of approved warehouses or stores in other Member States are available on the EU Commission website. Consignments may be sent directly to a third country vessel under Commission Decision 2000/571. The consignment should be accompanied by a certificate (as laid down in [Commission Decision 2000/571](#)) issued by the OVS.

5. Consignments not fit for free circulation which are destined for an approved warehouse or ships’ store must have seals acceptable to H M Revenue and Customs/Border Force applied to the vehicle or container on departure from the BIP.

6. The costs of all BIP operations relating to consignments not fit for free circulation may be recovered from the importer or agent.

Exit of consignments not fit for free circulation from a Customs warehouse or ships’ store

**Summary:** Exit from the EU must be within 30 days.

1. Consignments not fit for free circulation that have been held in an approved customs warehouse must leave the EU via a BIP within 30 days of departure from the zone or warehouse. Consignments exiting a ships’ store do not need to go out via a BIP.
Movement from a warehouse to a ship in the UK

1. Consignments may be moved from an approved ships’ store to a ship docked in a UK port. Generally there would be no need for the BIP to be involved in such movements. The ships’ store will issue a certificate based on the model in Decision 2000/571/EC and the ship’s captain will return the certificate when the goods are received. The competent authority for the port, which will be the port health authority, may complete the certificate instead of the captain.

Movement of consignments from the BIP direct to a cross border means of transport/cruise ships1

Consignments of products imported at a BIP and moved direct to another vessel at the same BIP or after being stored within the curtilage of the BIP can move under the following conditions:

18 Specified risk material

1. Imported animals and animal products derived from bovine, ovine or caprine animals must meet the requirements of Regulation (EC) No 999/2001 (as amended) which lays down rules designed to prevent, control and eradicate Transmissible Spongiform Encephalopathies (TSEs). Regulation (EC) 999/2001 applies to production and placing on the market of live animals, embryos, ova, and products of animal origin and in certain specific cases to exports. The Regulation does not apply to

- Cosmetic or medicinal products or medical devices, or to their starting materials or intermediate products;
- Products which are not intended for use in human food, animal feed or fertilisers, or to their starting materials or intermediate products;
- Products of animal origin intended for exhibition, teaching, scientific research, special studies or analysis, provided those products are not eventually consumed or used by humans or by animals other than those kept for the research projects concerned.
- Live animals used in or intended for research.

It is up to importers to satisfy the OVS that the import of the products listed above will not eventually be consumed and sufficient safeguards are in place to prevent this happening.

2. Specific parts of bovine, ovine and caprine animals are regarded as Specified Risk Material (SRM) see Annex V of 999/2001. TSEs are found in SRM, which is why as a precautionary measure they are removed at abattoirs. Decision 2007/453/EC categorises in all countries as either a negligible, controlled or undetermined BSE risk.
19 Provision of further advice addresses and contacts

The following contacts may be useful for importers and BIPs alike. However for OVS, the CIT should be the first point of contact regarding queries about veterinary import conditions for products of animal origin.

HM Revenue and Customs

1. Customs approve a range of procedures by which goods may be imported into the UK. Although not an exhaustive list, and importers will need to check prior to importation, some of the points importers may need to consider when importing those goods are:
   - the need to make a formal Customs declaration which gives details of the goods being imported either at importation, or if approved, subsequently.
   - Payment of Customs duty and/or VAT on the goods being imported
   - In addition to the animal health requirements goods may also be subject to other import controls such as those on endangered species (this includes their horns, furs and skins etc.) which require the presentation of separate documentation

To seek advice on these or any other aspects of Customs procedures you are advised to contact the National Advice Service on 0300 200 3700 which is available Monday to Friday from 8.00am to 6.00pm. In addition they also operate a specialist Tariff Classification advice e mail service. Request for classification advice should be emailed to classification.enquiries@hmrc.gsi.gov.uk

Website: www.HMRC.gov.uk

CITES

1. For further information on the import controls on endangered species you can contact The CITES Licensing Team in Bristol on 03000 200 301 or wildlife.licensing@apha.gsi.gov.uk or the CITES website

Department for Environment Food and Rural Affairs (Defra)/APHA

1. Products of animal origin entering the UK must do so under the conditions of the Trade In Animals and Related Products Regulations 2011 or an animal health import licence. In the case of animal products intended for human consumption, public health certification may be required. Failure to comply with legislative requirements can result in the loss of consignments, without compensation, and possible prosecution. Further information can be obtained from the Centre for International Trade - Carlisle:

   Telephone: 03000 200 301 (E-mail: Imports@apha.gsi.gov.uk)

N.B. for imports of fish and fishery products contact The Food Standards Agency: Imported.food@foodstandards.gsi.gov.uk. FSA website: http://www.food.gov.uk/business-industry/imports
20 Maintenance of BIP facilities

OVS responsibilities

1. One of the responsibilities of OVS is to ensure that the necessary equipment and facilities, as required by Directive 97/78/EC and Decision 2001/812/EC, are available within BIPs to enable veterinary checks to be carried out effectively. The requirements are given in Appendix A and Appendix B.

2. OVS must therefore regularly inspect the BIP to ensure that
   - The facilities are maintained to the appropriate hygiene standards.
   - The structural facilities are maintained to a good standard. Any rust/damage should be noted.
   - The facilities remain adequate for the volume of trade and there is no spill over from the storage into other areas of the BIP.
   - Nothing other than products of animal origin is stored in the BIP.
   - Cleaning supplies are kept in the store and are kept well stocked.
   - Equipment is available in all inspection centres and is clean and ready for use.

3. Any problems should be brought to the attention of the port operator. Problems should be confirmed in writing and a plan must be agreed with the operator to correct the deficiencies. The letter should include a warning that the Secretary of State may delist the BIP if there is a serious breach of requirements (see preamble to Appendix A). All letters should be copied to the APHA liaison officer. OVSs may want to consider clearing the letters with the APHA liaison officer. Timescale for providing the action plan will depend on the problem but should be between one and four weeks.

4. If no plan is provided by the deadline then a further letter should be sent to the port operator requiring a response within a fortnight. If the operator fails to provide a plan then the APHA liaison officer should be informed so that further action (including suspension) can be considered.

5. Action plans should be checked to ensure they address all the deficiencies raised with the port operators. If the plan fails to cover all the required points then a further letter should be sent to the port operator as above.

6. An extension to the action plan may be considered if there are justified circumstances but this should be cleared with the APHA liaison officer. The amended timetable should be confirmed in writing to the port operator.

7. If the port operator does not take the necessary corrective action within the agreed timescale, the APHA liaison officer should be informed so that further action (including suspension) can be considered.
PHA Verification Checks

1. Council Regulation 882/2004 on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules (OFFC) requires competent authorities to both audit and verify that veterinary checks meet the requirements of EU legislation. The existing compliance visits by APHA will form the audit aspect required by Article 4(6) of OFFC. Article 4(6) states that “competent authorities shall carry out internal audits or may have external audits carried out, and shall take appropriate measures in the light of their results, to ensure that they are achieving the objectives of this Regulation. These audits shall be subject to independent scrutiny and shall be carried out in a transparent manner”.

2. There is also a requirement in Article 6 that the competent authorities have documented procedures for carrying out the official controls, including all the information in Annex II, Chapter II. They should also have procedures in place to verify the effectiveness of official controls they carry out. BIP enforcement authorities should carry out these verification checks.

3. The verification procedures should ensure that the checks carried out in accordance with the EU requirements and the documented procedures. Therefore they should cover all the relevant aspects in Annex II, Chapter II. This is included in Appendix Q together with some guidance from Defra on what could be checked under each element. BIPs may wish to use a checklist (VC 24) for the verification checks.

4. The current checklist does not include a requirement to check TRACES entries using the data warehouse, but verification checks at the BIP should include the use of TRACES and the accuracy of entries in the system.

5. BIPs do not necessarily need to set up an additional layer of controls but existing systems should be reviewed to ensure that they cover all aspects of Annex II, Chapter II. The frequency of these checks will depend on the circumstances at the border inspection posts – contact your local liaison officer if you require further advice on frequency of verification checks.

6. The results of the verification checks should be recorded together with the follow-up action taken to address the findings of the checks. These should be made available to APHA during their audit visits. Where training needs are identified which could be included in the APHA update training, these should be sent to the Centre for International Trade.

APHA audit visits

1. The OVS/OFI should lead in and be present at APHA audit visits. At the visit the OVS should be able to provide details of action taken to correct deficiencies identified in the previous visit and any correspondence with the port operator to correct any subsequent deficiencies identified during the OVS’s regular inspections.

2. APHA use the checklists to assess compliance with EU law. The visits will be carried out by regional officers and will be independently scrutinised by Defra. We have reviewed procedures for APHA audits to make these more system focused as PHAs are now
responsible for verification checks. If a BIP has good verification procedures in place which are actively followed up, then the frequency of APHA audits may be reduced for that BIP.

3. You will note that Article 8 of Regulation 882/2004 requires that competent authorities verify the effectiveness of the controls. We have previously focussed on compliance with the EU rules and this remains an important aspect of the verification checks. However the checks should also cover an assessment of effectiveness. This is not spelt out in EU law but we believe that it could include consideration of how well the checks are being performed, identification training needs for staff and opportunities to target higher risk consignments (within the bounds of the EU rules), analysis of compliance trends and, if things go wrong or for difficult cases, a simple lessons learned review.

**HFAA inspections**

1. **The Health and Food Audit and Analysis (HFAA) (formerly Food and Veterinary Office)** of the European Commission carries out regular missions to inspect BIPs to ensure that BIPs are operating to the required standards and there is a consistent approach across the EU.

2. When Defra/APHA/FSA are informed that UK BIPs are to be inspected the OVS/OFI of the relevant BIP will be notified accordingly. The HFAA will need access to the BIP facilities, equipment and records. OVS/OFI should ensure that these are all available to the inspectors on the day. The OVS/OFI must also be available to explain how the BIP is operated. The OVS/OFI should contact Customs to check that someone will be available, if required. Inspections, especially at large BIPs, can be quite lengthy affairs, which may take all day. HFAA inspectors work to a tight itinerary so it is advisable to have someone available who can look up information/CVEDs while the OVS is discussing issues with the inspectors. The HFAA may also wish to discuss controls on international catering waste and the relevant people should be available on the day.

3. Defra/APHA/the FSA will arrange transport to and from the BIP but the OVS should arrange all internal transport and any necessary security passes.

4. Before the mission the DEFRA/APHA/FSA may arrange for a liaison visit to be carried out to run through the itinerary for the day, to check the facilities and to discuss any concerns that the OVS may have.
Appendix A – structural requirements

Border Import Posts structural requirements

Where facilities seriously breach the EU requirements laid down in Commission Decision 2001/812 and Directive 97/78 the Secretary of State has a duty under Regulation 11 of the TARP Regs to suspend the operation of the border inspection post. Once a BIP has been suspended, Defra must notify the European Commission and other Member States. Commission Decision 2009/821/EC, which lists all approved BIPs, is then amended to reflect the suspension. The premises concerned may not operate as a BIP for the categories of product suspended from the date that notice has been given to the operators of a BIP to suspend it, unless and until the suspension is lifted. Suspension will only be lifted if the deficiencies at the BIP have been rectified, if the European Commission’s Food and Veterinary Office has inspected the BIP and agrees that it meets the required standards, and finally if the Standing Committee on Plants, Animals, Food and Feed (SCoPAFF) votes in favour of amending Commission Decision 2009/821/EC to reinstate the premises’ approval as a BIP. This process may take several months.

Following an HFAA inspection BIPs have three months to correct equipment and procedural problems, six months to correct structural problems. Potentially serious animal or public health risks may need to be corrected in a shorter timescale.

A. BIP location

EU legislative provisions

1. The BIP inspection facilities must be located in the immediate vicinity of the point of entry and be in an area designated by the customs authorities in accordance with Article 38(1) first sub-paragraph, points (a) and (b), of Council Regulation (EEC) 2913/92, establishing the EU Customs Code. Article 38(1), points (a) and (b) require that goods brought into the customs territory of the EU shall be conveyed without delay to the customs office or to a free zone. Where necessary, because of geographical constraints, agreement under SCoPAFF procedure may be given for the BIP to be some distance from the point of introduction. For railways the BIP can be at the first station designated by the competent authority.

   [97/78/EC Art 6(1)(a)]

2. Where geography or size of the border location demands, or for the efficient management of border checks, a BIP may provide more than one inspection centre.

   [01/812/EC Article 1.3].

Explanatory points

1. The BIP inspection facilities must be within the curtilage of the port of import and its customs boundary. Any variation from this would need Commission approval.
2. The BIP inspection facility may be split up into sub units handling specific products only. There may be as many of these as circumstances require.

B. BIP structure

EU legislative provisions

1. The BIP must be sufficiently large to enable checks to be carried out on the number of consignments passing through.

   [97/78/EC Annex II, 4th indent]

2. A BIP consists of facilities dedicated to veterinary checks, placed under the responsibility of the OVS, or in the case of fishery products either the OVS or the official fish inspector referred to in Commission Decision 93/352/EEC, and localised in a manner so that the facilities constitute one complete working unit. In the case where a BIP is made up of more than one set of facilities but located on the same site, the geographical location of the group will qualify the BIP, which shall bear a single name.

   [01/812/EC Article 1.1].

3. The BIP must have within effective working distance of each other:

   i) an office with communication equipment including a telephone, a fax, a computer with internet access to the TRACES system, a photocopier, all necessary documentation, and archiving capacity to store documents relating to the inspection of products;

   ii) social rooms consisting of changing rooms, toilets, and hand washing facilities for the use of the personnel working in the BIP, which may be shared only with other personnel involved in official controls;

   iii) an area for unloading the means of transport of consignments which should be enclosed or covered by a roof, except in the case of consignments of non-containerised wool, loose bulk processed animal protein not fit for human consumption, loose manure or guano, or bulk liquid oils and fats, which are transported in boats, for which the roof requirement may not apply;

   iv) for products under temperature control intended for human consumption the junction between the transport and unloading areas should be protected or sealed from the external environment, except in the case of fish where during unloading and landing, contamination of fishery products must be avoided (derogation referred to in Article 2 of Commission Decision 93/352/EEC and Annex III, Section VIII, Chapter 2 will apply);

   v) an inspection room where the products are to be inspected and samples taken for further tests; the sampling area need not be separate from the inspection room;

   vi) appropriate storage rooms or areas, to permit detained consignments to be held at chilled, frozen or ambient temperatures at the same time, under the control of the official veterinarian pending the results of laboratory or other investigations.
4. The BIP must have appropriate hygienic facilities for carrying out routine analyses and for taking and processing samples in order to check on compliance with EU rules.

[97/78 Annex II, indents 5&6]

5. Where a BIP is only approved for restricted categories of products, the facilities provided at the BIP may be limited as appropriate to those necessary to carrying out veterinary checks on these restricted categories of products only.

[01/812/EC Article 3.3]

6. In the case of deep frozen semen, embryos, by-products or blood products for pharmaceutical or technical use which may be transported at ambient temperatures in sealed, self-contained, temperature regulating containers, these may be inspected in BIPs listed for products not for human consumption that are at ambient temperatures only.

[01/812/EC Article 3.4]

7. The BIP must have premises and cold stores for the storage of part-consignments taken for analysis and products whose release for free circulation has not been authorised.

[97/78 Annex II, 8th indent]

8. BIPs approved to handle chilled, frozen and ambient categories of product, must be able to simultaneously store adequate volumes of product in each temperature category. Immediate access to an adequate volume of storage shall be available at all times as necessary for the official veterinarian.

9. The use of commercial storage facilities close to the BIP and within the same port or customs area is permitted under the control of the official veterinarian, and provided that the detained product is stored in a separate lockable room, chamber, or zone clearly fenced off from all other products.

10. Storage in separate stand-alone containers permanently placed by the unloading area is permitted provided that the containers are linked to the unloading area in such a manner that the unloading process is under shelter from the weather. Additional storage for each product category in the means of transport in which a consignment was brought to the post is permitted exceptionally under the control of the official veterinarian for BIPs situated at road, rail or port locations.

[01/812/EC Article 4.3]

11. Products for human consumption and products not for human consumption should be handled in separate unloading areas, inspection rooms and storage facilities. By derogation from this requirement in the case BIPs officially approved as restricted to packed products only, unloading areas may be common, provided then that during and after unloading, there is clear separation of products for human consumption and those not for human consumption, with a view to prevent cross contamination.

[01/812/EC Article 4.4]
12. By derogation from paragraph (k) above, BIPs having a limited throughput for one category of product (i.e. HC or NHC) may utilise the same facilities provided for unloading, inspection and storage for all products for which the post is approved, provided that a time separation of consignments is implemented, and that adequate cleansing and disinfection of the premises between arrivals of different consignments is undertaken as necessary. The competent authority must do a risk assessment prior to approval to use the same facilities for both categories of product. The Commission must also be notified of the approval.

[01/812/EC Article 4.5]

[2006/590 Article 2.2]

13. To be approved and listed BIPs must be constructed to provide an adequate degree of hygiene, and avoid cross contamination.

14. In rooms where products are to be unloaded, inspected or stored, the BIP or inspection centre must have:

- walls finished with smooth washable surfaces, which together with the floors, should be easy to clean and disinfect, and with adequate drainage;
- a clean and easily cleaned ceiling;
- adequate natural and artificial lighting;
- an adequate hot and cold water supply in all inspection rooms.

[01/812/EC Annex]

**Multiple inspection centres (ICs)**

1. Additional inspection centres in already approved BIPs, may be proposed by Member States after the competent authority has checked that they comply with this Decision, for listing in the Official Journal. The facilities at any centre should be appropriate to the volume and type of various products passing through the centre.

[01/812/EC Article 5.1]

2. When a BIP is split into different inspection centres, these shall:

- be located within the same customs designated area or district as the BIP under which the centres are listed;
- be located within a reasonable working distance from the designated central office of the BIP and be demonstrably under the control of the official veterinarian;
- keep a specific record of the consignments examined at the centre.

[01/812/EC Article 5.2]

3. Inspection centres do not have to provide:

- archiving facilities, a TRACES system terminal, or a photocopier;
all veterinary checks legislation and documentation but only documents relevant and necessary for the veterinary checks carried out in the centre.

[01/812/EC Article 5.3]

**Explanatory points**

1. Each BIP must have evidence that the BIP is approved by local customs as a customs controlled shed. (Exact customs approval category to be stated). This should be made available to Defra/APHA if required.

2. Copies of the approved plans for the BIP should be available in the BIP. These plans should show the position of the BIP in the overall context of the port/airport and the customs designated area and details of the facility and the flow of products and personnel through it. There should also be a clear indication of any other control boundaries in relation to the BIP, e.g. the airside/landside boundary at airports.

3. When considering whether the size and layout of a BIP is adequate it is necessary to take into account the number, size and flow pattern of consignments, together with the type of products to be handled.

4. The layout and organisation of the BIP must be considered to ensure that the flow of products and personnel cannot result in cross contamination.

5. Storage facilities should be capable of holding at least one average sized consignment of each category of goods passing through the BIP. There is some flexibility in where stores should be, but this basic amount must be permanently reserved for the BIP by physical structure. Where consignments of bulk product such as PAP, wool or fishery products in excess of the average, use of commercial stores on an emergency basis may be permitted, provided they are within the same customs controlled area as the BIP and the goods remain under the control of the OVS.

6. If ambient, chilled or frozen consignments are handled by the BIP it must be possible to store each at the appropriate temperature at the same time. It should be possible to store fit, detained and rejected goods separately. Subject to acceptable cleansing and disinfection between uses, each store may be used flexibly provided it has temporary labelling as to the purpose. This does not reduce the number of stores required but does mean that stores of differing sizes could be used appropriately or contaminated stores set aside for overnight deep cleaning.

7. The use of separate stand-alone containers for storage is acceptable provided they are sited permanently and linked by covered/enclosed walkways as appropriate to the product category. The BIP should have a contingency plan for emergency additional storage for exceptional circumstances.

8. The inspection area or office facilities should include a fridge/freezer for holding of samples awaiting transmission to the laboratory or retained reference samples. This applies to ambient-only BIPs as well.

9. Other than BIPs with a limited throughput of one category of product (HC/NHC) there should be separate facilities for changing, unloading, inspection and storage for products for human consumption and those not for human consumption. Although no definitive
The BIP must be constructed so that the hygiene requirements and any temperature requirements appropriate for the product concerned set out in the hygiene Regulations can be met. Consideration needs to be given to the construction materials used to ensure that the structure is easily cleanable and does not have dirt traps, gaps etc. that could result in contamination of consignments for inspection.

For reasons of confidentiality phone lines must be independent of private operators. Photocopiers should be capable of copying A3 double page certificates. However in low throughput premises combined fax/copiers are acceptable provided there is local access to better facilities should heavier workloads require it.

Consideration needs to be given to the need for separate sinks for equipment and hand washing and the need for non-hand operable taps in the latter case, taking into account health and safety requirements. Hot water, hand soap, and disposable towels must be available. We recommend that a hand sanitizer is provided as best practice.

Consideration should be given to the need for temperature control in the loading, inspection and storage areas; depending on the cold chain requirements of the products inspected at the BIP. If loading bays are purely quick transfer corridors then no chilling will be necessary. However if temperature controlled products are to be held in this area it must be chilled. Where products are stored under temperature-controlled conditions for over 24 hours a recording thermometer should be installed.

Toilets and changing facilities for exclusive use of BIP inspection staff must be present. Sharing with BIP company employees working in offices, drivers and loaders is not permitted. Port staff involved in BIP work may use these facilities. The Commission expect clothing worn for inspection to be stored in a locker or cupboard; not openly in the changing room. Port staff working in the BIP should also wear protective clothing and either share or have a separate changing room available. There is no laid down requirement for showers now, but where bulk products not intended for human consumption are to be inspected a shower should be available.

A boot wash should be provided to allow washing and disinfection of boots on exit from an inspection area for goods not fit for human consumption.

A storage room or cupboard should be provided for cleansing and disinfecting materials.
17 General areas should include sufficient storage for archived documents.

18 The BIP should have a documented maintenance plan, as it is important that the fabric of the BIP is kept in a satisfactory condition. Requests for maintenance and outcomes should be documented for audit.

19 In order that the necessary hygiene standard in line with hygiene Regulations can be demonstrated water supplies should be tested 6 monthly for portability and a pest control programme should be in place.
Appendix B – required equipment

Equipment

1. Each BIP must have appropriate equipment for the rapid exchange of information, particularly with other BIPs through the TRACES system. The TRACES system is the electronic system to facilitate the exchange of information between regions and Member States regarding the issue of health certificates, CVED and products of animal origin.

[97/78, Annex II, indent 9]

2. BIPs and inspection centres must have as a minimum the items noted below available at all times:
   - equipment (or access to equipment) capable of weighing consignments subject to controls;
   - any equipment needed to open and examine consignments presented for examination;
   - cleansing and disinfection equipment adequately housed and appropriate to the needs of the post, or an effective and documented system of cleansing and disinfection by an external agent;
   - equipment to maintain the temperature at the appropriate level in controlled environment rooms.

3. In inspection rooms there must be available as a minimum:
   - a table to work on with smooth washable surfaces easy to clean and disinfect;
   - sampling equipment - saw, knife, tin opener, a means of sampling consignments and sample containers;
   - sealing tape and numbered seals or labels, clearly marked to ensure traceability;
   - a thermometer to measure surface and also core temperature, weighing scales, and for fresh products, a pH meter;
   - thawing equipment or microwave oven;
   - facilities for the temporary storage of samples under temperature control, pending their dispatch to the laboratory. Suitable containers for transport of these samples should also be available.

4. BIPs and inspection centres with restricted listing must have those articles listed in 2 and 3 above as appropriate for the products to be handled in the BIP.

[01/812/EC Annex par. 1]
5. The BIP must have the services of a specialised approved laboratory able to carry out specialised analyses on samples taken at the BIP.

[97/78/EC, Annex II, indent 7]

6. The BIP must have the address of rendering or incineration premises which can carry out treatment of products for disposal in accordance The Animal By-Products (Enforcement) (England) Regulations 2013 laying down the veterinary rules for the handling, disposal and processing of animal by-products.

[97/78/EC Article 17 (2) (b) and Annex II indent 10]

Explanatory points

1. Where a BIP has separate inspection rooms for products intended for human consumption and for products not intended for human consumption each should have its own set of inspection tools.

2. The laid down list of equipment should be seen as a minimum. Any other tools which will help in the examinations should also be present i.e. scissors, seal tools, salt meter, crate opening tools etc. The tools should be held in the BIP at all times – not car boots!

3. Sampling equipment should include a range of containers, labels and seals.

4. The inspection equipment should be stored hygienically in the area where it is used.

5. Where there are separate inspection centres at the BIP, each must have its own equipment.

6. BIPs approved for handling semen and embryos must have appropriate safety equipment, container opening tools and access to a nearby source of liquid nitrogen. Where BIPs are listed for unpackaged products and no hanging equipment is available within the BIP, a contingency plan should be in place for handling carcases/whole fish even if this is not part of the BIP’s regular trade.

7. A computer must be provided on which TRACES can be accessed. Passwords must be kept up-to-date so that access is possible. Where messages are to be sent by TRACES and the system does not function then fax facilities may be used as an alternative. We recommend a broadband connection (otherwise it could take some time to access and update the system).

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Return to Section 5
Return to Section 20
Appendix C – countries exempt from checks

Including overseas territories and islands with EU status

Austria
Belgium
Bulgaria
Croatia
Cyprus
Czech Republic
Denmark
Estonia
Finland, including Aland Islands – confirmed in the Treaty of accession of the Republic
France
Germany
Greece, including Mount Athos
Hungary
Ireland
Italy
Latvia
Lithuania
Luxembourg
Malta
Netherlands
Poland
Portugal
Romania
Slovakia
Slovenia
Spain, including the Canary Islands
Sweden

Some areas geographically located outside the Europe are part of Member States, for example the French Overseas Territory of Martinique. You can check the status of these areas on the European Union website: http://europa.eu/about-eu/countries/index_en.htm

Norway
Iceland
Faeroe Islands
Andorra
San Marino
Switzerland
Liechtenstein

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Sep 2017
# Appendix D – CVED Checklist

<table>
<thead>
<tr>
<th>Documentary Check.</th>
<th>CVED No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Container No.</td>
</tr>
</tbody>
</table>

**Areas of Responsibility.**

(To be completed immediately on receipt of Documents from Agent / Importer and in all cases **before** arrangements are made to call the consignment for Vet Checks).

<table>
<thead>
<tr>
<th>Name of Vessel</th>
<th>Date &amp; Time of arrival</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Action</th>
<th>Date</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>RP</td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

1. **Manifest Check.**

2. **Date and Time of Pre-Notification**

3. Pre-notification to be lodged at the BIP, may be in the form of the CVED as at 4.

4. Notification. The CVED, with Part one completed, to be lodged at the BIP accompanied by all relevant Original Health Certificates or other required documentation.

5. BIP OVS to be advised of any Consignment identified as having landed at the Port / Airport but no Pre-notification / Notification.

6. Safeguard Decisions checked to ensure product is permitted

7a. Details on CVED checked against the Health Certificate

   Discrepancies identified.

7b. Health Certificate to be checked to confirm that it:
<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Is in English or English translation provided</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>Is an original certificate</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>Is fully completed with no unauthorised deletions</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>Signed, dated &amp; stamped by the OVS</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>Signed in a colour other than black</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>Certificate printed on a single sheet or linked pages</td>
<td>PI</td>
<td></td>
</tr>
<tr>
<td>8a</td>
<td>Relevant Decision in the BIP Compendium identified</td>
<td>PI</td>
</tr>
<tr>
<td></td>
<td>For Harmonised Products, the Health Certificate and the Model Health Certificate checked for comparison.</td>
<td>PI</td>
</tr>
<tr>
<td>8b</td>
<td>SRM statement provided, if required</td>
<td>PI</td>
</tr>
<tr>
<td>8c</td>
<td>Approval Nos. of establishments checked against Third Country Lists Approval lists.</td>
<td>PI</td>
</tr>
<tr>
<td>9</td>
<td>BIP OVS advised of any discrepancies.</td>
<td>PI</td>
</tr>
<tr>
<td>10</td>
<td>Importing Country has Approved Residue Plan</td>
<td>PI</td>
</tr>
<tr>
<td>11a</td>
<td>Harmonised Products.</td>
<td>OVS</td>
</tr>
<tr>
<td></td>
<td>Audit of PI checks action points 4 - 9.</td>
<td>OVS</td>
</tr>
<tr>
<td>11b</td>
<td>Non-Harmonised Products.</td>
<td>OVS</td>
</tr>
<tr>
<td></td>
<td>National rules apply.</td>
<td>OVS</td>
</tr>
<tr>
<td>12</td>
<td>BIP OVS to make a decision on whether the consignment has completed Documentary checks satisfactorily.</td>
<td>OVS</td>
</tr>
<tr>
<td>13</td>
<td>All Check Lists to be filed with that CVED.</td>
<td>PI</td>
</tr>
</tbody>
</table>

RP = Responsible Person  I/A = Importer/Agent

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Appendix E – physical checks

Detailed rules for physical checks on products


The aim of the physical check of the animal products is to ensure that the products still meet the purpose mentioned on the veterinary certificate or document: the guarantees of origin certified by the third country must accordingly be verified while ensuring that the subsequent transport of the product has not altered the original guaranteed condition, by means of.

(a) sensory examinations: smell, colour, consistency, taste;
(b) simple physical or chemical tests: cutting, thawing, cooking;
(c) laboratory tests to detect:
   - residues,
   - pathogens,
   - contaminants,
   - evidence of alteration.

Whatever the type of product, the following must be carried out:

(a) a check on the conditions and means of transport to identify in particular any shortcomings or breaks in the cold chain;
(b) the real weight of the consignment and that indicated on the veterinary certificate or document must be compared, and the whole consignment weighed where necessary;
(c) the wrapping materials and all markings (stamps, labels) thereon must be checked to ensure their conformity with Community [EU] legislation;
(d) the temperature required by Community [EU] legislation must be checked to ensure compliance during transport;
(e) an entire set of packages, or samples in the case of bulk products must be examined before undergoing sensory examination and physical, chemical and laboratory tests.

The tests must be carried out on a whole range of samples drawn from the entire consignment, which may be partially unloaded where necessary to ensure that all parts of it are reached.

The examination must cover 1 % of the items or packages in a consignment, from a minimum of two items/packages to a maximum of ten.

However, depending on the products and the circumstances, the veterinary authorities may insist on more extensive checks.
In the case of bulk goods, at least five samples must be taken from various parts of the consignment;

(f) where random laboratory tests are undertaken which cannot provide immediate results, and there is no immediate danger to public or animal health, the consignment may be released.

However, where the laboratory tests have been carried out because of a suspicion of irregularity or previous tests have given positive results, the consignments may not be released until the test results are negative;

(g) the means of transport must be fully unloaded only in the following cases:

- loading was done in such a way as to make access to the entire consignment impossible by partial unloading alone,
- sample checks have revealed irregularities,
- the previous consignment has shown irregularities,
- the official veterinarian suspects irregularities;

(h) once the physical check has been completed, the competent authority must certify the check by closing and officially stamping all the opened packages and by resealing all the containers, the number of the seal being then entered on the border transit document (now the CVED).

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Appendix F – level of checks

List of products subject to veterinary checks and the levels of such checks

Category I

- Fresh meat including offal, and products, of bovine, ovine, caprine, porcine and equine species;
- Fish products in hermetically sealed containers (stable at ambient temperature), fresh/frozen fish, dried/salted fishery products;
- Whole eggs, hatching eggs;
- Lard and rendered fats;
- Animal casings.

Documentary and identity checks - 100 per cent of consignments

Physical checks - Not less than 20 per cent of consignments

Category II

- Poultry, rabbit, game (farmed or wild) - meat and products;
- Processed animal protein for human consumption;
- Egg products;
- Milk and milk products for human consumption;
- Other fisheries products (other than those in category I) and bi-valve molluscs;
- Honey.

Documentary and identity checks - 100 per cent of consignments

Physical checks - Not less than 50 per cent of consignments

Category III

- Milk and milk products not for human consumption;
- Semen, embryos, manure;
- Gelatin;
- Frogs’ legs and snails;
- Bones and bone products;
- Hides and skins;
- Bristles, wool, hair and feathers;
- Horns and horn products, hooves and hoof products;
Hunting trophies;
Processed pet food, raw material for the manufacture of pet food;
Raw material, blood, blood products, glands and organs for pharmaceutical use;
Blood products for technical use;
Pathogens;
Apiculture products;
Hay and straw.

**Documentary and identity checks** - 100 per cent of consignments

**Physical checks** - Not less than 1 per cent and not more than 10 per cent of consignments

**Equivalence agreements**

**Canada**

100% documentary and identity check except live crustaceans and headed and gutted fish

10% of physical check on all products of animal origin except;

- Bulk processed animal protein – 100% physical check for first 6 consignments then 20%
- Fish, fishery products and bivalve molluscs – 15% physical check
- Live crustaceans and headed and gutted fish (without further processing) – combined identity and physical check – 2%

**New Zealand**

**FRONTIER CHECKS AND INSPECTION FEES**

**A. FRONTIER CHECKS ON CONSIGNMENTS OF LIVE ANIMALS AND ANIMAL PRODUCTS**

<table>
<thead>
<tr>
<th>Type of frontier checks</th>
<th>Rate in %</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Documentary and Identity checks</td>
<td>100</td>
</tr>
<tr>
<td>Both Parties will perform documentary checks</td>
<td></td>
</tr>
</tbody>
</table>

Identity check means a discretionary confirmatory check by the Competent Authority to ensure that the sanitary certificate(s)/document(s) or other document(s) provided for by sanitary legislation correspond with the product within the consignment. In the case of sealed containers, such identity check may consist of only verifying that the seals are intact and that container identity information and the seal number correspond to those given in the accompanying...
sanitary documentation or certificate.

<table>
<thead>
<tr>
<th>2. Physical checks (including random or targeted)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Live animals, except bees and bumble bees</td>
</tr>
<tr>
<td>Queen bees and small colonies of bumble bees</td>
</tr>
<tr>
<td>Bees and bumble bees packages</td>
</tr>
<tr>
<td>Semen/embryos/ova</td>
</tr>
<tr>
<td>Live animals and animal products for human consumption listed in Annex V to Council Decision 97/132/EC</td>
</tr>
<tr>
<td>Animal products not for human consumption listed in Annex V to Council Decision 97/132/EC</td>
</tr>
</tbody>
</table>
| Processed animal protein not for human consumption (bulk) | 100 % for the first 6 consignments and then 1-10 %.

INSPECTION FEES

The fees specified in B.I and II of this Annex shall be applied to imports.

Fees, unless otherwise agreed, shall be set so that they only recover the actual costs of border inspection service and shall not be higher than the equivalent consignment fee charged for the same commodity imported from other third countries.

Live animals and germplasm inspection fees:

Inspection fees shall be applied in accordance with Annex V to Regulation (EC) No 882/2004.

Products of animal origin:

Inspection fees shall be applied in accordance with Annex V to Regulation (EC) No 882/2004 with a reduction of 22.5 %. However, for the transit of goods through the Union, inspection fees shall be applied in accordance with Annex V to Regulation (EC) No 882/2004 without reduction.

List of products to be checked by CN Code is contained in Commission Decision 2007/275 as amended.

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Appendix G – channelling excerpt from 97/78

Channelling - Excerpt from Council Directive 97/78/EC Article 8

1. Where:

- products are intended for a Member State or an area having obtained specific requirements in the framework of European Union (EU) legislation,
- samples have been taken but the results are not known when the means of transport leaves the BIP,
- imports authorised for specific purposes are involved, in the cases provided for by EU legislation,

additional information must be communicated to the competent authority of the place of destination by means of the ANIMO (now TRACES) network referred to in Directive 90/425/EEC.

2. Each consignment of products referred to in the first and third indents of paragraph 1 and destined for another Member State shall undergo the documentary, identity and physical checks laid down in Article 4(3) and (4) at the BIP situated in the territory of the Member State where the products are introduced, to verify in particular whether the products concerned comply with the Community [EU] rules applicable to the Member State or area of destination.

However, furred wild game imported unskinned shall undergo an identity or physical check, apart from the health check and residue search provided for in Council Directive 96/23/EC of 29 April 1996 on measures to monitor certain substances and residues thereof in live animals and animal products (13), which should be carried out in accordance with Council Directive 92/45/EEC of 16 June 1992 (replaced by Regulation 853/2004) on public health and animal health problems relating to the killing of wild game and the placing on the market of wild game meat (14) in the establishment of destination where the meat must be delivered under customs supervision in accordance with the first indent of paragraph 4 of this Article and in conjunction with the certificate referred to in Article 5(1).

The results of the checks should be forwarded to the veterinary authority responsible for the BIP at which the products entered. Depending on the outcome, the measures laid down in Article 24 shall if necessary be implemented.
3. Member States shall ensure that, in the case of products referred to in the first and third indents of paragraph 1 and introduced into a Member State other than the Member State of destination, all measures shall be taken to ensure that the consignment involved reaches the intended Member State of destination.

4. Products which are to be monitored pursuant to EU legislation from the BIP of arrival to the establishment at the place of destination shall be forwarded under the following conditions:

   a) the OVS should
      
      • tick the appropriate field in box 33 of the Common Veterinary Entry Document (CVED); and
      
      • complete the relevant details of box 37 of the CVED;

   b) There is no need to fill in the details in box 42 of the CVED (you will no longer receive a T5 Customs form from the importer/agent) which can be left blank.

   c) All other procedures in relation to channelling under Article 8(4) i.e. notification via TRACES and confirmation of arrival remain unchanged.

The above advice only applies to consignments of products that need to be channelled in accordance with Article 8(4) of Directive 97/78/EC.

5. If proof is given to the competent authority of the BIP of entry, without prejudice to the provisions of Article 20, that the products declared as being intended for an approved establishment never arrived at their destination, the authority shall take appropriate measures vis-à-vis the person responsible for the load.

6. Member States shall submit to the Commission the list of approved establishments as referred to in paragraph 4 for the products concerned in accordance with the relevant EU legislation. Where an establishment fails to comply with the notification requirements, the Member State may withdraw its approval and shall impose the necessary penalties in keeping with the nature of the risk incurred. The Commission shall publish the list of approved establishments and shall arrange for its updating and communication to the Member States.

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Appendix H – Scope of the veterinary checks regime

The following products are listed in Annex II of Commission Decision 2007/275/EC as amended by Commission Implementing Decision (EU) 2016/1196 and are excluded from veterinary checks.

<table>
<thead>
<tr>
<th>CN codes</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1704, 1806 20, 1806 31, 1806 32, 1806 90 11, 1806 90 19, 1806 90 31, 1806 90 39, 1806 90 50</td>
<td>Confectionery (including sweets) and chocolate, containing less than 50% of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision.</td>
</tr>
<tr>
<td>1902 19, 1902 30, 1902 40</td>
<td>Pasta and noodles not mixed or filled with processed meat product; containing less than 50% of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision.</td>
</tr>
<tr>
<td>1905 10, 1905 20, 1905 31, 1905 32, 1905 40, 1905 40 10, 1905 90 10, 1905 90 20, 1905 90 30, 1905 90 45, 1905 90 55, 1905 90 60, ex 1905 90 90</td>
<td>Bread, cakes, biscuits, waffles and wafers, rusks, toasted bread and similar toasted products; containing less than 20% of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision. 1905 90 covers only dry and brittle products.</td>
</tr>
<tr>
<td>ex 2001 90 65, ex 2005 70 00</td>
<td>Olives stuffed with less than 20% fish</td>
</tr>
<tr>
<td>ex 1604</td>
<td>Olives stuffed with more than 20% fish</td>
</tr>
<tr>
<td>ex 2104 10 and ex 2104 20</td>
<td>Soup stocks and flavourings packaged for the final consumer, containing less than 50% of fish oils, fish powders or</td>
</tr>
</tbody>
</table>
fish extracts and treated as provided for in Article 6(1)(a) of this Decision.

<table>
<thead>
<tr>
<th>CN code</th>
<th>Included</th>
<th>Excluded</th>
</tr>
</thead>
<tbody>
<tr>
<td>ex 2106 10, ex 2106 90</td>
<td>Food supplements packaged for the final consumer, containing small amounts (in total less than 20%) of processed animal products (including glucosamine, chondroitin and/or chitosan) other than meat products.</td>
<td></td>
</tr>
</tbody>
</table>

**By-products – Examples of ABP included and excluded under certain CN codes (not a definitive listing)**

<table>
<thead>
<tr>
<th>CN code</th>
<th>Included</th>
<th>Excluded</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ex 0505</td>
<td>Game trophies of birds, feathers and down used for stuffing.</td>
<td>Treated decorative feathers, treated feather carried by travellers for private use or consignments of treated feathers sent to private individuals for non-industrial purposes.</td>
</tr>
<tr>
<td>EX 0508</td>
<td>Cuttlebones containing soft tissue and flesh as referred to in point (k)(i) of Article 10 of Regulation No 1069/2009.</td>
<td>Clean dried cuttlebones with no soft tissue present</td>
</tr>
<tr>
<td>EX 0511 99 31</td>
<td>Raw natural sponges for human consumption or intended for petfood</td>
<td>Raw natural sponges for other uses</td>
</tr>
<tr>
<td>Ex 5101</td>
<td>Untreated wool</td>
<td>Treated wool</td>
</tr>
<tr>
<td>Ex 0602</td>
<td>Mushroom spawn only if containing processed manure of animal origin</td>
<td>Mushroom spawn without containing any ABP material such as manure.</td>
</tr>
<tr>
<td>EX 2003 10 10</td>
<td>Antisera of animal origin only</td>
<td>Finished medicinal products for consumer.</td>
</tr>
<tr>
<td>EX 3105 10 00</td>
<td>Fertilisers containing animal derived products in tablets of forms or in packages of a gross weight not exceeding 10 kg.</td>
<td>Fertilisers not containing animal derived products</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Excludes</td>
</tr>
<tr>
<td>------</td>
<td>-------------</td>
<td>---------</td>
</tr>
<tr>
<td>Ex 3822 00 00</td>
<td>Diagnostic or laboratory reagents [derived from animal products only] on a backing, prepared diagnostic or laboratory reagents whether or not on a backing, other than those of heading 3002 or 3006; certified reference materials.</td>
<td>Medical devices as defined in Article 1(2)(a) of Council Directive 93/42/EEC (*) and in vitro diagnostic medical devices as defined in Article 1(2)(b) of Directive 98/79/EC of the European Parliament and of the Council derived from animal products.</td>
</tr>
<tr>
<td>Ex 3825 10 00</td>
<td>Only catering waste containing animal products, if it falls within the scope of point (g) of Article 2(2) of Regulation (EC) No 1069/2009,</td>
<td>International catering waste (ICW)</td>
</tr>
<tr>
<td>EX 4101</td>
<td>Raw hides and skins of bovine (including buffalo) or equine animals (fresh, or salted, dried, limed, pickled or otherwise preserved, but not tanned, parchment-dressed or further prepared), whether or not dehaired or split.</td>
<td>Hides and skins having undergone the complete process of tanning, or “wet blue” or “pickled pelts” or limed hides (treated with lime and in brine at a pH of 12 to 13 for at least eight (8) hours).</td>
</tr>
<tr>
<td>Ex 4205 00 90</td>
<td>Material for manufacture of dog chews</td>
<td>Finished leather products</td>
</tr>
<tr>
<td>Ex 9705 00 00</td>
<td>Collections and collectors’ pieces of zoological, botanical, mineralogical, anatomical, historical, archaeological, palaeontological, ethnographic or numismatic interest of animal derived products only.</td>
<td>Excludes game trophies from ungulates or birds having undergone a complete taxidermy treatment ensuring their preservation at ambient temperatures and game trophies from other species than ungulates and birds (whether treated or untreated).</td>
</tr>
</tbody>
</table>

**Miscellaneous**

---

<table>
<thead>
<tr>
<th>Included</th>
<th>Excluded (see above)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hay &amp; straw for rodent bedding (CN 1213 0000 or 1214(90))</td>
<td>Maize products</td>
</tr>
<tr>
<td>Military supplies (CN various)</td>
<td></td>
</tr>
<tr>
<td>Canned insects/Insects in lollipops (CN 0410 00 00) (all countries no cert)</td>
<td></td>
</tr>
<tr>
<td>Land snails for human consumption (0307 60 00)</td>
<td></td>
</tr>
<tr>
<td>Propolis (check as honey) (CN 0410 00 00)</td>
<td></td>
</tr>
<tr>
<td>Bulk chitosan, chondroitin &amp; glucosamine (CN 2106909260)</td>
<td></td>
</tr>
<tr>
<td>Fish maws for isinglass</td>
<td></td>
</tr>
<tr>
<td>Brine shrimps/sea monkeys</td>
<td></td>
</tr>
<tr>
<td>Triops eggs – need a CVEDA as they are imported in accordance with Directive 92/65/EC</td>
<td></td>
</tr>
</tbody>
</table>
Appendix I – Information required by 97/152

Included for information – however no separate register is required as this data is held in TRACES.

Commission Decision 97/152 - information to be entered in the computerised file of consignments of animals or animal products from third countries which are re-dispatched

1 Border inspection post
   (a) Name and code of inspection post (ANIMO [now Decision 2009/821])
   (b) Name of veterinarian responsible

2 Consignment
   (a) Nature and code of goods
   (b) Number/quantity/units
   (c) Health certificate:
      (i) serial number,
      (ii) date,
      (iii) name and service of veterinarian signing certificate,
      (iv) service of origin of veterinarian
      (v) country of origin
   (d) Serial number of CVED

3 Traders
   (a) Name and address of holding and/or establishment of origin (authorisation number where appropriate)
   (b) Name and address of exporter
   (c) Name and address of importer

4 Consignment movements
   (a) Third country of origin
   (b) Third country of dispatch
   (c) Region of origin (where appropriate)
   (d) Member State of destination/country of destination
   (e) Consignee and address of destination (authorisation number where appropriate)
(f) means of transport:
   (i) air: - Flight number,
   (ii) road and rail:
     - registration number of vehicle,
     - number of wagon.
   (iii) sea: - name of ship
   (iv) number of container (if applicable)

5. Re-dispatch
   (a) Day and time (if possible) of re-dispatch
   (b) Departure point (if different from BIP of entry)
   (c) Destination (if possible)
   (d) Means of transport:
     (i) air: - flight number,
     (ii) road and rail: - registration number of vehicle,
       - number of wagon,
     (iii) sea: - name of ship.
     (iv) number of container

6. Reason for re-dispatch
   (a) Documentary checks:
     (i) outside competence of inspection post
     (ii) absence of certificate/licence,
     (iii) invalid certificate/licence,
       - copy rather than original.
       - other formal errors,
     (iv) documentary errors,
       - third country,
       - region,
       - establishment
       - additional guarantees
       - protective clause
   (b) Identity checks
(i) discrepancy between certificate/licence and goods.
(ii) absence of regulatory mark or brand
(iii) results of visual examination negative,
    - goods,
    - means of transport
    - animal welfare

(c) Physical checks.
    - Goods not complying with rules,
    - examination by veterinarian,
    - laboratory tests,
    - animal welfare

7. comment

Return to Section 6
Return to Section 14
Appendix J – channelled goods

Consignments requiring post import notifications or controls

Summary of legal position and its implications

97/78/EC - ARTICLE 8

Article 8(1) & 8(2) Post import notification from BIP to destination

‘Soft’ channelling

1. The Commission has advised that we should not be actively ‘monitoring’ consignments unless they have to be channeled in accordance with Article 8(4) of Directive 97/78/EC.

2. Therefore where legislation requires consignments to be ‘sent directly to…’ after satisfactory veterinary checks, box 32 of the CVED must be completed (released for free circulation) provided that destination premises in box 8 is a registered or approved premises under the relevant legislation. This guidance applies, amongst other things to the following products:

This is not a definitive list

- Products imported for a specific Member State under special conditions – there are none for the UK*.
- Consignments where samples are taken but the result is not known.
- Imports for specific purposes permitted under EU legislation – where it is specified in import rules*.
- Unskinned game.
- Intermediate products
- Dry untreated wool and hair from animals other than those of the porcine species.
- Bones/bone products, hooves/hoof products, horns/horn products excluding meals thereof, intended for use other than as feed material, organic fertilisers or soil improvers
- raw material for petfood production referred to in Article 35(a)(ii) of Regulation (EC) No 1069/2009;
- display items (must be sent directly to the authorised user);
- Processed animal protein
**Customs procedure**
No customs control required.

**Action for OVS**
Ensure that boxes 33 and 37 are completed (except for consignments released pending test results). For these consignments completion of box 29 will be sufficient. There is no need to fax or e-mail APHA.

**Action for AHO**
No follow-up action required.

**Article 8(3)**
Member States should ensure that products, marked with an asterisk above, in transit to another Member State reach the intended destination: action detailed above should achieve this.

**Article 8(4) – details of procedures for channelling**
Article 8(4) lays down general channelling arrangements. The requirements of this Article are laid out under each relevant product type (see Appendix G for further information).

**Article 11 - transits**
*Products in transit across the EU from one third country to another by road, rail or waterway.*

*Require movement by road, rail or waterway under Customs T1 procedure and TRACES message.*

**Customs procedure**
Consignment should move under Customs T1 controls.

**Action for OVS (Entry)**
Ensure that box 31 is completed.
Record consignment in register of consignments to be followed-up.
The container/vehicle should be sealed by the PHA.
Ensure the consignment travels under Customs control
Follow up any consignments where confirmation of exit has not been received after 30 days.
Record outcome in register.

**Action for OVS (Exit)**
Confirm receipt of consignment to Entry BIP.
If the consignment does not arrive within 30 days, contact the Entry BIP.

**Action for AHO**

Message goes to exit BIP therefore no action necessary unless contacted by the OVS.

If no exit confirmation is received, APHA should be involved in investigation although enforcement action lies with PHA or LA.

**Article 12 – movements to a free zone or free warehouse**

*Movement from a free-zone or warehouse is under Custom control and TRACES message is required.*

**Customs procedure**

Consignments should move under Customs T1 controls.

**Action for OVS**

Ensure that boxes 34 and 37 are completed.

Record consignment in register of consignments to be followed-up.

Ensure the consignment travels under Customs control.

Follow up any consignments where confirmation of arrival has not been received.

Record outcome in register.

**Action for AHO**

There are no approved free zones or warehouse in the UK therefore no action should be need by the APHA.

**Article 13 – movement to ships’ stores or directly to a vessel**

Requires:

- Notification of arrival,
- Deliveries by T1 procedures,
- Operator confirmation that products have reached destination and
- TRACES message.

**Customs procedure**

Consignments should move under Customs T1 controls.

**Action for OVS**

Ensure that boxes 34 and 37 are completed. Fax or e-mail a copy of the CVED and the 2000/571 certificate to the relevant Local Authority with a request for confirmation that the
authority ensures that part 2 of the certificate is completed and returned by them or the captain.

Record consignment in register of consignments to be followed-up.

Ensure the consignment travels under Customs control.

Issue certificate required by Commission Decision 2000/571.

Follow up any consignments where confirmation of arrival has not been received.

Record outcome in register.

**Action for receiving LA**

There are no approved ship stores’ in the UK at the moment.

Consignments sent directly to a vessel at a UK port will be notified to the relevant local authority. The LA/PHA or Captain are responsible for confirming receipt of the consignment so they will need to notify the Captain to ensure that they are aware of the consignment and of their obligation to confirm receipt or arrange confirmation themselves.

**Article 15 – re-imports**

*Channelling as laid down in Article 8(4) required.*

**Article 19 – head-on, non-gutted frozen tuna**

*Can be moved to destination under channelling arrangements laid down in Article 8(4).*

**Regulation (EC) No 853/2004 –**

*Annex III, Section XIV, Chapter II, Paragraph 3 – raw materials for the production of gelatine*

*Annex III, Section XV, Chapter II, Paragraph 3 – raw materials for the production of collagen*

*Channelling as laid down in Article 8(4) required*

**Animal By-products Regulations 1069/2009 and 142/2011 (Article 48 – by-products sent to other Member States)**

*TRACES message on dispatch and confirmation (via TRACES) on receipt: AHO should do this.*
Annex XIV, Chapter 2, Table 2, Row 11 – bones and bone products (excluding bone meal), horns and horn products (excluding horn meal) and hooves and hoof products (excluding hoof meal) intended for use other than as feed material, organic fertilisers or soil improvers

Article 8(4) procedures apply and consignment must go to a registered establishment or plant of destination.

Annex XIV, Chapter 2, Table 2: Row 2 – untreated blood products (excluding of equidae) for the manufacture of derived products for purposes outside the feed chain for farmed animals

Article 8(4) procedures only apply to the following:

- Untreated blood products from a third country or region in which vaccination programmes against foot-and-mouth disease are being officially carried out and controlled in domestic ruminant animals for a period of at least 12 months.

- Untreated blood products of animals other than Suidae and Tayassuidae from third countries or regions of origin where there has been recorded cases of vesicular stomatitis and bluetongue for a period of at least 12 months and vaccination programmes against vesicular stomatitis and bluetongue are being officially carried out against those diseases for a period of at least 12 months in the susceptible animals.

- Untreated blood products of Suidae and Tayassuidae animals from third countries or regions of origin where there have been recorded cases of vesicular stomatitis for a period of at least 12 months and vaccination programmes are being officially carried out against those diseases for a period of at least 12 months in the susceptible animals.

Annex XIV, Chapter 2, Table 2, Row 14 – by-products for the manufacture of feed for fur animals, petfood (other than raw petfood) and derived products for uses outside the feed chain for farmed animals

Article 8(4) procedures required and must go to

- a pet food plant or

- registered establishment/plant of destination (with guarantees of intended use and disposal) or

- an plant approved for handling animal by-products (such as sorting and cutting) or

- plant approved for processing by pressure sterilisation (see Article 15(1)).

Annex XIV, Chapter 2, Table 2, Row 17 – rendered fats for certain purposes outside the feed chain for farmed animals

Article 8(4) procedures required and must go to a registered establishment or plant of destination.
Annex XIV, Chapter 2, Table 2, Row 18 – fat derivatives

Article 8(4) procedures channel to a registered establishment or plant of destination.

Annex XIV, Chapter 2, Table 2, Row 19 – photographic gelatine

Article 8(4) procedures channel to a specifically approved plant – for UK there is only one which is Kodak Ltd in Harrow. Photographic gelatine should only come through a specifically approved BIP. There are 3 in the UK: Felixstowe, Heathrow and Liverpool.

Annex XIV, Chapter 2, Table 2, Row 20 – horns and hooves and their products (excluding horn meal and hoof meal) intended for the production of organic fertilisers or soil improvers

Article 8(4) procedures channel to a an approved or registered establishment or plant.

Annex XIV, Chapter 3, Section 2 – Trade samples

Article 8(4) procedures channel to the registered establishment or plant indicated in the authorisation.

Action for OVS

Ensure that boxes 33 (Re-Import of EU Product) and 37 are completed on the CVED.

OVSSs should leave box 42 on the CVED blank as they will no longer receive T5 Customs document from the importer/agent.

Follow up any consignments where confirmation of arrival has not been received.

Record outcome in register.

Action for AHO

The operator of the destination establishment must send confirmation of receipt; therefore they should be contacted if this not received.

AHOs should ensure that the “control” section of the TRACES message of a channelled consignment is completed as soon as possible and that the BIP of origin is informed of the completion of the message as the system does not inform the OVS that the controls have been completed.

Enforcement action for non-compliance with channelling arrangements lies with the PHA/LA but if the consignment had not been received, APHA should be involved in the investigation.
Return to section 8
Return to section 12
Appendix K – The National Monitoring Plan

Part A - Introduction

EU law (Commission Regulation 136/2004) requires that Member States must submit imported products of animal origin (POAO) to a monitoring plan, with the objective to monitor conformity with EU legislation or, where applicable, national rules, and in particular to detect residues, pathogenic organisms or other substances dangerous to humans, animals or the environment. Application of the monitoring plan at each BIP should be based upon the nature of the products and the risk they represent, taking into account all relevant monitoring parameters such as frequency and number of incoming consignments and results of previous monitoring.

The National Monitoring Plan (NMP) sets out products to be sampled for hazards under broad categories of animal products based on specific EU requirements. In certain cases the hazard is more likely to be found in specific products rather than the broad category given. Specific products are set down in legislation and such legislation should be consulted. This NMP covers POAO only and does not include live animals or animal by-products which will continue to be monitored by Defra.

The specific EU requirements are set out in the section on legislation below. However, Regulation (EC) 178/2002 also requires that food imported into the EU for placing on the market complies with the relevant requirements of food law and is not unsafe. Checks for compliance form part of the NMP.

It is intended that the NMP should be risk based and targeted. Guidance on the NMP is in Section B of the Plan giving information on the products that should be considered for sampling and the related hazards. Individual BIPs should use this to inform their decisions on their annual sampling plans and taking into account the volume and nature of their trade. As far as possible the samples should cover the full range of contaminants and products in the plan. Samples may be tested for more than one substance (but it still only counts as one consignment sampled).

An element of sampling should be determined by individual BIPs, using local knowledge and intelligence in determining products to be sampled and which reflects the throughput of products of animal origin. Previous results and RASFF should direct sampling for products and hazards in these cases.

All BIPs should have a plan however where the throughput is zero or extremely low it is acceptable to have a plan which requires that no samples are taken until throughput rises.

Further guidance on the products that should be sampled and tested for hazards listed in the NMP matrix is given at Table 1.
Legislation

**Directive 97/78/EC – veterinary checks directive**

Article 4(4) (b) – provides for samples to be taken.

Annex III – lays down the requirements for physical checks which includes:

(c) laboratory tests to detect:

- residues,
- pathogens,
- contaminants
- evidence of alteration.


Member States must submit consignments of products presented for importation to a monitoring plan, with the objective to monitor conformity with EU legislation or, where applicable, national rules, and in particular to detect residues, pathogenic organisms or other substances dangerous to humans, animals or the environment.

**Regulation 2073/2005 – microbiological standards**

Regulation (EC) No 2073/2005 as amended by Regulations 1441/2007 and 365/2010 sets down obligations for food business operators, who must ensure that foodstuffs are in compliance with the microbiological criteria of this Regulation. Although these microbiological criteria are mainly intended to be used by food business operators in the context of their good hygiene practice and HACCP procedures, the criteria apply also to samples taken for official controls to verify that the criteria laid down for food are met.

**Directive 96/23 – veterinary residues monitoring directive**

Council Directive 96/23 lays out the requirements that must be met in relation to the planning and execution of national residue control plans for live animals and products of animal origin. The principal objective of the legislation is to detect illegal use of substances in animal production and the misuse of authorised veterinary medicinal products and to ensure the implementation of appropriate actions to minimise recurrence of all such residues in food of animal origin.

Residue monitoring requirements for third countries wishing to export food of animal origin to the EU are outlined in Articles 29 and 30 of Council Directive 96/23/EC. Article 29 (1) of the Directive states that a third country must submit a plan setting out the guarantees which it offers as regards the monitoring of the groups of residues and substances referred to in Annex I to Council Directive 96/23/EC. The guarantees must have an effect at least equivalent to those provided for in the Directive for Member States.
Commission Regulation 1881/2006 setting maximum levels for certain contaminants in foodstuffs

Sets maximum levels for certain contaminants.

Sampling Procedures

Sampling procedures for veterinary checks at EU BIPs on products from third countries are laid down EU legislation. BIPs should submit samples to: public analysts appointed by the local authority for food or feed analysis, Public Health England laboratories for food examination or, where appropriate, other laboratories accredited for specific analytical techniques.

Consignments which are sampled as part of the VMD non-statutory sampling plan and those taken as part of routine sampling at the BIP do not need to be detained pending the results of the analysis.

Coverage of the NMP

The following do not form part of this NMP:

- Live animals and animal by-products.
- Samples taken under the VMD’s non-statutory surveillance programme.
- Samples taken as a result of Article 24 procedures.
- Samples taken under specific EU safeguard measures.

BIPs should not record the results of such sampling in the return at the end of the month.

Detention

Samples taken under the NMP do not need to be detained pending the results of the analysis.

Specific safeguard measures

Where there is specific Commission legislation in place requiring the sampling of products for contaminants covered by the national monitoring plan these will be counted as part of the plan.

Cost recovery

Samples taken under the national monitoring plan are to be incorporated in the general cost for veterinary checks by each authority. These should be recovered from importers as part of the overall cost of the checks.

Where samples are taken under safeguard measures: either because the Commission have discovered a problem in a third country or because a UK BIP has detected a prohibited residue or harmful substance in a previous consignment the cost of the sample is to be recovered from the individual importer.
### National Monitoring Plan – Imported POAO sampling priorities table between April 2017 and March 2018

<table>
<thead>
<tr>
<th>Risk Ranking</th>
<th>Product Category</th>
<th>Hazard</th>
<th>Specific Sampling Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>High</strong></td>
<td>Bovine</td>
<td><em>Salmonella</em></td>
<td>Minced meat, meat preparations and meat products intended to be eaten raw.</td>
</tr>
<tr>
<td><strong>Medium</strong></td>
<td>Bovine</td>
<td><em>Salmonella</em></td>
<td>Minced meat and meat preparations intended to be eaten cooked.</td>
</tr>
<tr>
<td></td>
<td>Bovine</td>
<td><em>Lead / Cadmium</em></td>
<td>Include offal (kidney and liver).</td>
</tr>
<tr>
<td></td>
<td>Bovine</td>
<td><em>Dioxins/PCBs</em></td>
<td>Limits for bovine meat and liver.</td>
</tr>
<tr>
<td><strong>Low</strong></td>
<td>Bovine</td>
<td><em>BaP and PAH</em></td>
<td>Smoked meat and heat-treated meat products (flame-grilled burgers are high risk although unlikely to be imported).</td>
</tr>
<tr>
<td></td>
<td>Bovine</td>
<td><em>Hormonal Growth Promoters</em></td>
<td>Raw meats are not susceptible to BaP contamination.</td>
</tr>
<tr>
<td>Risk Ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
</tr>
<tr>
<td>--------------</td>
<td>------------------</td>
<td>---------------------------------------------</td>
<td>-----------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>Bovine</td>
<td>Anthelmintics including Benzimidazoles</td>
<td>Detected in corned beef in the recent past</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(albendazole) and ivermectin</td>
<td></td>
</tr>
<tr>
<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------</td>
<td>-------------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>High</td>
<td>Ovine</td>
<td><em>Salmonella</em></td>
<td>Ready to eat minced meat, meat preparations and meat products intended to be eaten raw.</td>
</tr>
<tr>
<td></td>
<td>Ovine</td>
<td><em>Nitrofurans and Chloramphenicol</em></td>
<td>Sheep casings</td>
</tr>
<tr>
<td>Medium</td>
<td>Ovine</td>
<td><em>Salmonella</em></td>
<td>Minced meat and meat preparations intended to be eaten cooked.</td>
</tr>
<tr>
<td>Low</td>
<td>Ovine</td>
<td><em>BaP and PAH</em></td>
<td>Smoked meat (although FSA are not aware of smoked lamb product being imported)</td>
</tr>
<tr>
<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
</tr>
<tr>
<td>-------------</td>
<td>------------------</td>
<td>--------</td>
<td>---------------------------</td>
</tr>
</tbody>
</table>
| High        | Poultry          | Anti-Microbial Resistance (AMR) | Raw Poultry Products  
Campylobacter isolates should be enumerated and tested against a suite of antibiotics in single and multi-drug combinations, comprising: Ampicillin (A), Chloramphenicol (C), Ciprofloxacin (Cp), Erythromycin (E), Gentamicin (G), Kanamycin (K), Nalidixic Acid (Nx), Neomycin (Ne) and Tetracycline (T)  
Cooked Poultry and other ready to eat poultry products  
E. coli isolates should be enumerated and then analysed for the presence of Extended Spectrum Beta-Lactamase Escherichia coli (ESBL-E. coli)  
Please also report the results of all AMR tests (positive or negative) to Kara Thomas at: Kara.Thomas@foodstandards.gsi.gov.uk |
<p>|             | Poultry          | Carbapenemase | Testing for carbapenemase resistant E. coli. ESBL E. Coli to be isolated on two commercial chromogenic ESBL agars and counts on three agars per sample. |
| Medium      | Poultry          | Coccidiostats and antimicrobials | Raw poultry (chicken, duck, turkey, guinea fowl and goose) |</p>
<table>
<thead>
<tr>
<th>Risk ranking</th>
<th>Product Category</th>
<th>Hazard</th>
<th>Specific Sampling Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Poultry</td>
<td><em>Salmonella</em></td>
<td>Minced meat, meat products and meat preparations intended to be eaten cooked.</td>
</tr>
<tr>
<td></td>
<td>Poultry</td>
<td><em>Dioxins/PCBs</em></td>
<td>Free range birds, including ratites, are more prone to accumulate dioxins. Chicken liver is lower risk.</td>
</tr>
<tr>
<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
</tr>
<tr>
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<td>---------------------------</td>
</tr>
<tr>
<td>High</td>
<td>Swine</td>
<td>Veterinary medicine residues</td>
<td>Nitrofurans and chloramphenicol and other antimicrobials in Hog</td>
</tr>
<tr>
<td></td>
<td>Swine</td>
<td>Salmonella</td>
<td>Ready to eat minced meat, meat products and meat preparations intended to be eaten raw</td>
</tr>
<tr>
<td>Medium</td>
<td>Swine</td>
<td>Salmonella</td>
<td>Minced meat and meat preparations intended to be eaten cooked.</td>
</tr>
<tr>
<td></td>
<td>Swine</td>
<td>Dioxins/PCBs</td>
<td>Lower limits apply than for beef and lamb so there is a higher risk of non-compliance. Problems have been associated with product from Chile in the past.</td>
</tr>
<tr>
<td>Low</td>
<td>Swine</td>
<td>BaP and PAH</td>
<td>Smoked pork meat products (sausage, bacon), also include cooked smoked sausage products. Raw meats are not susceptible to BaP contamination.</td>
</tr>
<tr>
<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
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<tr>
<td>Medium</td>
<td>Equine</td>
<td>Veterinary medicines residues</td>
<td>Random testing for Phenylbutazone (Bute)</td>
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<td></td>
<td>Equine</td>
<td>Salmonella</td>
<td>Minced meat and meat preparations intended to be eaten cooked.</td>
</tr>
<tr>
<td>Low</td>
<td>Equine</td>
<td>Salmonella</td>
<td>Ready to eat minced meat, meat products and meat preparations intended to be eaten raw</td>
</tr>
<tr>
<td></td>
<td>Equine</td>
<td>Lead / Cadmium</td>
<td>Include offal (kidney and liver)</td>
</tr>
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<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
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</tr>
<tr>
<td>High</td>
<td>Fish products &amp; crustaceans</td>
<td><em>Salmonella</em></td>
<td>Cooked crustaceans and molluscan shellfish. Live bivalve molluscs and live echinoderms, tunicates and gastropods.</td>
</tr>
<tr>
<td></td>
<td>Fish products &amp; crustaceans</td>
<td><em>E.Coli</em></td>
<td>Live bivalve molluscs and live echinoderms, tunicates and gastropods.</td>
</tr>
<tr>
<td></td>
<td>Fish products &amp; crustaceans</td>
<td><em>Veterinary medicines residues</em></td>
<td>Crustaceans, test for chloramphenicol, sulphonamides, nitrofurans and antimicrobials</td>
</tr>
<tr>
<td></td>
<td>Fish products &amp; crustaceans</td>
<td><em>Cadmium</em></td>
<td>Checks should include molluscs, cephalopods and sardines. Live bivalve molluscs could also be tested</td>
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<tr>
<td></td>
<td>Fish products &amp; crustaceans</td>
<td><em>Mercury</em></td>
<td>Mercury accumulates in all fish, particularly larger predatory oily fish. RASFF reports are common in imports from Asia / Indonesia so priority should be considered from species from those areas</td>
</tr>
<tr>
<td></td>
<td>Fish products &amp; crustaceans</td>
<td><em>Macrolides / Dyes</em></td>
<td>Farmed products, particularly from Vietnam and India and to a lesser extent China. Should be tested for antimicrobials (including trimethoprim, macrolides) and dyes (e.g. malachite green and crystal violet and their metabolites)</td>
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<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
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<tr>
<td>Medium</td>
<td>Fish products &amp; crustaceans</td>
<td><em>Lead</em></td>
<td>Checks should include cephalopods</td>
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<tr>
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<td>Fish products &amp; crustaceans</td>
<td><em>BaP and PAH</em></td>
<td>Dried / Smoked fish particularly from Africa (but not dried/smoked fish used for stock and seasoning). Does not apply to fresh fish, crustaceans or cephalopods. Bivalve shellfish are prone to PAH contamination.</td>
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<tr>
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<td>Fish products &amp; crustaceans</td>
<td><em>Histamine</em></td>
<td>Fishery products from fish species associated with a high amount of histidine.</td>
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<tr>
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<td>Fish products &amp; crustaceans</td>
<td><em>Irradiation</em></td>
<td>Five RASFFs issued in 2015 for irradiation in dried fish</td>
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<tr>
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<td>Fish products &amp; crustaceans</td>
<td><em>PCBs</em></td>
<td>Oily fish associated with PCBs</td>
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<tr>
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<td>Fish products &amp; crustaceans</td>
<td><em>Dioxins/ PCBs</em></td>
<td>Chinese Mitten Crabs (will be difficult to find except in Asian restaurants or supermarkets)</td>
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<tr>
<td>High</td>
<td>Eggs</td>
<td>Dioxins/ PCBs</td>
<td>Limits apply only to hen eggs and hen egg products. Free range/organic eggs in particular are known to accumulate dioxins.</td>
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<tr>
<td>Medium</td>
<td>Eggs</td>
<td>Veterinary medicines residues</td>
<td>Test for antimicrobials and coccidiostats</td>
</tr>
<tr>
<td>Low</td>
<td>Eggs</td>
<td>Salmonella</td>
<td>Egg products, excluding products where the manufacturing process or the composition of the product will eliminate the salmonella risk.</td>
</tr>
<tr>
<td>Low</td>
<td>Eggs</td>
<td>Salmonella</td>
<td>Ready-to-eat foods containing raw egg, excluding products where the manufacturing process or the composition of the product will eliminate the salmonella risk.</td>
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<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
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</table>
| Low         | Milk & Milk Products | *Salmonella* | Cheeses, butter and cream made from raw milk or milk that has undergone a lower heat treatment than pasteurisation.
<p>|             |                  |        | Milk powder and whey powder. |
|             |                  |        | Ice cream containing milk ingredients, excluding products where the manufacturing process or the composition of the product will eliminate the salmonella risk |
|             |                  |        | Dried infant formulae and dried dietary foods for special medical purposes intended for infants below six months of age. |
|             |                  |        | Dried Follow-on formulae |
| Low         | Milk &amp; Milk Products | <em>Coagulase-positive staphylococci</em> | Cheeses made from raw milk |
|             |                  |        | Cheeses made from milk that has undergone a lower heat treatment than pasteurisation. |
|             |                  |        | Ripened cheeses made from milk or whey that has undergone pasteurisation or a stronger heat treatment. |
|             |                  |        | Unripened soft cheeses (fresh cheeses) made from milk or whey that has undergone pasteurisation or a stronger heat treatment. |</p>
<table>
<thead>
<tr>
<th>Risk ranking</th>
<th>Product Category</th>
<th>Hazard</th>
<th>Specific Sampling Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Milk &amp; Milk Products</td>
<td>Staphylococcal enterotoxins (to be carried out on samples with coagulase positive Staphylococci test results greater than $10^5$ cfu/g)</td>
<td>Cheeses made from raw milk</td>
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<tr>
<td></td>
<td></td>
<td>Cheeses made from milk that has undergone a lower heat treatment than pasteurisation.</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ripened cheeses made from milk or whey that has undergone pasteurisation or a stronger heat treatment.</td>
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<tr>
<td></td>
<td></td>
<td>Unripened soft cheeses (fresh cheeses) made from milk or whey that has undergone pasteurisation or a stronger heat treatment.</td>
<td></td>
</tr>
<tr>
<td>Milk &amp; Milk Products</td>
<td>Enterobacter sakazakii</td>
<td>Dried infant formulae and dried dietary foods for special medical purposes intended for infants below six months of age.</td>
<td></td>
</tr>
<tr>
<td>Milk &amp; Milk Products</td>
<td>Aflatoxin M1</td>
<td>Raw milk, heat treated milk and milk for the manufacture of milk-based products</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Infant formulae and follow-on formulae, including infant milk and follow-on milk.</td>
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</tbody>
</table>
### Animal Fats and marine oils

<table>
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<th>Risk Ranking</th>
<th>Product Category</th>
<th>Hazard</th>
<th>Specific Sampling Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low</td>
<td>Animal fats and marine oils</td>
<td>Dioxins/ PCBs</td>
<td>Animal fats and marine oils are included in 1881/2006 as amended by 1259/2011. Limits are as for the source animal except for mixed animal fat, which may be at higher risk of non-compliance because the limits are lower than those for beef/lamb/poultry fat.</td>
</tr>
</tbody>
</table>

### (Processed) Animal protein products

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<tr>
<th>Risk Ranking</th>
<th>Product Category</th>
<th>Hazard</th>
<th>Specific Sampling Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Low</td>
<td>Animal and marine protein products</td>
<td>Salmonella</td>
<td>Gelatine and collagen (Microbiological criterion 1.10 in Annex I of Regulation (EC) 2073/2005) (specifically gelatine)</td>
</tr>
<tr>
<td>Risk ranking</td>
<td>Product Category</td>
<td>Hazard</td>
<td>Specific Sampling Guidance</td>
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</tr>
<tr>
<td>Low</td>
<td>Honey</td>
<td>Antimicrobials (including Chloramphenicol)</td>
<td>The Animal and Plant Health Agency (APHA), an executive agency of the Department for Environment, Food and Rural Affairs (Defra), is responsible for the animal health aspects of imports of honey - See more at: <a href="http://www.food.gov.uk/business-industry/imports/want_to_import/animalimports/honey#sthash.qKBuSKJp.dpuf">http://www.food.gov.uk/business-industry/imports/want_to_import/animalimports/honey#sthash.qKBuSKJp.dpuf</a></td>
</tr>
<tr>
<td></td>
<td>Honey</td>
<td>Nitrofurans</td>
<td>A few samples found in 2016 with residues.</td>
</tr>
</tbody>
</table>
Appendix L – Seal Checks

Where products of animal origin arrive in containers, verification that the seals fixed by the official veterinarian (or the competent authority), where required by Community legislation, are intact and that the information appearing thereon corresponds to that given in the accompanying document or certificate.

RETURN TO SECTION 5
<table>
<thead>
<tr>
<th>Sampling Date</th>
<th>CVED Reference</th>
<th>Country</th>
<th>Main Product Category</th>
<th>Any Other Product Details</th>
<th>Main Hazard Category</th>
<th>Hazard Tested For</th>
<th>Results</th>
<th>Satisfactory or Unsatisfactory</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

Select main category from the following list: Microbiological; Heavy metal; Chemical (other); Microscopy; Safeguard measures; Vet residue, Toxins; Mycotoxins; Other

Return to Section 6
### Appendix N – ISO country codes

**ISO codes for third countries**

<table>
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<tr>
<th>Country</th>
<th>ISO Code</th>
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<td>American Samoa</td>
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<tr>
<td>Angola</td>
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<td>Anguilla</td>
<td>AI</td>
</tr>
<tr>
<td>Antarctica</td>
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<tr>
<td>Antigua and Barbuda</td>
<td>AG</td>
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<td>Argentina</td>
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<tr>
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<tr>
<td>Bonaire, Sint Eustatius and Saba</td>
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<tr>
<td>Kiribati</td>
<td>KI</td>
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<td>Korea (Republic of)</td>
<td>KR</td>
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<tr>
<td>Korea (Democratic People’s Republic of)</td>
<td>KP</td>
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<tr>
<td>Kuwait</td>
<td>KW</td>
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<tr>
<td>Kyrgyzstan</td>
<td>KG</td>
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<td>Laos (People’s Democratic Republic)</td>
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<td>Mexico</td>
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</tr>
<tr>
<td>Moldova (Republic of)</td>
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<tr>
<td>Nauru</td>
<td>NR</td>
</tr>
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Nepal | NP  
New Caledonia | NC  
New Zealand | NZ  
Nicaragua | NI  
Niger | NE  
Nigeria | NG  
Niue | NU  
Norfolk Island | NF  
Northern Mariana Islands | MP  
Oman | OM  
Pakistan | PK  
Palau | PW  
Palestine (State of) | PS  
Panama | PA  
Papua New Guinea | PG  
Paraguay | PY  
Peru | PE  
Philippines | PH  
Pitcairn | PN  
Puerto Rico | PR  
Qatar | QA  
Reunion | RE  
Russia (Federation) | RU  
Rwanda | RW  
Saint Barthelemy | BL  
Saint Helena (Ascension and Tristanda Cunha) | SH
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<thead>
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<th>Code</th>
</tr>
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<td>KN</td>
</tr>
<tr>
<td>Saint Lucia</td>
<td>LC</td>
</tr>
<tr>
<td>Saint Martin (French Part)</td>
<td>MF</td>
</tr>
<tr>
<td>Saint Pierre and Miquelon</td>
<td>PM</td>
</tr>
<tr>
<td>Saint Vincent and the Grenadines</td>
<td>VC</td>
</tr>
<tr>
<td>Samoa</td>
<td>WS</td>
</tr>
<tr>
<td>San Marino</td>
<td>SM</td>
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<tr>
<td>Sao Tome and Principe</td>
<td>ST</td>
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<td>ZA</td>
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<td>South Georgia and the South Sandwich Islands</td>
<td>GS</td>
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<tr>
<td>Sri Lanka</td>
<td>LK</td>
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<tr>
<td>Sudan</td>
<td>SD</td>
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<tr>
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<td>SS</td>
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<td>Suriname</td>
<td>SR</td>
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<td>Svalbard and Jan Mayen</td>
<td>SJ</td>
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<td>Swaziland</td>
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<td>Switzerland</td>
<td>CH</td>
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<td>Syrian Arab Republic</td>
<td>SY</td>
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<tr>
<td>Country Name</td>
<td>Code</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>------</td>
</tr>
<tr>
<td>Taiwan (Province of China)</td>
<td>TW</td>
</tr>
<tr>
<td>Tajikistan</td>
<td>TJ</td>
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<tr>
<td>Tanzania (United Republic of)</td>
<td>TZ</td>
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<td>Timor-Leste</td>
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<td>Thailand</td>
<td>TH</td>
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<tr>
<td>Togo</td>
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<tr>
<td>Tokelau</td>
<td>TK</td>
</tr>
<tr>
<td>Tonga</td>
<td>TO</td>
</tr>
<tr>
<td>Trinidad and Tobago</td>
<td>TT</td>
</tr>
<tr>
<td>Tunisia</td>
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<td>Turkey</td>
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<tr>
<td>Turkmenistan</td>
<td>TM</td>
</tr>
<tr>
<td>Turks and Caicos Islands</td>
<td>TC</td>
</tr>
<tr>
<td>Tuvalu</td>
<td>TV</td>
</tr>
<tr>
<td>Uganda</td>
<td>UG</td>
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<tr>
<td>Ukraine</td>
<td>UA</td>
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<tr>
<td>United Arab Emirates (Abu Dhabi &amp; Dubai)</td>
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<tr>
<td>United States of America</td>
<td>US</td>
</tr>
<tr>
<td>United State Minor Outlying Islands</td>
<td>UM</td>
</tr>
<tr>
<td>Uruguay</td>
<td>UY</td>
</tr>
<tr>
<td>Uzbekistan</td>
<td>UZ</td>
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<tr>
<td>Vanuatu</td>
<td>VU</td>
</tr>
<tr>
<td>Venezuela (Bolivarian Republic of)</td>
<td>VE</td>
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<td>Viet Nam</td>
<td>VN</td>
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<td>Virgin Islands (British)</td>
<td>VG</td>
</tr>
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<td>Virgin Islands (U.S)</td>
<td>VI</td>
</tr>
</tbody>
</table>
Western Samoa  WS
Wallis and Futuna  WF
Western Sahara  EH
Yemen  YE
Zambia  ZM
Zimbabwe  ZW

Return to Section 6
Appendix O – consignments with excess residues

Section 1: Certificate Template for use by UK Border inspection Posts

REFERENCE: [TO BE INSERTED BY THIRD COUNTRY COMPETENT AUTHORITY]

Article 21 Regulation 882/2004

Regulation 20 Trade In Animals and Related Products Regulations 2011

Notification of Preparedness to Accept a Re-dispatched Consignment of Food Contaminated with Veterinary Drug Residues

Part 1 (for completion by the BIP):

CVED number: ……………… Health certificate number: ………………
Certificate of Analysis ref:……… Production establishment number:……
Sea/Air Port of Re-dispatch: ………… Container number:………………..
EU Food Business Operator: BIP Seal number:……………………
………………………….. ………………………
………………………….. ………………………
………………………….. ………………………

Description of Goods (e.g. type of product/brand name/packaging): ……………… ………………
………………………….. …………………………………………………………………………………………
………………………….. …………………………………………………………………………………………
………………………….. …………………………………………………………………………………………

Quantity of Goods: (Gross or net weight (kgs)/Number and type of cartons/packages/totes
………………………….. …………………………………………………………………………………………
………………………….. …………………………………………………………………………………………

Part 2 (for completion by third country competent authority)

Attestation

I, the undersigned, being a suitably authorised official of [INSERT NAME OF THIRD COUNTRY COMPETENT AUTHORITY], being the competent authority responsible for regulatory controls on food of animal origin under the national rules of [INSERT THIRD COUNTRY NAME] CERTIFY THAT:

1. I am aware from [INSERT NAME OF EU FOOD BUSINESS OPERATOR AND/OR THIRD COUNTRY EXPORTER] that the consignment referred to has been rejected at the EU border having been found to be contaminated with veterinary drug residues;

2. There are laws in place in [INSERT THIRD COUNTRY NAME] to address this issue;
3. I am prepared to accept the consignment for official control at the sea/airport of [INSERT PORT NAME] in [INSERT THIRD COUNTRY NAME];

4. Confirmation of receipt of the consignment will be issued to the [INSERT BIP NAME]; and,

5. The [INSERT THIRD COUNTRY COMPETENT AUTHORITY NAME] will take all necessary measures to ensure that no part of the returned consignment will be reintroduced into the European Union.

Signed: ..................................................................................................Official Stamp:

Name: [OFFICER NAME]
Being a duly authorised official of [THIRD COUNTRY COMPETENT AUTHORITY]
Date of issue:____/____/

Note: The issue of this notification by a third country competent authority does not compel the EU BIP authority to allow re-export of the consignment and is without prejudice to other regulatory options available to enforcement officials. Responsibility for compliance with the law remains the responsibility of the food business operator responsible for the consignment.

Section 2: List of substances currently included in Table 2 of Regulation (EU) 37/2010 and those with an MRPL vis. Decision 2002/657/EC.

NB Both lists of substances are updated from time to time by the European Commission. Please ensure that you make reference to the latest version when considering the most appropriate course of action.

Table 2 substances

Aristolochia spp. and preparations thereof
Chloramphenicol
Chloroform
Chlorpromazine
Colchicine
Dapsone
Dimetridazole
Metronidazole
Nitrofurans (including furazolidone)
Ronidazole

Substances with a current MRPL

Chloramphenicol
Nitrofurans
Medroxyprogesterone
Malachite green.
Appendix P – template enforcement letters and notices

Trade In Animals and Related Products 2011

Regulation 15: Notice to present consignment at the border inspection post

To: (person responsible for the consignment listed in Part 1 of the Schedule)

Address: ..........................................................................................................................

I, being *[an official veterinary surgeon/an official fish inspector] acting under Regulation 15(2) of the Trade in Animals and Related Products Regulations Regs), hereby give notice to you, being the person responsible for the consignment described in Part 1 of the Schedule, that you should present the consignment described in the schedule at:

[specify location]

on[specify time and date].

Failure to comply with this notice is an offence under the Trade in Animals and Related Products Regulations 2011.

Words and phrases used in this Notice bear the same meaning as they do in the TARP Regulations.

Dated....................................................................................................................

Signed.....................................................................................................................

Name (caps)............................................................................................................

Position held .........................................................................................................

Official address .................................................................................................

* Delete as appropriate
Schedule
Type of product
Quantity
Health certificate
CVED
Establishment/Country of Origin
Airway Bill/Bill of Lading/UCN
TRADE IN ANIMALS AND RELATED PRODUCTS REGULATIONS 2011

Regulation 20: Products which fail veterinary checks

To: (person responsible for the products listed in the Annex/person appearing to have charge of the products listed in the Annex)

Address: ..........................................................................................................................

1. I, being *an [official veterinary surgeon/official fish inspector]/[an authorised officer for *[local authority]/Department for Environment Food and Rural Affairs / Food Standards Agency] am notifying you that following a veterinary check I have decided that the consignment listed in the Annex has failed to meet the requirements of EU legislation listed in Schedule 1 of Trade in Animals and Related Products Regulations 2011 (TARP Regs).

In particular the consignment does not comply with the following import conditions:

2. In accordance with Regulation 20 you must

   *i) re-dispatch the products specified in the Annex from the border inspection post at[ ] to [ ] by the mode of transport by which they were introduced into England within a period of sixty days commencing from the day following rejection of the consignment or

   *ii) destroy the products specified in the Schedule without undue delay by incineration in accordance with (EC) Regulation 1069/2009 in the facilities provided for that purpose at [ ] or.

   *iii) providing there is no risk to human or animal health, use the consignment in accordance with (EC) Regulation 1069/2009 as a category 2 animal by-product.

* Delete as applicable.
3. Pending the re-dispatch or destruction of the products specified in the Schedule they must be stored under my supervision at [ ] under the following conditions:
..................................................................................................................................................
..................................................................................................................................................
..................................................................................................................................................

4. Under Regulation 24 of the TARP Regs you may appeal against my decision within one month of the date of this notification by way of complaint for an order to a magistrate's court. If you wish to appeal you are advised to consult a solicitor immediately.

Dated this ...........................................day of ..............................................
Signed ......................................................................................................
Name (caps) .......................................................................................................

Position held ...........................................................................................................
Official address ....................................................................................................

Distribution: 1. Importer, 2. Agent, 3. Airline/shipping line, 4. HMRC, 5. Local Authority,

Annex
Type of Product –
Quantity –
Health certificate –
CVED –
Country of Origin –
Means of transport –
The Trade in Animals and Related Products 2011

Regulation 21: consignments likely to constitute a risk to animal or human health

To: (person responsible for the consignment listed in Part I of the Schedule)

Address:

I, being *[an official veterinary surgeon/official fish inspector] acting under Regulation 21 of the Trade in Animals and Related Products Regulations 2011 (TARP Regs), am notifying you, being the person responsible for the consignment described in Part I of the Schedule, that the checks carried out under the TARP Regs indicate that the consignment is likely to constitute a danger to animal or human health for the reasons outlines in Part II of the Schedule.

I am therefore taking charge of the consignment or product and I am going to destroy it in accordance with the EC Regulation 1069/2009 in appropriate facilities provide for that purpose at [specify location].

In accordance with Regulation 21, the person responsible for the consignment or product shall be required to pay or reimburse on demand the costs incurred.

Words and phrases used in the notification bear the same meaning as they do in the TARP Regulations.

You may appeal against this decision by way of judicial review. If you wish to appeal you are advised to consult a solicitor immediately.

Dated:..............................

Signed:..............................

Name (CAPS):..............................

Position held:..............................

Official address:..............................
Schedule

Part 1
Type of product
Quantity
Health certificate
CVED
Establishment/Country of Origin
Airway Bill/Bill of Lading

Part 2
[Outline of reasons for considering the consignment or product presents a risk to animal or human health]
The Trade in Animals and Related Products 2011

Regulation 22: serious or repeated infringements and breach of maximum residue limits

To: (person responsible for the consignment listed in Part I of the Schedule)

Address: ................................................

1. I, being *(an official veterinary surgeon/an official fish inspector)* acting under regulation 22 of the Trade in Animals and Related Products Regulations 2011 (TARP Regs), hereby notify you, being the person responsible for the consignment described in Part I of the Schedule, that the Secretary of State/Agency has concluded that products from […………………………………….] are implicated in serious or repeated infringements of EU legislation relating to public or animal health or breach of maximum residue limits laid down in EU legislation.

2. I am notifying you that I am taking charge of the consignment described in Part I of the Schedule and I am going to carry out a physical check, including the taking of samples and laboratory tests and analyses.

3. You are required by Regulation 22 to lodge a deposit or guarantee sufficient to assure the payment of all charges payable in accordance with Regulation (EC) 882/2004 for veterinary checks carried out on the consignment, including the taking of samples, and any laboratory test or analysis carried out on any sample taken.

4. Words and phrases used in this notification bear the same meaning as they do in the TARP Regulations.

Dated this .............day of ....................

Signed .................................................................

Name (caps) .................................................................

Position held .................................................................

Official address .................................................................

Distribution: 1. Importer, 2. Agent, 3. Airline/shipping line, 4. Owner, 5., APHA, 6. Food Standards Agency

* Delete as applicable
Schedule
Type of Product
Quantity
Health Certificate
CVED
Country of Origin
Establishment of Origin
TO (Person appearing to have charge of the products): [insert name]
OF: [insert full postal address and postcode]

Country of origin: [insert name]
Country arriving from (if different to country of origin): [insert name]
Identifying number (of container/airways bill etc.): [insert name]

I, being an authorised officer of [insert authority] acting under regulation 32(6) of the above Regulations hereby notify you, being the person appearing to me to have charge of the consignment or products described in the Product Details Schedule overleaf, that I am detaining the products listed in the Product Details Schedule overleaf until a Customs officer takes charge of them, because I consider that they may have been introduced into England in breach of the Regulations.

Signed: ________________________________

Dated this __________ day of _______________ [year]

Name (in BLOCK LETTERS) ________________________________

Title/Position Held: ________________________________

Official Address: (if that different to address at the head of this Notice)

______________________________________________

Telephone number: (if different to number at the head of this Notice): ________________
THE TRADE IN ANIMALS AND RELATED PRODUCTS REGULATIONS 2011 ("the Regulations")

DETENTION OF PRODUCTS OF ANIMAL ORIGIN WHICH MAY HAVE BEEN INTRODUCED IN BREACH OF REGULATION 13

Product Details Schedule

<table>
<thead>
<tr>
<th>Description</th>
<th>Date and time detained by Local Authority</th>
<th>Date and Time notified to Customs</th>
<th>Storage location</th>
<th>Date and time Customs attended</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Appendix Q – Verification Checks

REGULATION 882/2004/EC – ANNEX II, CHAPTER II

- The organisation of the competent authority and relationship those carrying out delegated tasks.
  - All officers are clear of line of authority
  - Are there appropriate numbers of officers for the work?
  - Are tasks distributed appropriately within the team?
  - Are officers adequately trained for their tasks?
  - Have training needs identified previously been addressed?

- The relationship between competent authority and control bodies to which they have delegated tasks
  - Roles and responsibilities
    - Labs
    - Cleaners
    - Contractors/Maintenance Engineers
    - Portal Staff
    - Liaison with Customs – notes of meetings/intelligence sharing

- A statement on the objectives to be achieved
  - Do all officers and technicians know what the “big picture” is and how they contribute?
  - Should be available in writing

- Tasks, responsibilities and duties of staff.
  - Written Roles & Responsibilities & desk instructions for work

- Sampling procedures, control methods and techniques, interpretation of results and consequent decisions
  - Protecting integrity of sample
  - Maintaining temperature controls, resealing.
  - mechanism for dispatch,
  - reference samples,
  - decisions on Article 24 procedures

- Monitoring and surveillance programmes.
  - Are officers aware of
    - The National Monitoring plan
    - Article 24 procedures
    - FSA surveillance programmes

- Mutual assistance in the event that official controls require more than one Member State to take action.
  - How to find contact details
  - When to refer to CCA

Return to Section 20
Appendix R – microscopy testing

**Bi32: sampling protocol for fishmeal microscopy**

**A. Introduction:**

The following protocol is based on *Commission Regulation 152/2009* concerning EU methods of sampling for the official control of feedingstuffs. The aim is to obtain representative samples from a consignment for the analysis of contamination in the laboratory. It is assumed that the target contaminants are non-uniformly distributed within the consignment.

**B. Collection of samples from ‘sampled portion’:**

The number of “incremental samples” and aggregates required are:

<table>
<thead>
<tr>
<th>Tonnage</th>
<th>Increments</th>
<th>Aggregates for final samples</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 2.5</td>
<td>7</td>
<td>2</td>
</tr>
<tr>
<td>&gt;2.5 - 10</td>
<td>square root of 20 times no. of tonnes, up to a max. of 15</td>
<td>2</td>
</tr>
<tr>
<td>&gt;10 - 40</td>
<td>square root of 20 times no. of tonnes, up to a max. of 29</td>
<td>3</td>
</tr>
<tr>
<td>&gt;40</td>
<td>square root of 20 times no. of tonnes, up to a max. of 40</td>
<td>4</td>
</tr>
</tbody>
</table>
### Packaged consignments (bags and/lined shipping containers)

<table>
<thead>
<tr>
<th>Number of Packages</th>
<th>Increments</th>
<th>Aggregates for final samples</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 - 4</td>
<td>1 from each</td>
<td>1</td>
</tr>
<tr>
<td>5 - 16</td>
<td>4</td>
<td>1</td>
</tr>
<tr>
<td>17 - 200</td>
<td>Square root of no. of packages, up to a maximum of 15</td>
<td>2</td>
</tr>
<tr>
<td>201 - 800</td>
<td>Square root of no. of packages, up to a maximum of 29</td>
<td>3</td>
</tr>
<tr>
<td>&gt; 800</td>
<td>Square root of no. of packages, up to a maximum of 40</td>
<td>4</td>
</tr>
</tbody>
</table>

1. Sampled portion: A quantity of product constituting a unit, and having characteristics presumed to be uniform. For practical purposes this will normally be the whole consignment.

2. Incremental sample: A sample taken from one point in the sampled portion.

3. Aggregate sample: An aggregate of incremental samples taken from the same sampled portion.

4. Final sample: A part of the homogenised aggregate sample.

### C. Production of final samples:

Aggregates must be at least 4kg and should be produced by combining incremental samples together, if necessary by including a splitting reduction step, and mixing to obtain an homogenised sample. From each aggregate, a final sample of 500 gm should be produced. From this, at least 200gm should be sent to APHA Weybridge for microscopy at the following address:

**FeedAnalysisWeybridge@apha.gsi.gov.uk**

Tel: 01932 357 619

[Return to Section 8](#)
Appendix S - submission of plans

Submission for approval of plans or alterations at animal product BIPs

1. General:
- Border Inspection Posts (BIPs) for products of animal origin should only be built or significantly altered in line with a plan which has been approved by the Commission’s Health and Food Audits and Analysis (HFAA) in Dublin. If this is not done, future FVO audits may result in major criticisms of the facilities.
- Layout plans for `s, and any subsequent structural changes will be sent to the HFAA for comment following acceptance by the APHA liaison officer and VST, Imports and EU Team of Defra. In order that officials are able to understand fully what is proposed it is imperative that certain details are provided, as set out below. Plans for BIPs in Scotland should be submitted via Scottish Government.

2. Procedure for submission
- Before plans are submitted to the local APHA office for onward transmission to APHA/Defra/SG, operators should discuss them with APHA and, the Port Health Authority.
- Copies should be provided electronically to APHA. Where this is not possible, 3 hard copies of the plans should be provided.
- Only those plans which meet the criteria below will be forwarded to the HFAA by Defra. Those which do not will be returned to APHA.

3. Information to be submitted:

A. Background:
- Brief overview of the volume and nature of trade at the port/airport where the BIP will be situated.
- Outline of any known proposed developments in the port/airport which might affect future throughput or product type.
- Description of the geography of the port/airport, its port authority and Customs boundaries.
- Anticipated BIP Throughput:
- The product range for which approval is being sought, including whether at:
  - ambient
  - chilled or
  - frozen temperatures and whether for/not for human consumption.
- ii) information on anticipated volumes of the above, nature and size of individual packages and any bulk consignments.
• (f) whether the same facilities will be used for human consumption and not for human consumption products.

**B. Staff/procedures**

- How many OVS, OFI and technical staff will work at the BIP
- What training have they undergone
- How is it anticipated that staff will remain up to date with legislation
- Will checklists be used for inspections?
- How will staff access instructions/guidance

**C. Plans:**

- Site plan of port to show the port boundary, location of all proposed BIP facilities, including detached inspection centres (which must be within effective working distance of the main BIP), security points and Customs boundaries.
- Floor plan at scale of between 1:100 and 1:250 showing the layout of the BIP with each of the facilities required under Commission Decision 2001/812/EC clearly labelled using the terms in the Decision and including:
  - office
  - social rooms
  - area for unloading with appropriate cover,
  - inspection room
  - storage rooms
  - archive room.
- Detailed room plan at 1:50 to show details such as position of handwash basins and sterilisers where the above plan is not able to show this clearly.
- Elevations of such areas as unloading areas where they contribute to understanding the proposal.

*All plans must include a reference number and revision date.*

**D Description of flow lines:**

The following should be described and illustrated on an additional copy of the outline plan:

- Flow lines for consignments (human consumption and non-human consumption separately) and rejected consignments;
- Flow lines for personnel (inspection staff and dedicated staff working in the BIP and drivers etc. if applicable);

**E. Description of premises**

- Location of entrances and details of unloading arrangements and how it will be assured that the vehicle docking arrangement complies with requirements to protect against entry of pests and environmental contamination (minimum of a roof for packaged only products – but see exceptions in Commission Decision 2001/812).
• Details on how adequate storage will be achieved including reference to the floor areas and volumes of storage at each proposed temperature and status. Details of any stand-alone reefers to be used and how they are linked to the BIP. Details of any commercial storage facilities to be used and how the storage area used by the BIP will be separated from commercial storage areas.

• Details of inspection rooms, samples rooms/laboratory (if present) and changing facilities. This should include provision for the hygienic handling (washing, sterilisation etc. as appropriate) and storage (rooms, cupboards and lockers) of inspection equipment and protective clothing, measures to ensure that washrooms etc. are only used by dedicated BIP staff and provision of additional facilities (if appropriate) for non-inspection staff, e.g. vehicle drivers and ancillary workers.

• Details of any temperature control arrangements in unloading areas and inspection rooms.

• The finish of walls, floors, ceilings, drainage, lighting in each room.

• Description of water supply to include such matters as hot water supplies, waste water control and drainage.

• Description of sampling arrangements and storage.

• Description of equipment storage arrangements.

• Description of cleaning procedures and frequency and storage arrangements for cleaning materials and equipment.

• Details of any container seal check areas to be used.

• Procedures for disposal of rejected consignments

F. Other facilities outside the BIP:

• Location of Port Health Authority office, if not in the BIP

• Location of Port/Airport Authority office

• Location of Border Force office

• Location of laboratories that will be used for testing samples

• Location of waste/rejected consignment facilities which comply with Regulation 1069/2009.

G. Other information:

• Have HMRC indicated their willingness to provide Customs approval for the facility?

• Will fishery products be inspected by Port Health staff in the absence of an OVS?

Return to Section 3
Appendix T – shared use of the BIP facilities

Operating procedures for sharing facilities at Border Inspection Posts

European legislation provides for checks on food not of animal origin but is not prescriptive on the type of facilities required for these checks. At some ports there may be no suitable, hygienic facilities available for such checks which could lead to food safety being compromised. Therefore there is a need in such circumstances to ensure that suitable facilities are used in order to safeguard the food during examination. In certain circumstances the BIP facilities may be used for the examination of other commodities.

BIP facilities may be shared with Customs officials (Border Force), Local Authorities, Horticultural Marketing Inspectors and APHA for official checks with the prior agreement of the OVS/OFI and in accordance with these procedures. APHA must also be informed of the arrangement.

Veterinary checks inspections, required under Directive 97/78/EC, must take precedence over any other examinations that may be carried out in the BIP facilities. Where inspections of other foods may conflict in any way with checks, the OVS/OFI remain in complete control of the BIP and use of the BIP by other inspectors does not affect this.

The OVS/OFI shall determine the times other inspectors may use the facilities and the areas of the BIP that may be used.

The arrangements for sharing should be set out in a memorandum of understanding (MOU) between the Local Authority responsible for veterinary checks and the other authorities involved. There is a model MOU attached to these instructions, which can be adapted according to local need.

The MOU should include precautions which must be taken by non-BIP inspectors to prevent cross contamination, to ensure that hygiene is not compromised and who is responsible for any additional costs incurred as a result of shared use. The MOU should also set out who is responsible for arranging, supervising and paying for any additional cleaning required between inspection of products covered by 97/78/EC and other products.

The range of products that may be inspected under these arrangements can be decided locally but should only be products of animal origin or food not of animal origin and must not compromise the hygiene of the BIP.

Packaged products do not require time separation. Spatial separation is adequate.

The arrangements may be suspended or terminated by the Local Authority at any time if BIP hygiene rules are not respected or the other inspections interfere with veterinary checks (e.g. delays to veterinary checks caused by the other checks).

Equipment used by other inspectors should be subject to local agreement. Any BIP equipment used should be cleaned after use as necessary and appropriate as determined by the OVS/OFI.
**Checks on products of animal origin**

Facilities approved for checks on products for human consumption should only check food: products not intended for human consumption should not be checked there.

All personnel entering the BIP must abide by the hygiene rules laid down by the OVS/OFI, including hand washing, hair, clothes and/or boot covers.

They should wear clean dedicated clothing for the checks.

After the checks, the normal cleansing routine operated by the BIP should be carried out between consignments.

Storage should be in other facilities at the port/airport or in the transport container. The BIP storage must not be used for storing goods if the reason for detention is other than veterinary checks.

**Checks on food not of animal origin**

Ideally separate (non-BIP) facilities should be provided for these checks, however where this is not possible the BIP may be used.

Deep cleansing and disinfection as necessary and appropriate should be carried out at the end of any single period of inspection of food not of animal origin.

The OVS/OFI should be consulted before each consignment. The OVS/OFI should advise on any additional hygiene precautions required.

The OVS/OFI should ensure that the disinfection has been carried out satisfactorily.

The rules set out above for products of animal origin also apply to other products.

Continue for MOU or click on link to [Return to Section 5](#)
Memorandum of understanding between enforcing authorities at (enter the name of the BIP) Border Inspection Post regarding the shared use of the facilities for the inspection of food

Purpose

The purpose of this Memorandum of Understanding (MoU) is to manage the shared use of the Border Inspection Post facility for the inspection of foods by different enforcement agencies. Non-food consignments which are not of animal origin are not to be examined at the facility.

The following enforcement agencies have responsibility for inspecting foods or food packaging products at the port.

- Local Authority/Port Health Authority (official veterinary surgeons, official fish inspectors and port health officers)
- DEFRA (Horticultural Marketing Inspectorate (HMI) and APHA)
- Border Force/HMRC
- Trading Standards

The MoU sets out broad principles and:

- Describes the roles and responsibilities of the enforcement authorities
- Identifies areas where roles and responsibilities overlap
- Lays out the priorities for the use of the facility
- Identifies the working arrangements to ensure that the hygiene of the facility is maintained

Background

The port operators and the trade have expressed concerns about restricting the use of the BIP facility solely to veterinary checks. DEFRA have reviewed this situation and are willing to permit the shared use of the BIP facility if the arrangement is effectively managed.

The reasons that the shared use of the facility is desirable relate to the effective use of resources and the efficient inspection of consignments.

There are a number of enforcement authorities, with responsibilities for imported food, who operate at ports of entry. There are certain consignments that may be targeted for inspection by more than one authority, shared use will promote joint inspection and minimise multiple presentations of consignments.

Where checks are carried out on food this has to be under hygienic conditions. For some ports the BIP facility is the only hygienic inspection facility available on the dock/airport.

The shared use of the BIP facilities has been a matter of discussion between Defra and the Commission. Commission Decision 2001/812/EC (Article 1) states that a border inspection post consists of facilities dedicated to veterinary checks. It is the interpretation of dedicated that has
been under scrutiny. A broad interpretation has been put forward that makes the use of the BIP facilities for multiple inspections possible.

The Commission has made concessions for low throughput BIPs (generally <500 entries/annum but see guidance in Appendix A (explanatory point j)). On larger BIPs Defra has confirmed that the wording *dedicated* facilities does not have to mean *exclusive* facilities.

The BIP facility has been provided for the purpose of carrying out veterinary checks. The agreement that the BIP facility may be shared depends on the arrangements ensuring that hygiene standards are maintained and that BIP operations are not compromised.

**Roles and responsibilities – in relation to the BIP facility**

The responsibility for ensuring that the BIP facility is provided and maintained is the responsibility of the Port Operator. The OVS/OFI is responsible for ensuring that the BIP is managed and operated in a hygienic manner. APHA and Defra oversee hygiene and compliance with BIP requirements.

**Responsibilities Of Defra**

- To ensure that facilities and operation at BIPs are regularly visited by the APHA to assess compliance with EU legislation and to take appropriate action in relation to BIPs that do not meet required standards.

**Responsibilities of APHA**

- Advice to applicants and operators of BIPs concerning the structural and equipment requirements for BIPs as laid down in Commission Decision 2001/812/EC.
- Ensuring that BIPs are maintained and operated in accordance with Directive 97/78/EC.
- Making recommendations to Defra in relation to failing BIP standards.

**Responsibilities of OVS/OFI**

- Ensure that the BIP has all the facilities and equipment laid down in Commission Decision 2001/812/EC.
- To ensure that the BIP operates in accordance with Directive 97/78/EC on a day-to-day basis.

**Responsibilities of Port Health/Local Authorities**

- Ensuring the necessary equipment is available within BIPs to enable all the checks required under Directive 97/78/EC to be carried out effectively.
- Ensure that the BIP is managed in a hygienic manner so as to respect the EU hygiene Regulations for the products concerned and not to pose a risk to product being handled.

**Responsibility of port operators**

- Ensuring that facilities are maintained to a suitable standard.
The port operator is responsible for any additional costs incurred as a result of shared use.

Roles and responsibilities – examination of food

Port Health and Local Authorities

Veterinary Checks

Local Authority Veterinary Surgeons and Official Fish Inspectors, with suitably trained assistants, are responsible for enforcing the EU Veterinary Checks Regime and carry out veterinary checks on products of animal origin at the BIP facility.

Checks Non-animal origin (NAO) foods

The Local Authority enforcement officers are responsible for carrying out statutory checks on high-risk foods as well as monitoring checks on all other foods. These checks need to be carried out in appropriate conditions for the inspection of food.

Defra

Horticultural Marketing Inspectorate (HMI)

Enforce EU Marketing Standards in relation to imports for fresh fruit, vegetables, salad crops, nuts, flowers and bulbs

Food and Environment Research Agency (FERA)

Enforce the EU Plant Health Regime. Carry out import, export, monitoring and survey inspections, issue phytosanitary certificates, and oversee import controls, plant passport arrangements and eradication campaigns. FERA also carry out work on seed certification and enforcement for Defra’s Plant Variety and Seeds Division.

HMRC/Border Force

Enforce the requirements in relation to illegal imports of POAO (in Customs approved areas other than BIPs). Carry out conformity checks on foods to ensure that appropriate import duty is paid and that any sanctions, restrictions or prohibitions are enforced or controlled appropriately. Checks are also carried out on export consignments.

Objective

The objective of this memorandum is to establish the arrangements that have been determined to permit the shared use of the BIP facility and to establish the background to the development of this agreement.

Implementation

These arrangements take effect from (insert date).

The arrangements may be terminated by the OVS/OFI if BIP hygiene is not respected or the other inspections cause delays to veterinary checks.
**Working arrangements**

(See Operating Procedures)

EU legislation and principles in relation to BIP facility infrastructure and operation must be complied with to ensure standards that are suitable for the inspection of food are maintained. In particular, consideration should be given to relevant principles and/or applicable articles of 97/78/EC, 2001/812/EC, 852/2004/EC, 853/2004/EC and 854/2004/EC. Suggested procedures are laid out in the Annex however these should not be taken as a definitive list and the OVS/OFI may require any conditions considered necessary.

**Review**

**Arrangements**

The local working arrangements are to be reviewed as part of the port enforcing authority liaison meeting in order to:

- Promote co-ordination and co-operation between the parties involved,
- Aid understanding of roles and responsibilities,
- Agree working arrangements,
- Resolve local problems.

**MoU**

The MoU will be reviewed after six months and thereafter annually to ensure that the arrangements are still sufficient to maintain the standards of hygiene required and permit effective BIP operation. The review should also take account of any legislative or administrative changes.

**Signatories**

**Dated**
Annex to memorandum of understanding on shared use of BIP facilities

Hygiene precautions

Risk of contamination

The risk posed by the foods varies greatly depending on its nature. For example packaged foods such as canned fish or vegetables pose little or no risk. The risk presented by different foods can be categorised as follows:

- Raw meat (pathogenic organisms are likely to be present)
- Raw NAO foods (pathogenic organisms and/or other contaminants such as mycotoxins may be present)
- Ready to eat foods (the risk posed by these products is minimal but various contaminants may be present and cross contamination from raw products is to be avoided). Ready to eat foods must never come into contact with raw products.
- Canned and bottled products (where the contents are commercially sterile).

Sterile or heat-sealed packages opened as part of an examination should be disposed of rather than being returned to the consignment. If financial considerations preclude this, appropriate techniques, including aseptic technique should be used where sampling is considered necessary.

Equipment

Equipment used by other inspectors should be subject to local agreement. Where equipment is shared, training in the use and cleaning of equipment is recommended. Where other agencies are intending to use their own equipment requirements relating to the cleaning and disinfection of this equipment should be stipulated.

Training

It is recommended that all personnel using BIP facilities should have received training in basic food hygiene principles to ensure that they understand the reasons for and are effectively able to follow the hygiene rules at the facility. Consideration to providing guidance regarding hygienic sampling and examination techniques so as not to cause contamination to the consignment is also recommended.

Cleaning and Disinfection

Any spillages are to be cleaned up immediately and in any case prior to the commencement of the cleaning and disinfection process.

Where cleaning and disinfection is required it is recommended that an appropriate food grade hard surface sanitiser is used or a food grade disinfectant and detergent. Chemicals are to be used in accordance with manufacturer’s instructions.
Checks On Food Not Of Animal Origin

Ideally separate facilities should be provided for these checks. Where separate facilities are not provided cleansing and disinfection of the examination room and unloading facility (where necessary and appropriate) should be carried out between consignments of POAO and Food NAO and vice versa.

The OVS/OFI should be consulted before each consignment, unless specifically agreed as part of the MoU. The OVS/OFI should advise on any additional hygiene precautions required for example following the examination of dirty consignments such as sweet potatoes or coconuts, where additional cleaning will be required.
Specific requirements (this is not a prescriptive list)

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In the interests of hygiene the following are not permitted in the BIP facility:
Dogs or other live animals, including detectors dogs.
Vehicles, unless specifically designated for use in food rooms and suitably sanitised.
Outdoor clothing and footwear unless covered by protective clothing.
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