Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

Regulation (EC) No 1774/2002 of the European Parliament and of the Council of 3 October 2002 laying down health rules concerning animal by-products not intended for human consumption (repealed)

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

ANNEX I

SPECIFIC DEFINITIONS

For the purpose of this Regulation:

- 1. [F1'apiculture by-products' means honey, beeswax, royal jelly, propolis or pollen not intended for human consumption;]
- 2. 'batch' means a unit of production produced in a single plant using uniform production parameters or a number of such units, when stored together and that can be identified for the purposes of recall and re-treatment or disposal should tests show that to be necessary;
- 3. 'biogas plant' means a plant in which biological degradation of products of animal origin is undertaken under anaerobic conditions for the production and collection of biogas;
- 4. 'blood products' means products derived from blood or fractions of blood, excluding blood meal; they include dried/frozen/liquid plasma, dried whole blood, dried/frozen/liquid red cells or fractions thereof and mixtures;
- 5. 'blood' means fresh whole blood;
- 6. 'bloodmeal' means products derived from the heat-treatment of blood in accordance with Annex VII, Chapter II, and intended for animal consumption or organic fertilizers;
- 7. 'canned petfood' means heat-processed petfood contained within a hermetically sealed container;
- 8. 'Category 1 or Category 2 intermediate plant' means a plant in which unprocessed Category 1 or Category 2 material is handled and/or temporarily stored for the purpose of further transportation to its final destination and where certain preliminary activities, such as removal of hides and skins and performing post-mortem examinations, may take place;
- 9. 'Category 1 processing plant' means a plant in which Category 1 material is processed before its final disposal;
- 10. 'Category 2 oleochemical plant' means a plant processing rendered fats derived from Category 2 material under conditions set out in Annex VI, Chapter III;
- 11. 'Category 2 processing plant' means a plant in which Category 2 material is processed before its final disposal, further transformation or use;
- 12. 'Category 3 intermediate plant' means a plant in which unprocessed Category 3 material is sorted and/or cut and/or chilled or deep-frozen into blocks and/or temporarily stored for the purpose of further transporting to its final destination;
- 13. 'Category 3 oleochemical plant' means a plant processing rendered fats derived from Category 3 material;
- 14. 'Category 3 processing plant' means a plant in which Category 3 material is processed into processed animal protein and other processed products that could be used as feed material;

- 15. [F2'catering waste' means all waste food including used cooking oil originating in restaurants, catering facilities and kitchens, including central kitchens and household kitchens;]
- 16. 'co-incineration plant' means a disposal site as defined in Article 3(5) of Directive 2000/76/EC;
- 17. 'co-incineration' means the disposal of animal by-products or products derived therefrom in a co-incineration plant;
- 18. 'collection centres' means premises collecting and treating certain animal by-products intended to be used for the feeding of the animals specified in Article 23(2)(c);
- 19. 'composting plant' means a plant in which biological degradation of products of animal origin is undertaken under aerobic conditions;
- 20. 'digestion residues' means residues resulting from the transformation of animal byproducts in a biogas plant;
- 21. 'digestive tract content' means the content of the digestive tract of mammals and ratites, whether or not separated from the digestive tract;
- 22. 'dogchews' means untanned products for pet animals to chew, produced from hides and skins of ungulates or other animal material;
- 23. 'feed material' means those feed materials, as defined in Directive 96/25/EC⁽¹⁾, that are of animal origin including processed animal proteins, blood products, rendered fats, fish oil, fat derivatives, gelatin and hydrolysed proteins, dicalcium phosphate, milk, milk-based products and colostrum;
- 24. 'fishmeal' means processed animal protein derived from sea animals, except sea mammals:
- 25. 'fur animals' means animals kept or reared for the production of fur and not used for human consumption;
- 26. 'gelatin' means natural, soluble protein, gelling or non-gelling, obtained by the partial hydrolysis of collagen produced from bones, hides and skins, tendons and sinews of animals (including fish and poultry);
- 27. 'greaves' means the protein-containing residue of rendering, after partial separation of fat and water;
- 28. 'hermetically sealed container' means a container that is designed and intended to be secure against the entry of micro-organisms;
- 29. 'hides and skins' means all cutaneous and subcutaneous tissues;
- 30. 'high-capacity incineration plant' means an incineration plant other than a low-capacity incineration plant;
- 31. 'hydrolysed proteins' means polypeptides, peptides and aminoacids, and mixtures thereof, obtained by the hydrolysis of animal by-products;
- 32. 'incineration plant' means a disposal site as defined in Article 3(4) of Directive 2000/76/EC:
- 33. 'incineration' means the disposal of animal by-products or products derived therefrom in an incineration plant;

- 34. 'laboratory reagent' means a packaged product, ready for use by the end user, containing a blood product, and intended for laboratory use as reagent or reagent product, whether used alone or in combination;
- 35. 'landfill' means a disposal site as defined by Directive 1999/31/EC;
- 36. 'low-capacity incineration plant' means an incineration plant with a throughput of less than 50 kg of animal by-products per hour;
- [F2'manure' means any excrement and/or urine of farmed animals, with or without litter, or guano, that may be either unprocessed or processed in accordance with Chapter III of Annex VIII or otherwise transformed in biogas or composting plants;]
- 38. 'organic fertilizers' and 'soil improvers' mean materials of animal origin used to maintain or improve plant nutrition and the physical and chemical properties and biological activity of soils, either separately or together; they may include manure, digestive tract content, compost and digestion residues;
- ^{39.} '[F³pasture land'means land covered with grass or other herbage grazed by or used as feedingstuffs for farmed animals, excluding land to which organic fertilisers and soil improvers have been applied in accordance with Commission Regulation (EC) No 181/2006⁽²⁾;]
- 40. '[F4petfood plant' means a plant producing petfood or dogchews or flavouring innards and in which certain animal by-products are used in the preparation of such petfood, dogchews or flavouring innards;]
- 41. 'petfood' means food for pet animals containing Category 3 material;
- 42. [F1'processed animal protein' means animal protein derived entirely from Category 3 material, which have been treated in accordance with Chapter II of Annex VII so as to render them suitable for direct use as feed material or for any other use in feedingstuffs, including petfood, or for use in organic fertilisers or soil improvers; however, it does not include blood products, milk, milk-based products, colostrum, gelatine, hydrolysed proteins and dicalcium phosphate, eggs and egg-products, tricalcium phosphate and collagen;]
- 43. 'processed petfood' means petfood, other than raw petfood, that has undergone treatment in accordance with the requirements of Annex VIII;
- 44. 'processed products' means animal by-products that have undergone one of the processing methods or another treatment required by Annex VII or VIII;
- 45. 'processing methods' means the methods listed in Annex V, Chapter III;
- 46. 'processing plant' means an animal by-products processing plant;
- 47. 'product used for *in vitro* diagnosis' means a packaged product, ready for use by the end user, containing a blood product, and used as a reagent, reagent product, calibrator, kit or any other system, whether used alone or in combination, intended to be used *in vitro* for the examination of samples of human or animal origin, with the exception of donated organs or blood, solely or principally with a view to the diagnosis of a physiological state, state of health, disease or genetic abnormality or to determine safety and compatibility with reagents;
- 48. 'raw petfood' means petfood which has not undergone any preserving process other than chilling, freezing or quick freezing to ensure preservation;

- 49. 'remote areas' means areas where the animal population is so small, and where facilities are so far away, that the arrangements necessary for collection and transport would be unacceptably onerous compared to local disposal;
- 50. 'rendered fats' means fats derived from processing of Category 2 material or Category 3 material;
- 51. 'storage plant' means a plant, other than establishments and intermediaries covered by Directive 95/69/EC⁽³⁾, in which processed products are temporarily stored before their final use or disposal;
- 52. 'tanning' means the hardening of hides, using vegetable tanning agents, chromium salts or other substances such as aluminium salts, ferric salts, silicic salts, aldehydes and quinones, or other synthetic hardening agents;
- 53. 'technical plant' means a plant in which animal by-products are used to produce technical products;
- 54. 'technical products' means products directly derived from certain animal by-products, intended for purposes other than human or animal consumption, including tanned and treated hides and skins, game trophies, processed wool, hair, bristles, feathers and parts of feathers, serum of equidae, blood products, pharmaceuticals, medical devices, cosmetics, bone products for china, gelatin and glue, organic fertilizers, soil improvers, rendered fats, fat derivatives, processed manure and milk and milk-based products;
- [F2'unprocessed feathers and parts of feathers' means feathers and parts of feathers that have not been treated with a steam current or by some other method that ensures that no pathogens remain;
- 56. 'unprocessed wool' means sheep's wool that has not undergone factory washing, been obtained from tanning, or been treated by some other method that ensures that no pathogens remain;
- 57. 'unprocessed hair' means ruminant hair that has not undergone factory washing, been obtained from tanning, or been treated by some other method that ensures that no pathogens remain;
- 58. 'unprocessed pig bristles' means pig bristles that have not undergone factory washing, been obtained from tanning, or been treated by some other method that ensures that no pathogens remain;
- 59. [F5'collagen' means protein-based products derived from hides, skins and tendons of animals, including bones in the case of pigs, poultry and fish;
- 60. 'screenings' means visible solid animal materials retained in the waste water screen where a pre-treatment process as referred to in Annex II, Chapter IX, is required;
- 61. 'grease and oil mixture' means floating animal materials collected at the surface of waste water grease remover systems where a pre-treatment process as referred to in Annex II, Chapter IX, is required;
- 62. 'sludge' means visible solid animal materials or sediments retained in the waste water drains where a pre-treatment process as referred to in Annex II, Chapter IX, is required;
- 63. 'material from desanding' means visible solid animal materials or sediments retained in desanding systems where these constitute a pre-treatment process referred to in Annex II, Chapter IX[F4;]]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 64. '[F6flavouring innard' means a liquid or dehydrated processed product of animal origin used to enhance the palatability values of petfood[F7;]
- 65. [F8*colour-coding' means the systematic use of colours as defined in Chapter I of Annex II for displaying information as provided for in this Regulation on the surface or part of the surface of a packaging, container or vehicle, or on a label or symbol applied to them.]

Textual Amendments

- **F1** Substituted by Commission Regulation (EC) No 829/2007 of 28 June 2007 amending Annexes I, II, VII, VIII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the placing on the market of certain animal by-products (Text with EEA relevance).
- **F2** Substituted by Commission Regulation (EC) No 808/2003 of 12 May 2003 amending Regulation (EC) No 1774/2002 of the European Parliament and of the Council laying down health rules concerning animal by-products not intended for human consumption (Text with EEA relevance).
- **F3** Substituted by Commission Regulation (EC) No 181/2006 of 1 February 2006 implementing Regulation (EC) No 1774/2002 as regards organic fertilisers and soil improvers other than manure and amending that Regulation (Text with EEA relevance).
- **F4** Substituted by Commission Regulation (EC) No 668/2004 of 10 March 2004 amending certain Annexes to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from third countries of animal by-products (Text with EEA relevance).
- **F5** Inserted by Commission Regulation (EC) No 808/2003 of 12 May 2003 amending Regulation (EC) No 1774/2002 of the European Parliament and of the Council laying down health rules concerning animal by-products not intended for human consumption (Text with EEA relevance).
- **F6** Inserted by Commission Regulation (EC) No 668/2004 of 10 March 2004 amending certain Annexes to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from third countries of animal by-products (Text with EEA relevance).
- F7 Substituted by Commission Regulation (EC) No 1432/2007 of 5 December 2007 amending Annexes I, II and VI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the marking and transport of animal by-products (Text with EEA relevance).
- **F8** Inserted by Commission Regulation (EC) No 1432/2007 of 5 December 2007 amending Annexes I, II and VI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the marking and transport of animal by-products (Text with EEA relevance).

ANNEX II

HYGIENE REQUIREMENTS FOR THE COLLECTION AND TRANSPORT OF ANIMAL BY-PRODUCTS AND PROCESSED PRODUCTS

[F7CHAPTER I

Identification

- 1. All necessary measures must be taken to ensure that:
- (a) Category 1, Category 2 and Category 3 materials are identifiable and kept separate and identifiable during collection and transportation;

- (b) processed products are identifiable and kept separate and identifiable during transportation;
- (c) a marking substance for the identification of animal by-products or processed products of a specific category is only used for the category for which its use is required under this Regulation, or is established or laid down pursuant to point 4; and
- (d) animal by-products and processed products are dispatched from one Member State to another Member State in packaging, containers or vehicles which are prominently and, at least for the period of transport, indelibly colour-coded as follows:
 - (i) in the case of Category 1 materials, using the colour black;
 - (ii) in the case of Category 2 materials (other than manure and digestive tract content), using the colour yellow;
 - (iii) in the case of Category 3 materials, using the colour green with a high content of blue to ensure that it is clearly distinguishable from the other colours.
- 2. During transport, a label attached to the packaging, container or vehicle must:
- (a) clearly indicate the category of the animal by-products or, in the case of processed products, the category of animal by-products from which the processed products were derived; and
- (b) bear the following words:
 - (i) in the case of Category 3 material, 'not for human consumption';
 - (ii) in the case of Category 2 material (other than manure and digestive tract content) and processed products derived therefrom, 'not for animal consumption'; however, when Category 2 material is intended for the feeding of animals referred to in Article 23(2)(c) under the conditions provided for in that Article, the label shall instead indicate 'for feeding to ...' completed with the name of the specific species of those animals for the feeding of which the material is intended;
 - (iii) in the case of Category 1 material and processed products derived therefrom, 'for disposal only';
 - (iv) in the case of manure and digestive tract content, 'manure'.
- 3. Member States may establish systems or lay down rules for the colour-coding of packaging, containers or vehicles used for the transport of animal by-products and processed products originating in and remaining on their territory, provided that those systems or rules do not confuse the colour-coding system provided for in point 1(d).
- 4. Without prejudice to point 3 of Annex V to Regulation (EC) No 999/2001, Member States may establish systems or lay down rules for the marking of animal by-products originating in and remaining on their territory provided that those systems or rules do not conflict with the marking requirements laid down for processed products in Chapter I of Annex VI to this Regulation.
- 5. By way of derogation from points 3 and 4, Member States may use the systems or rules referred to in those points for animal by-products originating in but not intended to remain on their territory if the Member State or third country of destination has communicated its agreement.]

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER II

Vehicles and containers

- 1. Animal by-products and processed products must be collected and transported in sealed new packaging or covered leak-proof containers or vehicles.
- 2. Vehicles and reusable containers, and all reusable items of equipment or appliances that come into contact with animal by-products or processed products, must be:
- (a) cleaned, washed and disinfected after each use;
- (b) maintained in a clean condition; and
- (c) clean and dry before use.
- 3. Reusable containers must be dedicated to the carriage of a particular product to the extent necessary to avoid cross-contamination.
- [F54. Packaging material must be incinerated or disposed of by some other means in accordance with instructions from the competent authority.]

CHAPTER III

Commercial documents and health certificates

- During transportation, a commercial document or, when required by this Regulation, a health certificate must accompany animal by-products and processed products except in the case of processed products originating from Category 3 material which are supplied within the same Member State by retailers to final users other than business operators.]
- 2. Commercial documents must specify:
- (a) the date on which the material was taken from the premises;
- (b) the description of the material, including the information referred to in Chapter I, the animal species for Category 3 material and processed products derived therefrom destined for use as feed material and, if applicable, the ear-tag number;
- (c) the quantity of the material;
- (d) the place of origin of the material;
- (e) the name and the address of the carrier;
- (f) the name and the address of the receiver and, if applicable, its approval number; and
- (g) if appropriate:
 - (i) the approval number of the plant of origin, and
 - (ii) the nature and the methods of the treatment.
- 3. The commercial document must be produced at least in triplicate (one original and two copies). The original must accompany the consignment to its final destination. The receiver must retain it. The producer must retain one of the copies and the carrier the other.

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Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4. A model for the commercial document may be laid down under the procedure referred to in Article 33(2).
- 5. Health certificates must be issued and signed by the competent authority.

CHAPTER IV

Records

The records referred to in Article 9 must contain the information referred to in Chapter III, paragraph 2, as follows. They must contain:

- (a) the information referred to in subparagraphs (b) and (c); and
- (b) in the case of records kept by any person consigning animal by-products, the information referred to in subparagraphs (a), (e) and, if known, (f); or
- (c) in the case of records kept by any person transporting animal by-products, the information referred to in subparagraphs (a), (d) and (f); or
- (d) in the case of records kept by any person receiving animal by-products, the date of reception and the information referred to in subparagraphs (d) and (e).

CHAPTER V

Retention of documents

The commercial document and the health certificate referred to in Chapter III, and the records referred to in Chapter IV, must be kept for a period of at least two years for presentation to the competent authority.

CHAPTER VI

Temperature conditions

- 1. The transport of animal by-products must take place at an appropriate temperature, to avoid any risk to animal or public health.
- 2. Unprocessed Category 3 material destined for the production of feed material or pet food must be transported chilled or frozen, unless processed within 24 hours of departure.
- 3. The design of vehicles used for refrigerated transport must ensure the maintenance of an appropriate temperature throughout transport.

CHAPTER VII

Specific rules for transit

The carriage of animal by-products and processed products in transit must meet the requirements of Chapters I, II, III and VI.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER VIII

Control measures

The competent authority must take the necessary measures to control the collection, transport, use and disposal of animal by-products and processed products, including by checking the keeping of required records and documents and, when this Regulation requires it or the competent authority considers it necessary, by sealing.

When the competent authority applies a seal to a consignment of animal by-products or processed products, it must inform the competent authority of the place of destination.

[F5CHAPTER IX

Collection of animal material when treating waste water

- 1. Category 1 processing plants and other premises where specified risk material is removed, slaughterhouses and Category 2 processing plants shall have a pre-treatment process for the retention and collection of animal material as an initial step in the treatment of waste water. The equipment used in the pre-treatment process shall consist of drain traps or screen with apertures or a mesh size of no more than 6 mm in the downstream end of the process or equivalent systems that ensures that the solid particles in the waste water passing through them are no more than 6 mm.
- 2. Waste water from the premises as referred to in paragraph 1 must enter a pretreatment process which shall ensure that all waste water has been filtered through the process before being drained off the premises. No grinding or maceration shall take place which could facilitate the passage of animal material through the pre-treatment process.
- 3. All animal material retained in the pre-treatment process in premises as referred to in paragraph 1 shall be collected and transported as Category 1 or Category 2 material, as appropriate, and disposed of in accordance with this Regulation.
- 4. Waste water having passed the pre-treatment process in premises referred to in paragraph 1 and waste water from premises only receiving Category 3 material shall be treated in accordance with other relevant Community legislation.]

[F1CHAPTER X

Commercial document

- 1. [F7A commercial document in accordance with the model set out in this Chapter shall accompany animal by-products and processed products during transportation. However, for the transport of animal by-products and processed products on their own territory Member States may require:
 - (a) to use a different commercial document, in paper or in electronic form, provided that such commercial document complies with the requirements laid down in point 2 of Chapter III;
 - (b) that the quantity of the material referred to in point 2(c) of Chapter III is expressed in weight of the material in the commercial document;

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- (c) that a copy of the commercial document is returned by the receiver to the producer to be kept by that producer in accordance with Chapter V as proof of arrival of the consignment.]
- 2. Where more than one transporter is involved, each transporter shall fill in a declaration as referred to in point 7 of the commercial document, which shall be part of the document.

MODEL COMMERCIAL DOCUMENT FOR THE TRANSPORTATION WITHIN THE EUROPEAN COMMUNITY OF ANIMAL BY-PRODUCTS AND PROCESSED PRODUCTS

Notes

- (a) Commercial documents shall be produced, according to the layout of the model appearing in this Annex. It shall contain, in the numbered order that appears in the model, the attestations that are required for the transportation of animal by-products and processed products derived there from.
- (b) It shall be drawn up in one of the official languages of the MemberState of origin or the MemberState of destination, as appropriate. However, it may also be drawn up in other official Community languages, if accompanied by an official translation or if previously agreed by the competent authority of the MemberState of destination.
- (c) The commercial document must be produced at least in triplicate (one original document and two copies). The original document must accompany the consignment to its final destination. The receiver must retain it. The producer must retain one of the copies and the carrier the other.
- (d) The original of each commercial document shall consist of a single page, both sides, or, where more text is required it shall be in such a form that all pages needed are part of an integrated whole and indivisible.
- (e) If for reasons of identification of the items of the consignment, additional pages are attached to the commercial document, these pages shall also be considered as forming part of the original document by the application of the signature of the person responsible for the consignment, on each of the pages.
- (f) When the commercial document, including additional pages referred to in (e), comprises more than one page, each page shall be numbered (page number) of (total number of pages) at the bottom and shall bear the code number of the document that has been designated by the responsible person at the top.
- (g) The original of the commercial document must be completed and signed by the responsible person. In doing so, the responsible person shall ensure that the principles of documentation as laid down in Chapter III of Annex II to Regulation (EC) No 1774/2002 are followed. The commercial document must specify:
- (i) the date on which the material was taken from the premises;
- (ii) the description of the material, including the identification of the material, the animal species for Category 3 material and processed products derived therefrom destined for use as feed material and, if applicable, the ear-tag number of the animal;
- (iii) the quantity of the material;
- (iv) the place of origin of the material;

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- (v) the name and the address of the carrier of the material;
- (vi) the name and the address of the receiver and, if applicable, its approval number; and
- (vii) if appropriate, the approval number of the plant of origin, and the nature and the methods of the treatment.
- (h) The colour of the signature of the responsible person shall be different to that of the printing.
- (i) The commercial document must be kept for a period of at least two years for presentation to the competent authority to verify the records referred to in Article 9 of Regulation (EC) No 1774/2002.
- (j) Where Member States decide to use a commercial document in electronic form, the requirements listed in points (a) to (i) shall be complied with as appropriate for such electronic form.]

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	For the transportation within the European Community intended for human consumption in accordance												
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	I.16. Means of transport	t I.17. Transporter											
	Aeroplane Ship	Name Approval number	transmiss										
	Road vehicle Other Railway wagon		II.1.4. the animal by-										
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		I.20. Number/quantity]										
	I.21. Temperature of products Ambient Chilled	I.22. Number of packages	Notes Part I:										
	I.23. Identification of container/Seal number	I.24. Type of packaging	Box reference Box reference										
	I.25. Commodities certified for		Box reference										
	Animal feedingstuff Technical use	Other	Animal specie										
	I.26. Transit through third country Third country Exit point Code Entry point BIP unit No:	I.27. Transit through Member States Member State Member State ISO code Member State ISO code Member State ISO code	Nature of cor products", "blo "fishmeal", "ge "processed pe										
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Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

ANNEX III

HYGIENE REQUIREMENTS FOR INTERMEDIATE AND STORAGE PLANTS

CHAPTER I

Requirements for the approval of intermediate plants

- 1. Premises and facilities must meet at least the following requirements.
- (a) The premises must be adequately separated from the public highway and other premises such as slaughterhouses. The layout of plants must ensure the total separation of Category 1 and Category 2 material from Category 3 material from reception until dispatch.
- (b) The plant must have a covered space to receive animal by-products.
- The plant must be constructed in such a way that it is easy to clean and disinfect. Floors (c) must be laid down in such a way as to facilitate the draining of liquids.
- (d) The plant must have adequate lavatories, changing rooms and washbasins for staff.
- (e) The plant must have appropriate arrangements for protection against pests, such as insects, rodents and birds.
- The plant must have a waste-water disposal system which meets hygiene requirements. (f)
- Where it is necessary for the purpose of achieving the objectives of this Regulation, (g) plants must have suitable temperature-controlled storage facilities of sufficient capacity for maintaining animal by-products at appropriate temperatures and designed to allow the monitoring and recording of those temperatures.
- 2. The plant must have adequate facilities for cleaning and disinfecting the containers or receptacles in which animal by-products are received and the vehicles, other than ships, in which they are transported. Adequate facilities must be provided for the disinfecting of vehicle wheels.

CHAPTER II

General hygiene requirements

- A. Category 3 intermediate plants
- The plant must not engage in activities other than the importation, collection, sorting, 1. cutting, chilling, freezing into blocks, temporary storage and dispatching of Category 3 material.
- 2. The sorting of Category 3 material must be carried out in such a way as to avoid any risk of the propagation of animal diseases.
- 3. All the time during sorting or storage, Category 3 material must be handled and stored separately from goods other than other Category 3 material and in such a way as to prevent any propagation of pathogens and to ensure compliance with Article 22.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

	Category 3 material must be stored properly, and, where appropriate, chilled or frozen until re-dispatched.
^{F9} 5.	

Textual Amendments

- **F9** Deleted by Commission Regulation (EC) No 808/2003 of 12 May 2003 amending Regulation (EC) No 1774/2002 of the European Parliament and of the Council laying down health rules concerning animal by-products not intended for human consumption (Text with EEA relevance).
- B. Category 1 or Category 2 intermediate plants
- 6. The plant must not engage in activities other than the collection, handling, temporary storage and dispatching of Category 1 or Category 2 material.
- 7. The sorting of the Category 1 or Category 2 material must be carried out in such a way as to avoid any risk of the propagation of animal diseases.
- 8. All the time during storage, the Category 1 or Category 2 material must be handled and stored separately from other goods and in such a way as to prevent any propagation of pathogens.
- 9. Category 1 or Category 2 material must be stored properly, including under appropriate temperature conditions, until re-dispatched.

11. Waste water must be treated to ensure, as far as is reasonably practicable, that no pathogens remain. Specific requirements for the treatment of waste water from Category 1 and Category 2 intermediate plants may be laid down in accordance with the procedure referred to in Article 33(2).

CHAPTER III

Requirements for the approval of storage plants

Premises and facilities must meet at least the following requirements.

- 1. Premises storing processed products derived from Category 3 material must not be at the same site as premises storing processed products derived from Category 1 or Category 2 material, unless in a completely separate building.
- 2. The plant must:
 - (a) have a covered space to receive the products;
 - (b) be constructed in such a way that it is easy to clean and disinfect. Floors must be laid down in such a way as to facilitate the draining of liquids;
 - (c) have adequate lavatories, changing rooms and washbasins for staff; and
 - (d) have appropriate arrangements for protection against pests, such as insects, rodents and birds.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 3. The plant must have adequate facilities for cleaning and disinfecting the containers or receptacles in which the products are received and the vehicles, other than ships, in which they are transported. Adequate facilities must be provided for the disinfecting of vehicle wheels.
- 4. Products must be stored properly until re-dispatched.

ANNEX IV

REQUIREMENTS FOR INCINERATION AND CO-INCINERATION PLANTS TO WHICH DIRECTIVE 2000/76/EC DOES NOT APPLY

CHAPTER I

General conditions

- [F2]. Incineration or co-incineration plants must be designed, equipped and operated in such a manner as to fulfil the requirements of this Regulation. The following hygiene conditions must be met:
- (a) Animal by-products must be disposed of as soon as possible after arrival. They must be stored properly until disposal.
- (b) Containers, receptacles and vehicles used for transporting unprocessed material must be cleaned in a designated area, thereby ensuring that waste water is treated during the storage referred to in Chapter III.
- (c) Preventive measures against birds, rodents, insects or other vermin must be taken systematically. A documented pest control programme must be used for that purpose.
- (d) Cleaning procedures must be established and documented for all parts of the premises. Suitable equipment and cleaning agents must be provided for cleaning.
- (e) Hygiene control must include regular inspections of the environment and equipment. Inspection schedules and results must be documented and maintained for at least two years.]
- 2. The operator of an incineration or co-incineration plant must take all necessary precautions concerning the reception of animal by-products to prevent, or limit as far as practicable, direct risks to human or animal health.

CHAPTER II

Operating conditions

3. Incineration or co-incineration plants must be designed, equipped, built and operated in such a way that the gas resulting from the process is raised in a controlled and homogeneous fashion, even under the most unfavourable conditions, to a temperature of 850 °C, as measured near the inner wall or at another representative point of the combustion chamber as authorised by the competent authority, for two seconds.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4. Each line of high-capacity incineration plants must be equipped with at least one auxiliary burner. This burner must be switched on automatically when the temperature of the combustion gases after the last injection of combustion air falls below 850 °C. It must also be used during plant start-up and shut-down operations to ensure that the temperature of 850 °C is maintained at all times during these operations and as long as unburned material is in the combustion chamber.
- 5. High-capacity incineration or co-incineration plants must have and operate an automatic system to prevent feed with animal by-products:
- (a) at start-up, until the temperature of 850 °C has been reached; and
- (b) whenever the temperature of 850 °C is not maintained.
- 6. Animal by-products should, where practicable, be placed straight in the furnace without direct handling.

CHAPTER III

Water discharges

- 7. Incineration or co-incineration plant sites, including associated storage areas for animal by-products, must be designed in such a way as to prevent unauthorised and accidental release of any polluting substances into soil, surface water and groundwater in accordance with the provisions provided for in relevant Community legislation. Moreover, storage capacity must be provided for contaminated rainwater run-off from the incineration plant site or for contaminated water arising from spillage or fire-fighting operations.
- 8. The storage capacity must be adequate to ensure that such waters can be tested and treated before discharge where necessary.

CHAPTER IV

Residues

- 9. For the purposes of this Chapter, 'residues' means any liquid or solid material generated by the incineration or co-incineration process, the waste-water treatment or other processes within the incineration or co-incineration plant. They include bottom ash and slag, fly ash and boiler dust.
- 10. Residues resulting from the operation of the incineration or co-incineration plant must be minimised in their amount and harmfulness. Residues must be recycled, where appropriate, directly in the plant or outside in accordance with relevant Community legislation.
- 11. Transport and intermediate storage of dry residues in the form of dust must take place in such a way as to prevent dispersal in the environment (e.g., in closed containers).

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER V

Temperature measurement

- 12. Techniques must be used to monitor the parameters and conditions relevant to the incineration or co-incineration process. High-capacity incineration and co-incineration plants must have and use temperature measurement equipment.
- 13. The approval issued by the competent authority, or conditions attached to it, must lay down temperature measurement requirements.
- 14. The appropriate installation and the functioning of any automated monitoring equipment must be subject to control and to an annual surveillance test. Calibration must be carried out by means of parallel measurements with the reference methods at least every three years.
- 15. Temperature measurement results must be recorded and presented in an appropriate fashion to enable the competent authority to verify compliance with the permitted operating conditions laid down in this Regulation in accordance with procedures to be decided upon by that authority.

CHAPTER VI

Abnormal operating

16. In the case of a breakdown, or abnormal operating conditions, the operator must reduce or close down operations as soon as practicable until normal operations can be resumed.

IF5CHAPTER VII

Incineration of Category 1 material referred to in Article 4(1)(b)

- 1. The low-capacity incineration plant must be located on a well-drained hard standing.
- 2. Livestock must not have access to the low-capacity incineration plant, animal by-products that are awaiting incineration or ash resulting from the incineration of animal by-products. If the low-capacity incineration plant is located on a livestock holding:
- (a) there must be total physical separation between the incinerator and the livestock and their feed and bedding, with fencing where necessary;
- (b) equipment must be dedicated entirely to the operation of the incinerator and not used elsewhere on the farm;
- (c) the operators must change their outer clothing and footwear before handling livestock or livestock feed.
- 3. The storage of animal by-products and of ashes must be covered, labelled and leak proof.
- 4. The operator must check that animal by-products are incinerated in such a way that they are completely reduced to ash. Ash must be disposed of to a landfill approved under Directive 1999/31/EC.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 5. Incompletely incinerated animal by-products must not be disposed of to a landfill, but must be re-incinerated or otherwise disposed of in accordance with this Regulation.
- 6. The low-capacity incineration plant must be equipped with an afterburner.
- 7. The operator must keep records of the quantities, category and species of animal byproducts incinerated and the date of incineration.
- 8. The competent authority must inspect the low-capacity incineration plant before approval, and at least once a year to monitor compliance with this Regulation.]

ANNEX V

GENERAL HYGIENE REQUIREMENTS FOR THE PROCESSING OF CATEGORY 1, 2 AND 3 MATERIAL

CHAPTER I

General requirements for the approval of Category 1, 2 and 3 processing plants

- 1. Premises and facilities must meet at least the following requirements:
- (a) [F2premises for the processing of animal by-products must not be at the same site as slaughterhouses, unless located in a completely separate building. However, a conveyer system may link an individual processing plant to a slaughterhouse on the same site provided the following conditions are met:
 - (i) there are separate entrances, reception bays, equipment, exits and personnel for the processing plant and the slaughterhouse; and
 - (ii) the animal by-products to be processed originate on the same premises.

Unauthorised persons and animals must not have access to the processing plant;

- (b) the processing plant must have a clean and unclean sector, adequately separated. The unclean sector must have a covered place to receive animal by-products and must be constructed in such a way that it is easy to clean and disinfect. Floors must be laid in such a way as to facilitate the draining of liquids. The processing plant must have adequate lavatories, changing rooms and washbasins for staff;
- (c) the processing plant must have sufficient production capacity for hot water and steam for the processing of animal by-products;
- (d) the unclean sector must, if appropriate, contain equipment to reduce the size of animal by-products and equipment for loading the crushed animal by-products into the processing unit;
- (e) all installations in which animal by-products are processed must operate in accordance with the requirements of Chapter II. Where heat treatment is required, all installations must be equipped with:
 - (i) measuring equipment to monitor temperature against time and, if necessary, pressure at critical points;

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (ii) recording devices to record continuously the results of these measurements; and
- (iii) an adequate safety system to prevent insufficient heating;
- (f) to prevent recontamination of the finished product by incoming animal by-products, there must be a clear separation between the area of the plant where incoming material for processing is unloaded and the areas set aside for the processing of that product and the storage of the processed product.
- 2. The processing plant must have adequate facilities for cleaning and disinfecting the containers or receptacles in which animal by-products are received and the vehicles, other than ships, in which they are transported.
- 3. Adequate facilities must be provided for the disinfecting of vehicle wheels, on leaving the unclean sector of the processing plant.
- 4. All processing plants must have a waste-water disposal system meeting the competent authority's requirements.
- 5. The processing plant must have its own laboratory or make use of the services of an external laboratory. The laboratory must be equipped to carry out necessary analyses and be approved by the competent authority.

CHAPTER II

General hygiene requirements

- 1. Animal by-products must be processed as soon as possible after arrival. They must be stored properly until processed.
- 2. Containers, receptacles and vehicles used for transporting unprocessed material must be cleaned in a designated area. That area must be situated or designed to prevent the risk of contamination of processed products.
- 3. Persons working in the unclean sector must not enter the clean sector without changing their working clothes and footwear or without disinfecting the latter. Equipment and utensils must not be taken from the unclean sector into the clean sector, unless first cleaned and disinfected. Personnel movement procedures must be established to control the movement of personnel between areas and to prescribe the proper use of foot baths and wheel baths.
- 4. Waste water originating in the unclean sector must be treated to ensure, as far as is reasonably practicable, that no pathogens remain. Specific requirements for the treatment of waste water from processing plants may be laid down under the procedure referred to in Article 33(2).
- 5. Preventive measures against birds, rodents, insects or other vermin must be taken systematically. A documented pest control programme must be used for that purpose.
- 6. Cleaning procedures must be established and documented for all parts of the premises. Suitable equipment and cleaning agents must be provided for cleaning.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 7. Hygiene control must include regular inspections of the environment and equipment. Inspection schedules and results must be documented and maintained for at least two years.
- 8. Installations and equipment must be kept in a good state of repair and measuring equipment must be calibrated at regular intervals.
- 9. Processed products must be handled and stored at the processing plant in such a way as to preclude recontamination.

CHAPTER III

Processing methods

Method 1 Reduction

1. If the particle size of the animal by-products to be processed is more than 50 millimetres, the animal by-products must be reduced in size using appropriate equipment, set so that the particle size after reduction is no greater than 50 millimetres. The effectiveness of the equipment must be checked daily and its condition recorded. If checks disclose the existence of particles larger than 50 millimetres, the process must be stopped and repairs made before the process is resumed.

Time, temperature and pressure

- 2. After reduction the animal by-products must be heated to a core temperature of more than 133 °C for at least 20 minutes without interruption at a pressure (absolute) of at least 3 bars produced by saturated steam⁽⁴⁾; the heat treatment may be applied as the sole process or as a pre- or post-process sterilisation phase.
- 3. The processing may be carried out in batch or continuous systems. Method 2

Reduction

1. If the particle size of the animal by-products to be processed is more than 150 millimetres, the animal by-products must be reduced in size using appropriate equipment, set so that the particle size after reduction is no greater than 150 millimetres. The effectiveness of the equipment must be checked daily and its condition recorded. If checks disclose the existence of particles larger than 150 millimetres, the process must be stopped and repairs made before the process is resumed.

Time, temperature and pressure

- 2. After reduction the animal by-products must be heated to a core temperature greater than 100 °C for at least 125 minutes, a core temperature greater than 110 °C for at least 120 minutes and a core temperature greater that 120 °C for at least 50 minutes.
- 3. The processing must be carried out in a batch system.
- [F24. The animal by-products may be cooked in such a manner that the time-temperature requirements are achieved at the same time.]

Method 3 Reduction

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

1. If the particle size of the animal by-products to be processed is more than 30 millimetres, the animal by-products must be reduced in size using appropriate equipment, set so that the particle size after reduction is no greater than 30 millimetres. The effectiveness of the equipment must be checked daily and its condition recorded. If checks disclose the existence of particles larger than 30 millimetres, the process must be stopped and repairs made before the process is resumed.

Time, temperature and pressure

- 2. After reduction the animal by-products must be heated to a core temperature greater than 100 °C for at least 95 minutes, a core temperature greater than 110 °C for at least 55 minutes and a core temperature greater that 120 °C for at least 13 minutes.
- 3. The processing may be carried out in batch or continuous systems.
- 4. The animal by-products may be cooked in such a manner that the time-temperature requirements are achieved at the same time.

Method 4 Reduction

1. If the particle size of the animal by-products to be processed is more than 30 millimetres, the animal by-products must be reduced in size using appropriate equipment, set so that the particle size after reduction is no greater than 30 millimetres. The effectiveness of the equipment must be checked daily and its condition recorded. If checks disclose the existence of particles larger than 30 millimetres, the process must be stopped and repairs made before the process is resumed.

Time, temperature and pressure

- 2. After reduction the animal by-products must be placed in a vessel with added fat and heated to a core temperature greater than 100 °C for at least 16 minutes, a core temperature greater than 110 °C for at least 13 minutes, a core temperature greater that 120 °C for at least eight minutes and a core temperature greater that 130 °C for at least three minutes.
- 3. The processing may be carried out in batch or continuous systems.
- 4. The animal by-products may be cooked in such a manner that the time-temperature requirements are achieved at the same time.

Method 5 Reduction

1. If the particle size of the animal by-products to be processed is more than 20 millimetres, the animal by-products must be reduced in size using appropriate equipment, set so that the particle size after reduction is no greater than 20 millimetres. The effectiveness of the equipment must be checked daily and its condition recorded. If checks disclose the existence of particles larger than 20 millimetres, the process must be stopped and repairs made before the process is resumed.

Time, temperature and pressure

- 2. After reduction the animal by-products must be heated until they coagulate and then pressed so that fat and water are removed from the proteinaceous material. The proteinaceous material must then be heated to a core temperature greater than 80 °C for at least 120 minutes and a core temperature greater than 100 °C for at least 60 minutes.
- 3. The processing may be carried out in batch or continuous systems.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

4. The animal by-products may be cooked in such a manner that the time-temperature requirements are achieved at the same time.

[F10]Metho@For Category 3 animal by-products of fish origin only)

Reduction

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- 1. The animal by-products must be reduced to at least:
- (a) 50 mm in case of heat treatment in accordance with paragraph 2(a); or
- (b) 30 mm in case of heat treatment in accordance with paragraph 2(b).

They must then be mixed with formic acid to reduce and maintain the pH to 4,0 or lower. The mixture must be stored for at least 24 hours pending further treatment. Time and temperature

- 2. Following reduction, the mixture must be heated to:
- (a) a core temperature of at least 90 °C for at least 60 minutes; or
- (b) a core temperature of at least 70 °C for at least 60 minutes.

When using a continuous flow system, the progression of the product through the heat converter must be controlled by means of mechanical commands limiting its displacement in such a way that at the end of the heat treatment operation the product has undergone a cycle which is sufficient in both time and temperature.]

Textual Amendments

F10 Substituted by Commission Regulation (EC) No 93/2005 of 19 January 2005 amending Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards processing of animal by-products of fish origin and commercial documents for the transportation of animal by-products (Text with EEA relevance).

Method 7

- 1. Any processing method approved by the competent authority where it has been demonstrated to that authority that the final product has been sampled on a daily basis over a period of one month in compliance with the following microbiological standards:
- (a) Samples of material taken directly after heat treatment: *Clostridium perfringens* absent in 1 g of the products
- (b) Samples of material taken during or upon withdrawal from storage at the processing plant:

Salmonella: absence in 25 g: n = 5, c = 0, m = 0, M = 0Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 g where:

- n = number of samples to be tested;
- m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples does not exceed m;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M or more; and
c = number of samples the bacterial count of which may be between m and M, the sample still being considered

acceptable if the bacterial count of the

other samples is m or less.

- 2. Details of the critical control points under which each processing plant satisfactorily complies with the microbiological standards must be recorded and maintained so that the owner, operator or their representative and the competent authority can monitor the operation of the processing plant. The information to be recorded and monitored must include the particle size, critical temperature and, as appropriate, the absolute time, pressure profile, raw material feed-rate and fat recycling rate.
- 3. This information must be made available to the Commission on request.

CHAPTER IV

Supervision of production

- 1. The competent authority must supervise processing plants to ensure compliance with the requirements of this Regulation. It must in particular:
- (a) check:
 - (i) the general conditions of hygiene of the premises, equipment and staff;
 - (ii) the efficacy of the own checks carried out by the plant, in accordance with Article 25, particularly by examining the results and taking samples;
 - (iii) the standards of the products after processing. The analyses and tests must be carried out in accordance with scientifically-recognised methods (in particular, those laid down in Community legislation or, where none exist, recognised international standards or, in their absence, national standards); and
 - (iv) the storage conditions;
- (b) take any samples required for laboratory tests; and
- (c) make any other checks it considers necessary to ensure compliance with this Regulation.
- 2. To allow it to carry out its responsibilities under paragraph 1, the competent authority must have free access at all times to all parts of the processing plant and to records, commercial documents and health certificates.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER V

Validation procedures

- 1. The competent authority must validate the processing plant in accordance with the following procedures and indicators:
- (a) description of the process (by a process flow diagram);
- (b) identification of critical control points (CCPs) including the material process rate for continuous systems;
- (c) compliance with the specific process requirements laid down by this Regulation; and
- (d) achievement of the following requirements:
 - (i) particle size for batch-pressure and continuous processes defined by the mincer hole or the anvil gap size, and
 - (ii) temperature, pressure, processing time and material processing rate (for continuous system only) as specified in paragraphs 2 and 3.
- 2. In the case of a batch pressure system:
- (a) the temperature must be monitored with a permanent thermocouple and it must be plotted against real time;
- (b) the pressure stage must be monitored with a permanent pressure gauge. Pressure must be plotted against real time;
- (c) the processing time must be shown by time/temperature and time/pressure diagrams. At least once a year the thermocouple and the pressure gauge must be calibrated.
- 3. In the case of a continuous pressure system:
- (a) the temperature and the pressure must be monitored with thermocouples, or an infrared temperature gun, and pressure gauges used at defined positions throughout the process system in such a way that temperature and pressure comply with the required conditions inside the whole continuous system or in a section of it. The temperature and pressure must be plotted against real time;
- (b) measurement of the minimum transit time inside the whole relevant part of the continuous system where the temperature and pressure comply with the required conditions, must be provided to the competent authorities, using insoluble markers (for example, manganese dioxide) or a method which offers equivalent guarantees. Accurate measurement and control of the material process rate is essential and must be measured during the validation test in relation to a CCP that can be continuously monitored such as:
 - (i) feed screw revolutions per minute (rev./min.),
 - (ii) electric power (amps at given voltage),
 - (iii) evaporation/condensation rate, or
 - (iv) number of pump strokes per unit time.

All measuring and monitoring equipment must be calibrated at least once a year.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4. The competent authority must repeat the validation procedures periodically, when it considers it necessary, and in any case each time any significant alterations are made to the process (for example, modification of the machinery or a change of raw materials).
- 5. Validation procedures based on testing methods may be laid down under the procedure referred to in Article 33(2).

ANNEX VI

[F7SPECIFIC REQUIREMENTS FOR THE PROCESSING OF CATEGORY 1 AND 2 MATERIAL, FOR BIOGAS AND COMPOSTING AND FOR THE MARKING OF CERTAIN PROCESSED PRODUCTS]

CHAPTER I

[F7Specific requirements for the processing of Category 1 and 2 materials and for the marking of certain processed products]

The following requirements apply in addition to the general requirements laid down in Annex V.

A. Premises

- 1. The layout of Category 1 and Category 2 processing plants must ensure the total separation of Category 1 material from Category 2 material from reception of the raw material until dispatch of the resulting processed product.
- 2. However, the competent authority may authorise the temporary use of a Category 2 processing plant for the processing of Category 1 material when a widespread outbreak of an epizootic disease or other extraordinary and unforeseeable circumstances leads to a lack of capacity at a Category 1 processing plant.

The competent authority must re-approve the Category 2 processing plant in accordance with Article 13 before it processes Category 2 material again.

B. *Processing standards*

- 3. The critical control points that determine the extent of the heat treatments applied in processing must be identified for each processing method as specified in Annex V, Chapter III. The critical control points may include:
 - (a) raw material particle size;
 - (b) temperature achieved in the heat treatment process;
 - (c) pressure applied to the raw material; and
 - (d) duration of the heat treatment process or feed rate to a continuous system.

Minimum process standards must be specified for each applicable critical control point.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4. Records must be maintained for at least two years to show that the minimum process values for each critical control point are applied.
- 5. Accurately calibrated gauges/recorders must be used to monitor continuously the processing conditions. Records must be kept to show the date of calibration of gauges/recorders.
- 6. Material that may not have received the specified heat treatment (e.g. material discharged at start up, or leakage from cookers) must be recirculated through the heat treatment or collected and reprocessed.
- 7. Animal by-products must be processed in accordance with the following processing standards.
 - (a) Processing method 1 must be applied to:
 - (i) [F2Category 2 material (other than manure, digestive tract content separated from the digestive tract, milk and colostrum), destined for biogas or composting plants or intended to be used as organic fertilisers or soil improvers, and]
 - (ii) Category 1 and Category 2 material destined for landfill.
 - (b) Any of processing methods 1 to 5 must be applied to:
 - (i) Category 2 material from which the resulting protein is destined for incineration or co-incineration,
 - (ii) Category 2 material from which the rendered fat is destined for a Category 2 oleochemical plant, and
 - (iii) Category 1 or Category 2 material destined for incineration or co-incineration.

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C. Processed products

- 8. Processed products derived from Category 1 or 2 materials, with the exception of liquid products destined for biogas or composting plants, must be permanently marked, where technically possible with smell, using a system approved by the competent authority. Detailed rules for such marking may be laid down under the procedure referred to in Article 33(2).
- 9. Samples of processed products destined for biogas or composting plants or landfill, taken directly after heat treatment, must be free from heat-resistant pathogenic bacteria spores (*Clostridium perfringens* absent in 1 g of the products).
- 10. [F8In processing plants approved in accordance with Article 13, processed products as referred to in Article 4(2)(b) and (c) and Article 5(2)(b) and (c) shall be permanently marked with:
 - (a) smell, where technically possible; and
 - (b) glyceroltriheptanoate (GTH) in such a way that:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (i) GTH is added to processed products that have undergone a preceding sanitising thermal treatment at a core temperature of at least 80 °C and remain subsequently protected from re-contamination; and
- (ii) all processed products contain homogenously throughout the substance a minimum concentration of at least 250 mg GTH per kg fat.
- 11. The operators of processing plants approved in accordance with Article 13 shall have in place a system of constant monitoring and recording of parameters suitable to demonstrate to the competent authority that the required homogeneous minimum concentration of GTH as referred to in point 10(b) is achieved in the processed products referred to in point 10.

That monitoring and recording system shall include the determination of the content of intact GTH as triglyceride in a cleaned petroleum-ether 40-70 extract of GTH from samples taken at regular intervals.

- 12. The competent authority shall carry out a performance check of the monitoring and recording system referred to in point 11 to ascertain compliance with this Regulation and may, where necessary, request the testing of additional samples in accordance with the method referred to in the second paragraph of point 11.
- The marking with GTH shall not be required for processed products as referred to in Article 4(2)(b) and (c) and Article 5(2)(b) and (c), where such products are:
 - (a) moved by a closed conveyer system, where such a system has been authorised by the competent authority, from the processing plant for:
 - (i) immediate direct incineration or co-incineration; or
 - (ii) immediate use in accordance with a method approved for Category 1 and 2 animal by-products in accordance with Articles 1 and 2 of Regulation (EC) No 92/2005; or
 - (b) intended for research or for scientific use authorised by the competent authority.]

CHAPTER II

Specific requirements for the approval of biogas and composting plants

A. Premises

- 1. [F11A biogas plant must be equipped with:
 - (a) a pasteurisation/hygienisation unit, which cannot be by-passed, with:
 - (i) installations for monitoring temperature against time;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (ii) recording devices to record continuously the results of the monitoring measurements referred to in (i); and
- (iii) an adequate safety system to prevent insufficient heating;
- (b) adequate facilities for the cleaning and disinfecting of vehicles and containers upon leaving the biogas plant.

However, a pasteurisation/hygienisation unit shall not be mandatory for biogas plants that transform only:

- (i) animal by-products that have undergone processing Method 1;
- (ii) Category 3 material that has undergone pasteurisation/ hygienisation elsewhere; or
- (iii) animal by-products which may be used as raw material without processing.

If the biogas plant is located on premises where farmed animals are kept and does not only use manure which accrues from those animals, the plant shall be located at an adequate distance from the area where such animals are kept and there must be, in any case, total physical separation between that plant and those animals and their feed and bedding, with fencing where necessary.

- 2. A composting plant must be equipped with:
 - (a) a closed composting reactor, which cannot be by-passed, with:
 - (i) installations for monitoring temperature against time;
 - (ii) recording devices to record, where appropriate continuously, the results of the monitoring measurements referred to in (i); and
 - (iii) an adequate safety system to prevent insufficient heating;
 - (b) adequate facilities for cleaning and disinfecting of vehicles and containers transporting untreated animal by-products.

However, other types of composting systems may be allowed provided they:

- (i) ensure adequate measures to control vermin;
- (ii) are managed in such a way that all the material in the system achieves the required time and temperature parameters, including, where appropriate, continuous monitoring of the parameters;
- (iii) comply with all other requirements of this Regulation.

If the composting plant is located on premises where farmed animals are kept and does not only use manure which accrues from those animals, the composting plant shall be located at an adequate distance from the area where animals are kept and there must, in

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

any case, be total physical separation between that composting plant and the animals and their feed and bedding, with fencing where necessary.]

3. Each biogas plant and composting plant must have its own laboratory or make use of an external laboratory. The laboratory must be equipped to carry out the necessary analyses and approved by the competent authority.

B. *Hygiene requirements*

- 4. Only the following animal by-products may be transformed in a biogas or composting plant:
 - (a) Category 2 material, when using processing method 1 in a Category 2 processing plant;
 - (b) [F2manure and digestive tract content separated from the digestive tract, milk and colostrum, and]
 - (c) Category 3 material.

[F12However, resulting materials from the processing of Category 1 material may be transformed in a biogas plant, provided that the processing was done pursuant to an alternative method approved in accordance with Article 4(2) (e) and, except as otherwise specified, the biogas production is part of that alternative method and the resulting material is disposed of in accordance with the conditions laid down for the alternative method.]

- 5. Animal by-products referred to in paragraph 4 must be transformed as soon as possible after arrival. They must be stored properly until treated.
- 6. Containers, receptacles and vehicles used for transporting untreated material must be cleaned in a designated area. This area must be situated or designed to prevent risk of contamination of treated products.
- 7. Preventive measures against birds, rodents, insects or other vermin must be taken systematically. A documented pest-control programme must be used for that purpose.
- 8. Cleaning procedures must be documented and established for all parts of the premises. Suitable equipment and cleaning agents must be provided for cleaning.
- 9. Hygiene control must include regular inspections of the environment and equipment. Inspection schedules and results must be documented.
- 10. Installations and equipment must be kept in a good state of repair and measuring equipment must be calibrated at regular intervals.
- 11. [F11Digestion residues and compost must be handled and stored at the biogas respective composting plant in such way as to prevent recontamination.]

C. Processing standards

12. [F11Category 3 material used as raw material in a biogas plant equipped with a pasteurisation/hygienisation unit must be submitted to the following minimum requirements:

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Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (a) maximum particle size before entering the unit: 12 mm;
- (b) minimum temperature in all material in the unit: 70 °C; and
- (c) minimum time in the unit without interruption: 60 minutes.

However, category 3 milk, colostrums and milk products may be used without pasteurisation/hygienisation as raw material in a biogas plant, if the competent authority does not consider them to present a risk of spreading any serious transmissible disease.]

- 13. [FII Category 3 material used as raw material in a composting plant must be submitted to the following minimum requirements:]
 - (a) [FII maximum particle size before entering the composting reactor: 12 mm;]
 - (b) [F11minimum temperature in all material in the reactor: 70 °C; and
 - (c) minimum time in the reactor at 70 °C (all material): 60 minutes.]
- 13a. [F13]However, the competent authority may authorise the use of other standardised process parameters provided an applicant demonstrates that such parameters ensure minimising of biological risks. That demonstration shall include a validation, which shall be carried out in accordance with points (a) to (f):
 - (a) Identification and analysis of possible hazards, including the impact of input material, based on a full definition of the processing conditions.
 - (b) A risk assessment, which evaluates how the specific processing conditions referred to in (a) are achieved in practice under normal and atypical situations.
 - (c) Validation of the intended process by measuring the reduction of viability/infectivity of:
 - (i) endogenous indicator organisms during the process, where the indicator is:
 - consistently present in the raw material in high numbers,
 - not less heat resistant to the lethal aspects of the treatment process, but also not significantly more resistant than the pathogens for which it is being used to monitor,
 - relatively easy to quantify and relatively easy to identify and to confirm;

or

(ii) a well-characterised test organism or virus, during exposure, introduced in a suitable test body into the starting material.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (d) The validation of the intended process referred to in (c) must demonstrate that the process achieves the following overall risk reduction:
 - (i) for thermal and chemical processes by:
 - reduction of 5 log10 of Enterococcus faecalis or Salmonella Senftenberg (775W, H2S negative),
 - reduction of infectivity titre of thermo resistant viruses such as *parvovirus* by at least 3 log10, whenever they are identified as a relevant hazard;

and

- (ii) as regards chemical processes also by:
 - reduction of resistant parasites such as eggs of ascaris sp. by at least 99,9 % (3 log10) of viable stages.
- (e) Designing a complete control programme including procedures for monitoring the functioning of the process referred to in (c).
- (f) Measures ensuring continuous monitoring and supervision of the relevant process parameters fixed in the control programme when operating the plant.

Details on the relevant process parameters used in a biogas or composting plant as well as other critical control points must be recorded and maintained so that the owner, operator or their representative and the competent authority can monitor the operation of the plant. Records must be made available to the competent authority on request.

Information relating to a process authorised under this point must be made available to the Commission on request.]

14. [F²However, pending the adoption of rules in accordance with Article 6(2) (g), the competent authority may, when catering waste is the only animal by-product used as raw material in a biogas or composting plant, authorise the use of specific requirements other than those laid down in this Chapter provided that they guarantee an equivalent effect regarding the reduction of pathogens. Those specific requirements may also apply to catering waste when it is mixed with manure, digestive tract content separated from the digestive tract, milk and colostrum provided that the resulting material is considered as if it were from catering waste.

Where manure, digestive tract content separated from the digestive tract, milk and colostrum are the only material of animal origin being treated in a biogas or composting plant, the competent authority may authorise the use of specific requirements other than those specified in this Chapter provided that it:

(a) does not consider that those material present a risk of spreading any serious transmissible disease;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

(b) [F11 considers that the residues or compost are unprocessed material.]

D. Digestion residues and compost

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15. [FIIRepresentative samples of the digestion residues or compost taken during or immediately after processing at the biogas or composting plant in order to monitor the process must comply with the following standards:

Escherichia coli:
$$n = 5$$
, $c = 1$, $m = 1000$, $M = 5000$ in 1 g;

or

Enterococaceae:
$$n = 5$$
, $c = 1$, $m = 1000$, $M = 5000$ in 1 g;

and

Representative samples of the digestion residues or compost taken during or on withdrawal from storage at the biogas or composting plant must comply with the following standards:

Salmonella: absence in 25 g:
$$n = 5$$
; $c = 0$; $m = 0$; $M = 0$

where:

n = number of samples to be tested;

m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria

in all samples does not exceed m;

M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M

or more; and

c = number of samples the bacterial count of which may be between m and M, the sample still being considered acceptable if the bacterial count of the

other samples is m or less.

Digestion residues or compost, which does not comply with the requirements set out in this Chapter shall be reprocessed, in the case of Salmonella handled or disposed of in accordance with the instructions of the competent authority.]

Textual Amendments

- **F11** Substituted by Commission Regulation (EC) No 208/2006 of 7 February 2006 amending Annexes VI and VIII to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards processing standards for biogas and composting plants and requirements for manure (Text with EEA relevance).
- F12 Inserted by Commission Regulation (EC) No 92/2005 of 19 January 2005 implementing Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards means of disposal or uses

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- of animal by-products and amending its Annex VI as regards biogas transformation and processing of rendered fats (Text with EEA relevance).
- **F13** Inserted by Commission Regulation (EC) No 208/2006 of 7 February 2006 amending Annexes VI and VIII to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards processing standards for biogas and composting plants and requirements for manure (Text with EEA relevance).

CHAPTER III

Treatment standards for the further processing of rendered fats

The following processes may be used to produce fat derivatives from rendered fats derived from Category 2 material:

- 1. transesterification or hydrolysis at least 200 °C, under corresponding appropriate pressure, for 20 minutes (glycerol, fatty acids and esters); or
- 2. saponification with NaOH 12M (glycerol and soap):
 - (a) in a batch process at 95 °C for three hours; or
 - (b) in a continuous process at 140 °C 2 bars (2 000 hPa) for eight minutes, or under equivalent conditions laid down in accordance with the procedure referred to in Article 33(2).

[F12However, other processes may be used for further processing of animal fats derived from Category 1 material, provided these processes are approved as alternative method in accordance with Article 4(2)(e).]

ANNEX VII

SPECIFIC HYGIENE REQUIREMENTS FOR THE PROCESSING AND PLACING ON THE MARKET OF PROCESSED ANIMAL PROTEIN AND OTHER PROCESSED PRODUCTS THAT COULD BE USED AS FEED MATERIAL

CHAPTER I

Specific requirements for the approval of Category 3 processing plants

The following requirements apply in addition to the general requirements laid down in Annex V.

A. Premises

- 1. Premises for the processing of Category 3 material must not be at the same site as premises processing Category 1 or Category 2 material, unless in a completely separate building.
- 2. However, the competent authority may authorise the temporary use of a Category 3 processing plant for the processing of Category 1 or Category 2 material when a widespread outbreak of an epizootic disease or other

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

extraordinary and unforeseeable circumstances lead to a lack of capacity at a Category 1 or Category 2 processing plant.

The competent authority must re-approve the Category 3 processing plant in accordance with Article 17 before it processes Category 3 material again.

- 3. Category 3 processing plants must have:
 - (a) an installation to check the presence of extraneous matter, such as packaging material, metallic pieces, etc. in the animal by-products; and
 - (b) if the volume of products treated requires regular or permanent presence of the competent authority, an adequately equipped lockable room for the exclusive use of the inspection service.

B. Raw material

- 4. [F2Only Category 3 material listed in points (a) to (j) of Article 6(1) that has been handled, stored and transported in accordance with Articles 7, 8 and 9 may be used for the production of processed animal proteins and other feed material.]
- 5. Before processing, animal by-products must be checked for the presence of extraneous matter. When present, it must be removed immediately.

C. Processing standards

- 6. The critical control points that determine the extent of the heat treatments applied in processing must be identified for each processing method as specified in Annex V, Chapter III. The critical control points must at least include:
 - raw material particle size,
 - temperature achieved in the heat treatment process,
 - pressure applied to the raw material, if applicable, and
 - duration of the heat treatment process or feed rate to a continuous system.

Minimum process standards must be specified for each applicable critical control point.

- 7. Records must be maintained for at least two years to show that the minimum process values for each critical control point are applied.
- 8. Accurately calibrated gauges/recorders must be used to monitor continuously the processing conditions. Records must be kept for at least two years to show the date of calibration of gauges/recorders.
- 9. Material that may not have received the specified heat treatment (for example, material discharged at start up, or leakage from cookers) must be recirculated through the heat treatment or collected and reprocessed.

D. Processed products

10. Samples of the final products taken during or on withdrawal from storage at the processing plant must comply with the following standards:

Salmonella: absence in 25 g: n = 5, c = 0, m = 0, M = 0

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 g where:

n = number of samples to be tested;

m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples does

not exceed m;

M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M or

more; and

c = number of samples
the bacterial count
of which may be
between m and
M, the sample still
being considered
acceptable if the
bacterial count of the
other samples is m or
less.

- 11. [F5Unused or surplus processed products may after they have been permanently marked:
 - (a) be disposed of as waste by incineration or co-incineration in an incineration or co-incineration plant approved in accordance with Article 12;
 - (b) be disposed of in a landfill approved under Directive 1999/31/EC; or
 - (c) be transformed in a biogas plant or in a composting plant approved in accordance with Article 15.]

CHAPTER II

Specific requirements for processed animal protein

The following conditions apply in addition to the general conditions laid down in Chapter I.

A. Processing standards

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

1. [F2] F1 Mammalian processed animal protein must have been submitted to processing method 1. However, porcine blood may be submitted to any of processing methods 1 to 5 or to processing method 7 provided that in the case of processing method 7, a heat treatment throughout its substance at a minimum temperature of 80 °C has been applied.]

However, while the feed ban provided for in Council Decision 2000/766/ EC remains in force, mammalian processed animal protein may have been submitted to any of the processing Methods 1 to 5 or Method 7, and shall be permanently marked with a stain or otherwise immediately after that processing, before its disposal as waste in accordance with applicable Community legislation.

In addition, while the feed ban provided for in Council Decision 2000/766/ EC remains in force, processed animal protein of mammalian origin exclusively destined for use in petfood, which is transported in dedicated containers that are not used for the transport of animal by-products or feedingstuffs for farmed animals, and which is consigned directly from Category 3 processing plant to the petfood plants, may have been submitted to any of the processing Methods 1 to 5 or 7.]

- 2. Non-mammalian processed animal protein, with the exclusion of fishmeal, must have been submitted to any of processing methods 1 to 5 or 7.
- 3. Fishmeal must have been submitted:
 - (a) to any of the processing methods; or
 - (b) to a method and parameters which ensure that the product complies with the microbiological standards set in Chapter I, paragraph 10.

B. Storage

- 4. Processed animal protein must be packed and stored in new or sterilised bags or stored in properly constructed bulk bins.
- 5. Sufficient measures must be taken to minimise condensation inside bins, conveyors or elevators.
- 6. Products in conveyors, elevators and bins must be protected from casual contamination.
- 7. Processed animal protein handling equipment must be maintained in a clean and dry condition and should have adequate inspection points so that equipment can be examined for cleanliness. All storage facilities must be emptied and cleaned regularly, as production requirements require.
- 8. Processed animal protein must be kept dry. Leakages and condensation in the storage area must be prevented.

C. Importation

- 9. Member States must authorise the importation of processed animal protein:
 - (a) if it comes from third countries that appear on the list in Part II of Annex XI or, in the case of fishmeal, that appear on the list in Part III of Annex XI;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) if it comes from a processing plant that appears on the list referred to in Article 29(4);
- (c) if it has been produced in accordance with this Regulation; and
- (d) [F4if it is accompanied by a health certificate that conforms to the model set out in Chapter 1 of Annex X.]
- 10. Before consignments are released for free circulation within the Community, the competent authority must sample imports of processed animal protein at the border inspection post to ensure compliance with the requirements of Chapter I, paragraph 10. The competent authority must:
 - (a) sample each consignment of products carried in bulk; and
 - (b) carry out random sampling of consignments of products packaged in the manufacturing plant of origin.
- 11. However, when six consecutive tests on bulk consignments originating in a given third country prove negative, the competent authority may carry out random sampling of subsequent bulk consignments from that third country. If one of these random samples proves positive, the competent authority carrying out the sampling must inform the competent authority of the country of origin so that it can take appropriate measures to remedy the situation. The competent authority of the country of origin must bring these measures to the attention of the competent authority carrying out the sampling. In the event of a further positive result from the same source, the competent authority must sample each consignment from the same source until six consecutive tests again prove negative.
- 12. Competent authorities must keep a record for at least two years of the results of sampling carried out on all consignments that have undergone sampling.
- 13. Where a consignment proves to be positive for *salmonella*, it must either:
 - (a) be dealt with in accordance with the procedure laid down by Article 17(2)(a) of Directive 97/78/EC⁽⁵⁾; or
 - (b) reprocessed in a processing plant approved pursuant to this Regulation or decontaminated by a treatment authorised by the competent authority. A list of permitted treatments may be established in accordance with the procedure referred to in Article 33(2). The consignment must not be released until it has been treated, tested for *salmonella* by the competent authority in accordance with Chapter I, paragraph 10, and a negative result obtained.

CHAPTER III

Specific requirements for blood products

The following conditions apply in addition to the general conditions laid down in Chapter I.

A. Raw material

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

1. Only blood coming under paragraph 1(a) and (b) of Article 6 may be used for the production of blood products.

B. *Processing standards*

- 2. Blood products must have been submitted:
 - (a) to any of processing methods 1 to 5 or 7; or
 - (b) to a method and parameters which ensure that the product complies with the microbiological standards set in Chapter I, paragraph 10.

C. Importation

- 3. Member States must authorise the importation of blood products if they:
 - (a) [F4come from third countries that appear on the list of part V and part VI of Annex XI as appropriate;]
 - (b) come from a processing plant that appears on the list referred to in Article 29(4);
 - (c) have been produced in accordance with this Regulation; and
 - (d) [F4if it is accompanied by a health certificate that conforms to the model set out in Chapter 4(B) of Annex X.]

CHAPTER IV

Specific requirements for rendered fats and fish oil

The following conditions apply in addition to the general conditions laid down in Chapter I.

A. Processing standards

1. [F²Unless the rendered fats have been produced in accordance with Chapter II of Annex C to Council Directive 77/99/EEC⁽⁶⁾, or Chapter 9 of Annex I to Council Directive 92/118/EEC⁽⁷⁾, rendered fats must be produced using Methods 1 to 5 or Method 7, and fish oils may be produced using Method 6, as referred to in Annex V, Chapter III.

Rendered fats derived from ruminant animals must be purified in such a way that the maximum levels of remaining total insoluble impurities does not exceed 0,15 % in weight.]

B. Importation of rendered fats

- 2. Member States must authorise the importation of rendered fats if they:
 - (a) come from third countries appearing on the list in Part IV of Annex XI:
 - (b) come from a processing plant that appears on the list referred to in Article 29(4);
 - (c) have been produced in accordance with this Regulation;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

(d) either:

- (i) are entirely or partly derived from swine raw material and come from a country or a part of the territory of a country free from foot-and-mouth disease for the previous 24 months and free from classical swine fever and African swine fever for the previous 12 months,
- (ii) are entirely or partly derived from poultry raw material and come from a country or a part of the territory of a country free from Newcastle disease and avian influenza for the previous six months,
- (iii) are entirely or partly derived from ruminant raw material and come from a country or a part of the territory of a country free from foot-and-mouth disease for the previous 24 months and free from Rinderpest for the previous 12 months, or
- (iv) where there has been an outbreak of one of the abovementioned diseases during the relevant period mentioned above, have been subjected to one of the following heat treatment processes:
 - at least 70 °C for at least 30 minutes, or
 - at least 90 °C for at least 15 minutes.

and details of the critical control points are recorded and maintained so that the owner, operator or their representative and, as necessary, the competent authority can monitor the operation of the plant. The information must include the particle size, critical temperature and, as appropriate, the absolute time, pressure profile, raw material feed-rate and fat recycling rate; and

(e) [F4 are accompanied by a health certificate that conforms to the model set out in Chapter 10(A) of Annex X.]

C. Importation of fish oil

- 3. Member States must authorise the importation of fish oil if it:
 - (a) comes from third countries appearing on the list in Part III of Annex XI;
 - (b) comes from a processing plant that appears on the list referred to in Article 29(4);
 - (c) has been produced in accordance with this Regulation; and
 - (d) [F4 is accompanied by a health certificate that conforms to the model set out in Chapter 9 of Annex X.]

D. Hygiene requirements

4. Where rendered fat or fish oil is packaged, it must be packaged in new containers or in containers that have been cleaned, and all precautions must

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

be taken to prevent its recontamination. Where bulk transport of the products is intended, the pipe, pumps and bulk tanks and any other bulk container or bulk road tanker used in the transportation of the products from the manufacturing plant either directly on to the ship or into shore tanks or direct to plants must have been inspected and found to be clean before use.

[F14CHAPTER V

Specific requirements for milk, milk products and colostrum

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards
- 1. Milk must be subjected to one of the following treatments:
- 1.1. sterilisation at an $F_0^{(8)}$ value of three or more;
- 1.2. UHT⁽⁹⁾ combined with one of the following:
 - (a) a subsequent physical treatment, by:
 - (i) a drying process, combined in the case of milk intended for feeding with additional heating to 72 °C or more; or
 - (ii) lowering the pH below 6 for at least 1 hour;
 - (b) the condition that the milk or milk product has been produced at least 21 days before shipping and that during that period no case of foot-and-mouth disease has been detected in the Member State of origin;
- 1.3. HTST⁽¹⁰⁾ applied twice;
- 1.4. HTST⁽¹⁰⁾ in combination with one of the following:
 - (a) a subsequent physical treatment, by:
 - (i) a drying process, combined in the case of milk intended for feeding with additional heating to 72 °C or more; or
 - (ii) lowering the pH below 6 for at least 1 hour;
 - (b) the condition that the milk or milk product has been produced at least 21 days before shipping and that during that period no case of foot-and-mouth disease has been detected in the Member State of origin.
- 2. Milk products must either be subjected to at least one of the treatments provided for in paragraph 1 or be produced from milk treated in accordance with paragraph 1.
- 3. Whey to be fed to animals of species susceptible to foot-and-mouth disease and produced from milk treated in accordance with paragraph 1 must be collected at least 16 hours after milk clotting and its pH must be recorded as below 6,0 before transport to animal holdings.
- 4. In addition to the requirements laid down in paragraphs 1, 2 and 3, milk and milk products must meet the following requirements:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4.1. after completion of the processing, every precaution must be taken to prevent contamination of the products;
- 4.2. the final product must be labelled so as to indicate that it contains Category 3 material and is not intended for human consumption, and
 - (a) packed in new containers; or
 - (b) transported in bulk in containers or other means of transport that before use were thoroughly cleansed and disinfected using a disinfectant approved for the purpose by the competent authority.
- 5. Raw milk and colostrum must be produced under conditions offering adequate guarantees as regards animal health. Such conditions may be established in accordance with the procedure referred to in Article 33(2).
- B. Importation
- 1. Member States shall authorise imports of milk and milk products subject to compliance with the following conditions:
- 1.1. they come from third countries appearing on the list in Part I of Annex XI;
- 1.2. they come from a processing plant which appears on the list referred to in Article 29(4);
- 1.3. they are accompanied by a health certificate conforming to the model laid down in Chapter 2 of Annex X;
- 1.4. they have undergone at least one of the treatments provided for in paragraphs 1.1, 1.2, 1.3 and point (a) of paragraph 1.4 of Part A;
- 1.5. they comply with paragraphs 2 and 4, and, in the case of whey, paragraph 3 of Part A.
- 2. By way of derogation from paragraph 1.4, Member States shall authorise imports of milk and milk products from third countries so authorised in Column 'A' of Annex I to Commission Decision 2004/438/EC⁽¹¹⁾ provided that the milk or milk products have undergone a single HTST treatment and have been produced:
- (i) either at least 21 days before shipping and that during this period no case of foot-and-mouth disease has been detected in the exporting country; or
- (ii) have been presented at an EU border inspection post at least 21 days after production and that during this period no case of foot-and-mouth disease has been detected in the exporting country.
- 3. Where a risk of introduction of an exotic disease or any other risk to animal health is identified, additional conditions for the protection of animal health may be established in accordance with the procedure referred to in Article 33(2).]

Textual Amendments

F14 Substituted by Commission Regulation (EC) No 437/2008 of 21 May 2008 amending Annexes VII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the requirements for the processing of milk and milk products defined as Category 3 material (Text with EEA relevance).

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER VI

Specific requirements for gelatin and hydrolysed protein

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards for gelatin
 - 1. (a) Gelatin must be produced by a process that ensures that unprocessed Category 3 material is subjected to a treatment with acid or alkali, followed by one or more rinses. The pH must be adjusted subsequently. Gelatin must be extracted by heating one or several times in succession, followed by purification by means of filtration and sterilisation.
 - (b) After having been subjected to the processes referred to in subparagraph (a), gelatin may undergo a drying process and, where appropriate, a process of pulverisation or lamination.
 - (c) The use of preservatives, other than sulphur dioxide and hydrogen peroxide, is prohibited.
 - 2. Gelatin must be wrapped, packaged, stored and transported under satisfactory hygiene conditions. In particular:
 - (a) a room must be provided for storing materials for wrapping and packaging;
 - (b) wrapping and packaging must take place in a room or in a place intended for that purpose;

and

- (c) wrappings and packages containing gelatin must carry the words 'gelatin suitable for animal consumption'.
- B. Processing standards for hydrolysed protein
 - 3. [F2Hydrolysed protein must be produced using a production process involving appropriate measures to minimise contamination of raw Category 3 material. Hydrolysed protein shall have a molecular weight below 10 000 Dalton.

In addition, hydrolysed proteins entirely or partly derived from ruminants hides and skins shall be produced in a processing plant dedicated only to hydrolysed protein production, using a process involving the preparation of raw Category 3 material by brining, liming and intensive washing followed by:

- (a) exposure of the material to a pH of more than 11 for more than three hours at a temperature of more than 80 °C and subsequently by heat treatment at more than 140 °C for 30 minutes at more than 3,6 bar;
- (b) exposure of the material to a pH of 1 to 2, followed by a pH of more than 11, followed by heat treatment at 140 °C for 30 minutes at 3 bar; or

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

(c) an equivalent production process approved in accordance with the procedure referred to in Article 33(2).]

C. Importation

- 4. [F2Member States must authorise the importation of gelatine and hydrolysed proteins if they:
 - (a) come from third countries that appear on the list in Part XI of Annex XI;
 - (b) come from a processing plant that appears on the list referred to in Article 29(4);
 - (c) have been produced in accordance with this Regulation; and
 - (d) [F4are accompanied by a health certificate that conforms to the models set out in Chapter 11 and Chapter 12 of Annex X as appropriate.]]

[F2CHAPTER VII

Specific requirements for dicalcium phosphate

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards
- 1. Dicalcium phosphate must be produced by a process that:
- ensures that all Category 3 bone-material is finely crushed and degreased with hot water and treated with dilute hydrochloric acid (at a minimum concentration of 4 % and a pH of less than 1,5) over a period of at least two days;
- (b) following the procedure at (a), applies a treatment of the obtained phosphoric liquor with lime, resulting in a precipitate of dicalcium phosphate at pH 4 to 7; and
- (c) finally, air dries the precipitate of dicalcium phosphate with inlet temperature of 65 °C to 325 °C and end temperature between 30 °C and 65 °C, or

by an equivalent process approved in accordance with the procedure referred to in Article 33(2).

- 2. Where dicalcium phosphate is derived from defatted bones it shall be derived from bones fit for human consumption following ante and post-mortem inspection.
- B. Importation
- 3. Member States must authorise the importation of dicalcium phosphate if it:
- (a) comes from third countries that appear on the list in Part XI of Annex XI;
- (b) comes from a processing plant that appears on the list referred to in Article 29(4);
- (c) has been produced in accordance with this Regulation; and
- (d) [F4 is accompanied by a health certificate that conforms to the model set out in Chapter 12 of Annex X.]]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

[F5CHAPTER VIII

Specific requirements for tricalcium phosphate

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards
- 1. Tricalcium phosphate must be produced by a process hat ensures:
- (a) that all Category 3 bone-material is finely crushed and degreased in counter-flow with hot water (bone chips less than 14 mm);
- (b) [F4continuous cooking with steam at 145 °C during 30 minutes at 4 bars;]
- (c) separation of the protein broth from the hydroxyapatite (tricalcium phosphate) by centrifugation; and
- (d) granulation of the tricalcium phosphate after drying in a fluid bed with air at 200 °C; or by an equivalent production process approved in accordance with the procedure referred to in Article 33(2).
- B. Importation
- 2. Member States must authorise the importation of tricalcium phosphate if it:
- (a) comes from third countries that appear on the list in Part XI of Annex XI;
- (b) comes from a processing plant that appears on the list referred to in Article 29(4);
- (c) has been produced in accordance with this Regulation; and
- (d) [F4 is accompanied by a health certificate that conforms to the model set out in Chapter 12 of Annex X.]]

I^{F6}CHAPTER IX

Specific requirements for collagen

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards
- 1. Collagen must be produced by a process ensuring that unprocessed category 3 material is subjected to a treatment involving washing, pH adjustment using acid or alkali followed by one or more rinses, filtration and extrusion. After that treatment collagen may undergo a drying process.
- 2. The use of preservatives, other than those permitted under Community legislation shall be prohibited.
- 3. Collagen must be wrapped, packaged, stored and transported under satisfactory hygiene conditions. In particular:
- (a) a room must be provided for storing materials for wrapping and packaging;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) wrapping and packaging must take place in a room or in a place intended for that purpose; and
- (c) wrapping and packages containing collagen must be labelled with the words 'collagen suitable for animal consumption'.
- B. Importation
- 4. Member States must authorise the importation of collagen if it:
- (a) comes from a third country that appears on a Community list set out in Part XI of Annex XI;
- (b) comes from a plant that appears on the list referred to in Article 29(4);
- (c) has been produced in accordance with this Regulation; and
- is accompanied by a health certificate that conforms to the model set out in Chapter 11 of Annex X.

CHAPTER X

Specific requirements for egg products

The following conditions apply in addition to the general conditions laid down in Chapter I.

- A. Processing standards
- 1. Egg products must have been:
- (a) submitted to any of processing Methods 1 to 5 or 7; or
- (b) submitted to a method and parameters which ensure that the products comply with the microbiological standards set in Chapter I, paragraph 10; or
- (c) treated in accordance with Chapter V of the Annex to Council Directive 89/437/EC⁽¹²⁾ laying down hygiene and health problems affecting the production and the placing on the market of egg products.
- B. Importation
- 2. Member States must authorise the importation of egg products if they:
- (a) come from a third country that appears on a Community list set out in Part XVI of Annex XI;
- (b) come from a plant that appears on the list referred to in Article 29(4);
- (c) have been produced in accordance with this Regulation; and
- (d) are accompanied by a health certificate that conforms to the model set out in Chapter 15 of Annex X.]

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

ANNEX VIII

REQUIREMENTS FOR THE PLACING ON THE MARKET OF PETFOOD, DOGCHEWS AND TECHNICAL PRODUCTS

CHAPTER I

Requirements for the approval of petfood and technical plants

Plants producing petfood, dogchews and technical products, other than organic fertilizers, soil improvers and fat derivatives derived from Category 2 material, must fulfil the following requirements:

- 1. they must have adequate facilities for storing and treating incoming material in complete safety; and
- 2. they must have adequate facilities for disposing of unused animal by-products remaining after the production of the products in accordance with this Regulation, or this material must be sent to a processing plant or to an incineration or co-incineration plant in accordance with this Regulation.

CHAPTER II

Requirements for petfood and dogchews

- A. Raw material
- [F1]. The only animal by-products that may be used to produce petfood and dogchews are those referred to in Article 6(1)(a) to (j). However, raw petfood may only be manufactured from animal by-products referred to in Article 6(1)(a) or Article 6(1) (b).]
- B. Processing standards
- 2. Canned perfood must be subjected to heat treatment to a minimum Fc value of 3.
- [F153] Processed petfood other than canned petfood must:
- (a) be subjected to a heat treatment of at least 90 °C throughout the substance of the final product;
- (b) be subjected to a heat treatment to at least 90 °C of the ingredients of animal origin; or
- (c) be produced as regards ingredients of animal origin exclusively using:
 - (i) meat or meat products which have been subject to a heat treatment of at least 90 °C throughout their substance;
 - (ii) the following animal by-products or processed products which have been processed in accordance with the requirements of this Regulation: milk and milk based products, gelatine, hydrolysed protein, egg products, collagen, blood products, processed animal protein including fishmeal, rendered fat, fish oils, dicalcium phosphate, tricalcium phosphate or flavouring innards.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

After the heat treatment, every precaution must be taken to ensure that such processed petfood is not exposed to contamination.

The processed petfood must be packaged in new packaging.]

Textual Amendments

- **F15** Substituted by Commission Regulation (EC) No 399/2008 of 5 May 2008 amending Annex VIII to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards requirements for certain processed petfood (Text with EEA relevance).
- [F14. Dogchews must be subjected to a treatment during processing sufficient to destroy pathogenic organisms, including salmonella. After that treatment, every precaution must be taken to ensure that such dogchews are not exposed to contamination. The dogchews must be packed in new packaging.]
- 5. Raw petfood must be packed in new packaging preventing any leakage. Effective steps must be taken to ensure that the product is not exposed to contamination throughout the production chain and up to the point of sale. The wording 'petfood only' must be visibly and legibly displayed on the packaging.
- [F26. Random samples must be taken during production and/or during storage (before dispatch) to verify compliance with the following standards:

 Salmonella: absence in 25 g, n = 5, c = 0, m = 0, M = 0.

 Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 g

Where:

M

c

n = number of samples to be tested;

m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples does not exceed m;

= maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M

or more; and

 number of samples the bacterial count of which may be between m and M, the sample still being considered acceptable if the bacterial count of the other samples is m or less.

However, for canned petfood that has undergone the heat treatment referred to in paragraph 2, sampling and testing for *Salmonella* and *Enterobacteriaceae* may not be necessary.]

- C. Importation
- 7. Member States must authorise importation of petfood and dogchews if they:
- (a) come from third countries that appear on the list in Part X of Annex XI;
- (b) come from petfood plants approved by the competent authority of the third country meeting the specific conditions laid down in this Regulation;
- (c) have been produced in accordance with this Regulation;
- (d) are accompanied:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (i) in the case of canned petfood, by a certificate that conforms to the model laid down in Chapter 3(A) of Annex X,
- (ii) in the case of processed petfood other than canned petfood, by a certificate that conforms to the model laid down in Chapter 3(B) of Annex X,
- (iii) in the case of dogchews, by a certificate that conforms to the model laid down in Chapter 3(C) of Annex X, or
- (iv) in the case of raw petfood, by a certificate that conforms to the model laid down in Chapter 3(D) of Annex X.

CHAPTER III

Requirements for manure, processed manure and processed manure products

- I. Unprocessed manure
- A. Trade

1.

- (a) Trade in unprocessed manure of species other than poultry or equidae is prohibited, except for manure:
 - (i) from an area which is not subject to restrictions by virtue of a serious transmissible disease, and
 - (ii) intended for application, under the supervision of the competent authorities, to land forming part of a single holding located on both sides of the border of two Member States.
- (b) However, the competent authority may grant specific approval for the introduction on to its territory of:
 - (i) manure intended for processing in a technical plant or a biogas plant or in a composting plant approved by the competent authority in accordance with this Regulation with a view to the manufacture of the products referred to under Section II below. The competent authority must take account of the origin of the manure when approving such plants; or
 - (ii) manure intended for applying to land on a holding. Such trade can only occur with the consent of the competent authorities of both the Member States of origin and destination. When considering giving consent, the competent authorities must have particular regard to the origin of the manure, its destination and animal health and safety considerations.

A health certificate conforming to a model laid down under the procedure referred to in Article 33(2) must accompany the manure in such cases.

- 2. Trade in unprocessed poultry manure is subject to the following conditions:
- (a) the manure must originate in an area which is not subject to restrictions by virtue of Newcastle disease or avian influenza;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) in addition, unprocessed manure from poultry flocks vaccinated against Newcastle disease must not be dispatched to a region which has obtained Newcastle disease non-vaccinating status pursuant to Article 15(2) of Directive 90/539/EEC⁽¹³⁾; and
- (c) a health certificate conforming to a model laid down under the procedure referred to in Article 33(2) must accompany the manure.
- [F13. Unprocessed manure of equidae which is traded must not originate from a holding subject to animal health restrictions pertaining to glanders, vesicular stomatitis, anthrax or rabies in accordance with Article 4 (5) of Directive 90/426/EEC.]
- B. Importation
- [F14. The importation of unprocessed manure is prohibited.]
- II. Processed manure and processed manure products
- A. Placing on the market
- [F115. The placing on the market of processed manure and processed manure products shall be subject to the following conditions set out in points (a) to (e):
- (a) They must come from a technical plant, a biogas plant or a composting plant approved by the competent authority in accordance with this Regulation.
- (b) They must have been subjected to a heat treatment process of at least 70 °C for at least 60 minutes and they must have been subjected to reduction in spore-forming bacteria and toxic formation.]
- (c) [FIIHowever, the competent authority may authorise the use of other standardised process parameters than those described in (b) provided an applicant demonstrates that such parameters ensure minimising of biological risks. This demonstration shall include a validation, which shall be carried out as follows:
 - (i) Identification and analysis of possible hazards including the impact of input material, based on a full definition of the processing conditions, and a risk assessment, which evaluates how the specific processing conditions are achieved in practice under normal and atypical situations.
 - (ii) Validation of the intended process

by measuring the reduction of viability/infectivity of endogenous indicator organisms during the process, where the indicator is:

- consistently present in the raw material in high numbers,
- not less heat resistant to the lethal aspects of the treatment process, but also not significantly more resistant than the pathogens for which it is being used to monitor,
- relatively easy to quantify and relatively easy to identify and confirm;

or

by measuring the reduction of viability/infectivity, during exposure, of a well-characterised test organism or virus introduced in a suitable test body into the starting material.

(iii) The validation referred to in point (ii) must demonstrate that the process achieves the following overall risk reduction:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- for thermal and chemical processes by reduction of *Enterococcus* faecalis by at least 5 log10 and by reduction of infectivity titre of thermo resistant viruses such as parvovirus, where they are identified as a relevant hazard, by at least 3 log10,
- for chemical processes also by reduction of resistant parasites such as eggs of *ascaris sp.* by at least 99,9 % (3 log10) of viable stages.
- (iv) Designing a complete control programme including procedures for monitoring the process.
- (v) Measures ensuring continuous monitoring and supervision of the relevant process parameters fixed in the control programme when operating the plant.

Details on the relevant process parameters used in a plant as well as other critical control points must be recorded and maintained so that the owner, operator or their representative and the competent authority can monitor the operation of the plant. Records must be made available to the competent authority on request.

Information relating to a process authorised under this point must be made available to the Commission on request.]

(d) [F11Representative samples of the manure taken during or immediately after processing at the plant in order to monitor the process must comply with the following standards:

Escherichia coli: n = 5, c = 5, m = 0, M = 1000 in 1 g;

٥r

Enterococaceae: n = 5, c = 5, m = 0, M = 1000 in 1 g;

and

Representative samples of the manure taken during or on withdrawal from storage at the technical, biogas or composting plant must comply with the following standards:

Salmonella: absence in 25 g: n = 5; c = 0; m = 0; M = 0

where:

n = number of samples to be tested;

m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples does not exceed m;

M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M or more; and

c = number of samples the bacterial count of which may be between m and M, the sample still being considered acceptable if the bacterial count of the other samples is m or less.

Processed manure or processed manure products not complying with the above requirements shall be regarded as unprocessed;

- (e) They must be stored in such a way that once processed contamination or secondary infection and dampness is minimised. They must therefore be stored in:
 - (i) well-sealed and insulated silos, or

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (ii) properly sealed packs (plastic bags or 'big bags').]
- B. Importation
- 6. Member States must authorise importation of processed manure and processed manure products if they:
- (a) come from third countries that appear on the list in Part IX of Annex XI;
- (b) come from a plant approved by the competent authority of the third country meeting the specific conditions laid down in this Regulation;
- (c) satisfy the requirements of paragraph 5 above; and
- (d) [F1 are accompanied by a health certificate that conforms to the model laid down in Chapter 17 of Annex X.]
- III. Guano
- 7. The placing on the market of 'guano' is not subject to any animal health conditions.

[F16CHAPTER IV

Requirements for blood and blood products, excluding from equidae, for the manufacture of technical products

- A. Importation
- 1. Imports of blood are subject to the requirements laid down in Chapter XI.
- 2. Member States must authorise imports of blood products for the manufacture of technical products, including material originating from animals to which substances prohibited pursuant to Directive 96/22/EC have been administered, if they:
- (a) come from third countries that appear on the list in Part VI (A) of Annex XI as applicable;
- (b) come from a technical plant meeting the specific conditions laid down in this Regulation or from the establishment of collection;
- (c) are accompanied by a health certificate that conforms to the model set out in Chapter 4(C) or Chapter 4(D) of Annex X as appropriate.
- 3. The blood from which blood products for the manufacture of technical products are produced must have been collected:
- (a) in slaughterhouses approved in accordance with Community legislation;
- (b) in slaughterhouses approved and supervised by the competent authority of the third country; or
- (c) from live animals in facilities approved and supervised by the competent authority of the third country.
- 4. In the case of blood products for the manufacture of technical products which have been derived from animals belonging to the *taxa Artiodactyla*, *Perissodactyla* and

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

Proboscidea, including their crossbreeds, they must comply with the conditions of either points (a) or (b):

- (a) the products have undergone one of the following treatments guaranteeing the absence of pathogens of the diseases referred to in point (b):
 - (i) heat treatment at a temperature of 65 °C for at least three hours, followed by an effectiveness check,
 - (ii) irradiation at 25 kGy by gamma rays, followed by an effectiveness check,
 - (iii) heat treatment of at least 80 °C throughout their substance, followed by an effectiveness check,
 - (iv) in the case of animals other than *Suidae* and *Tayassuidae* only: change in pH to pH 5 for two hours, followed by an effectiveness check;
- (b) in case of blood products not treated in accordance with point (a) the products originate from a country or region:
 - (i) where no case of rinderpest, *peste des petits* ruminants and Rift Valley fever has been recorded for 12 months and in which vaccination has not been carried out against those diseases for at least 12 months,
 - (ii) where no case of foot-and-mouth disease has been recorded for 12 months and in which vaccination has not been carried out against this disease for at least 12 months, or

where no case of foot-and-mouth disease has been recorded for 12 months and in which vaccination programmes against foot-and-mouth disease are being officially carried out and controlled in domestic ruminant animals for at least 12 months; in this case, following the border check provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the technical plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.

In addition to points (i) and (ii), in the case of animals other than *Suidae* and *Tayassuidae*, one of the following conditions must be complied with:

- in the country or region of origin no case of vesicular stomatitis and bluetongue (including the presence of seropositive animals) has been recorded for 12 months and vaccination has not been carried out against those diseases for at least 12 months in the susceptible species,
- following the border check provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the technical plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.

In addition to points (i) and (ii), in the case of *Suidae* and *Tayassuidae*, in the country or region of origin no case of swine vesicular disease, classical swine fever and African swine fever has been recorded for at least 12 months, vaccination has not been carried out against those diseases for at least 12 months and one of the following conditions are complied with:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- in the country or region of origin no case of vesicular stomatitis (including the presence of seropositive animals) has been recorded for 12 months and vaccination has not been carried out against this disease for at least 12 months in the susceptible species,
- following the border check provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the technical plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.
- 5. In the case of blood products for the manufacture of technical products which have been derived from poultry and other avian species, they must comply with the conditions of either points (a) or (b):
- (a) the products have undergone one of the following treatments guaranteeing the absence of pathogens of the diseases referred to in point (b):
 - (i) heat treatment at a temperature of 65 °C for at least three hours, followed by an effectiveness check,
 - (ii) irradiation at 25 kGy by gamma rays, followed by an effectiveness check,
 - (iii) heat treatment of at least 70 °C throughout their substance, followed by an effectiveness check;
- (b) in case of blood products not treated in accordance with point (a) the products originate from a country or region:
 - (i) which has been free from Newcastle disease and highly pathogenic avian influenza as defined in the Terrestrial Animal Health Code of the OIE.
 - (ii) which during the last 12 months has not carried out vaccination against avian influenza,
 - (iii) where the poultry or other avian species from which the products derive have not been vaccinated against Newcastle disease with vaccines prepared from a Newcastle disease master strain showing a higher pathogenicity than lentogenic virus strains.]

Textual Amendments

F16 Substituted by Commission Regulation (EC) No 523/2008 of 11 June 2008 amending Annexes VIII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the import of blood products for the manufacture of technical products (Text with EEA relevance).

CHAPTER V

Requirements for serum of equidae

- A. Raw material
- 1. Serum must:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (a) come from equidae which show no signs of the serious transmissible diseases referred to in Directive 90/426/EEC⁽¹⁴⁾ or of any other serious transmissible disease to which equidae are susceptible; and
- (b) have been obtained in bodies or centres not subject to health restrictions pursuant to that Directive.
- B. Importation
- 2. Member States must authorise the import of serum of equidae if:
- (a) [F4it comes from equidae born and raised in a third country that appears on the list of part XIII of Annex XI;]
- (b) it was obtained, processed and dispatched in conformity with the following conditions:
 - (i) it comes from a country where the following diseases are compulsorily notifiable: African horse sickness, dourine, glanders, equine encephalomyelitis (all types including VEE), equine infectious anaemia, vesicular stomatitis, rabies, anthrax;
 - (ii) it was obtained, under the supervision of a veterinarian, from equidae which, at the time of collection, were free from clinical signs of infectious disease;
 - (iii) it was obtained from equidae that have remained since birth in the territory or, in case of official regionalisation according to Community legislation, in parts of the territory of a third country in which:
 - Venezuelan equine encephalomyelitis had not occurred during the last two years,
 - dourine had not occurred during the last six months, and
 - glanders had not occurred during the last six months;
 - (iv) it was obtained from equidae that had never been present on a holding that had been subject to prohibition for animal health reasons or where:
 - in the case of equine encephalomyelitis, the date on which all the equidae suffering from the disease were slaughtered was at least six months before the date of collection.
 - in the case of infectious anaemia, all the infected animals had been slaughtered and the remaining animals showed a negative reaction to two Coggins tests carried out three months apart,
 - in the case of vesicular stomatitis, the prohibition was lifted at least six months before the date of collection,
 - in the case of rabies, the last recorded case was at least a month before the date of collection,
 - in the case of anthrax, the last recorded case was at least 15 days before the date of collection, or
 - all the animals of species susceptible to the disease located on the holding were slaughtered and the premises disinfected, at least 30 days before the date of collection (or, in the case of anthrax, at least 15 days before);
 - (v) it has undergone all precautions to avoid contamination with pathogenic agents during production, handling and packaging;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (vi) it was packed in sealed impermeable containers clearly labelled 'serum from equidae' and bearing the registration number of the establishment of collection;
- it comes from a plant approved by the competent authority of the third country meeting the specific conditions laid down in this Regulation; and
- (d) $[^{F4}$ it is accompanied by a health certificate that conforms to the model set out in Chapter 4(A) of Annex X]

CHAPTER VI

Requirements for hides and skins of ungulates

- A. Scope
- 1. The provisions of this Chapter do not apply:
- (a) [F1 to hides and skins of ungulates complying with the requirements of Regulation (EC) No 853/2004 of 29 April 2004 of the European Parliament and of the Council laying down specific hygiene rules for food of animal origin(15);]
- (b) to hides and skins of ungulates having undergone the complete process of tanning;
- (c) to 'wet blue';
- (d) to 'pickled pelts'; and
- (e) to limed hides (treated with lime and in brine at a pH of 12 to 13 for at least eight hours).
- 2. Within the scope defined in paragraph 1, the provisions of this Chapter apply to fresh, chilled and treated hides and skins. For the purpose of this Chapter, 'treated hides and skins' means hides and skins that have been:
- (a) dried;
- (b) dry-salted or wet-salted for at least 14 days prior to dispatch;
- (c) salted for seven days in sea salt with the addition of 2 % of sodium carbonate;
- (d) dried for 42 days at a temperature of at least 20 °C; or
- (e) preserved by a process other than tanning specified in accordance with the procedure referred to in Article 33(2).
- B. Trade
- [F13. Trade in fresh or chilled hides and skins is subject to the same health conditions as those applicable to fresh meat pursuant to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption⁽¹⁶⁾.]
- 4. Trade in treated hides and skins is authorised on condition that the commercial document provided for in Annex II accompanies each consignment and attests that:

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (a) the hides and skins have been treated in accordance with paragraph 2; and
- (b) the consignment has not been in contact with other animal products or live animals presenting a risk of spreading a serious transmissible disease.
- C. Importation
- 5. Member States must authorise the import of fresh or chilled hides and skins if:
- (a) they have been obtained from animals referred to in Article 6(1)(b) or (c);
- (b) [F4[F1]they come from a third country or, in the case of regionalisation in accordance with Community legislation, from a part of a third country, appearing on the list set out in Part XIV(A) of Annex XI and which, as appropriate to the species concerned:]
 - (i) for at least 12 months before dispatch, has been free from the following diseases:
 - classical swine fever,
 - African swine fever, and
 - rinderpest, and
 - (ii) has been free for at least 12 months before dispatch from foot-and-mouth disease and where, for 12 months before dispatch, no vaccination has been carried out against foot-and-mouth disease;]
- (c) they have been obtained from:
 - (i) animals that have remained in the territory of the country of origin for at least three months before being slaughtered or since birth in the case of animals less that three months old,
 - (ii) in the case of hides and skins from bi-ungulates, animals that come from holdings in which there has been no outbreak of foot-and-mouth disease in the previous 30 days, and around which within a radius of 10 km there has been no case of foot-and-mouth disease for 30 days,
 - (iii) in the case of hides and skins from swine, animals that come from holdings in which there has been no outbreak of swine vesicular disease in the previous 30 days, or of classical or African swine fever in the previous 40 days, and around which within a radius of 10 km there has been no case of these diseases for 30 days, or
 - (iv) animals that have passed the ante-mortem health inspection at the slaughterhouse during the 24 hours before slaughter and have shown no evidence of foot-and-mouth disease, rinderpest, classical swine fever, African swine fever or swine vesicular disease;
- (d) they have undergone all precautions to avoid recontamination with pathogenic agents; and
- (e) a certificate conforming to the model laid down in Chapter 5(A) of Annex X accompanies them.
- 6. Member States must authorise the import of treated hides and skins if:
- (a) they have been obtained from animals referred to in Article 6(1)(b), (c) or (k);
- (b) [F1 they come either from:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (i) a third country or, in the case of regionalisation in accordance with Community legislation, from a part of a third country, appearing on the list set out in Part XIV(B) of Annex XI from which imports of fresh meat of the corresponding species are authorised and they have been treated in accordance with paragraph 2(a), (b) and (c) of A; or
- (ii) a third country appearing on the list set out in Part XIV(B) of Annex XI and they have been treated in accordance with paragraph 2(c) or (d) of A; or
- (iii) equidae or ruminant animals from a third country appearing on the list set out in Part XIV(C) of Annex XI, which have been treated in accordance with paragraph 2(a), (b) and (c) of A and after treatment have been kept separate for at least 21 days;
- (c) in the case of salted hides and skins transported by ship, they have been treated in accordance with paragraphs 2(b) or (c) of A and have been kept separated after treatment during transportation for at least 14 days in the case of paragraph (b) or seven days in the case of paragraph (c) before importation and the health certificate accompanying the consignment attests such treatment and the duration of the transportation; and
- (d) a health certificate conforming to the model health certificate laid down in Chapter 5(B) of Annex X, or, in the case of hides and skins referred to in paragraph 6(b)(iii) of C of this Annex, an official declaration conforming to the model laid down in Chapter 5 (C) of Annex X, accompanies them.]
- 7. Fresh, chilled or treated hides and skins of ungulates must be imported in containers, road vehicles, railway wagons or bales sealed by the competent authority of the third country of dispatch.

CHAPTER VII

Requirements for game trophies

- A. Raw material
- 1. Without prejudice to the measures adopted pursuant to Council Regulation (EC) No 338/97 of 9 December 1996 on the protection of species of wild fauna and flora by regulating trade therein⁽¹⁷⁾, game trophies:
- (a) of ungulates and birds having undergone a complete taxidermy treatment ensuring their preservation at ambient temperatures; and
- (b) of species other than ungulates and birds,

are not subject to any ban or restriction for reasons of animal health.

- 2. Without prejudice to the measures adopted pursuant to Regulation (EC) No 338/97, game trophies of ungulates and birds not having undergone the treatment mentioned in paragraph 1(a) are subject to the following conditions. They must:
- (a) come from animals originating in an area not subject to restrictions as a result of the presence of serious transmissible diseases to which animals of the species concerned are susceptible; or

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) comply with the conditions laid down in paragraphs 3 or 4 if they come from animals originating in an area subject to restrictions as a result of the presence of serious transmissible diseases to which animals of the species concerned are susceptible.
- 3. In respect of game trophies consisting solely of bone, horns, hooves, claws, antlers or teeth, the trophies must:
- have been immersed in boiling water for an appropriate time so as to ensure that any matter other than bone, horns, hooves, claws, antlers or teeth is removed;
- (b) have been disinfected with a product authorised by the competent authority, in particular with hydrogen peroxide where parts consisting of bone are concerned;
- (c) be packaged, immediately after treatment, without being in contact with other products of animal origin likely to contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination; and
- (d) be accompanied by a document or certificate certifying that the above conditions have been met.
- 4. In respect of game trophies consisting solely of hides or skin, the trophies must:
- (a) have been either:
 - (i) dried, or
 - (ii) dry- or wet-salted for a minimum of 14 days before dispatch, or
 - (iii) preserved by a treatment other that tanning approved in accordance with the procedure referred to in Article 33(2);
- (b) be packaged, immediately after treatment, without being in contact with other products of animal origin likely to contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination; and
- (c) be accompanied by a document or certificate certifying that the above conditions have been met.
- B. Importation
- 5. Member States must authorise the importation of treated game trophies from birds and ungulates, being solely bones, horns, hooves, claws, antlers, teeth, hides or skins, from third countries if:
- (a) a certificate that conforms to the model laid down in Chapter 6(A) of Annex X accompanies them; and
- (b) they comply with the requirements of paragraphs 3 and 4. However, in the case of dry-salted or wet-salted skins transported by ship, the skins need not be salted 14 days before dispatch, provided that they are salted for 14 days before importation[F4;]
- (c) [F6 they come from a third country appearing on the list set out in part XV (A) of Annex XI.]
- 6. Member States must, in accordance with the requirements of paragraph 7, authorise the importation of game trophies from birds and ungulates consisting of entire anatomical parts, not having been treated in any way, from third countries:

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (a) [F4that appear on the lists set out in part XV(B) and (C) of Annex XI as appropriate; and]
- (b) from which the importation of all categories of fresh meat of the corresponding species is authorised.
- 7. Member States must authorise importation of the game trophies referred to in paragraph 6 if:
- (a) they come from animals originating in an area not subject to restrictions as a result of the presence of serious transmissible diseases to which animals of the species concerned are susceptible;
- (b) they were packaged, immediately after treatment, without being in contact with other products of animal origin likely to contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination; and
- (c) a certificate conforming to the model laid down in Chapter 6(B) of Annex X accompanies them.

CHAPTER VIII

Requirements for wool, hair, pig bristles, feathers and parts of feathers

A. Raw material

[F21.

- (a) Unprocessed wool, unprocessed hair, unprocessed pig bristles and unprocessed feathers and parts of feathers must have been obtained from animals referred to in Article 6(1)(c) or (k). They must be securely enclosed in packaging and dry. However, in the case of unprocessed feather and part of feathers sent directly from the slaughterhouse to the processing plant, the competent authority may allow derogation from the dry requirement, provided that:
 - (i) all necessary measures are taken to avoid any possible spread of disease;
 - (ii) the transport takes place in leak-proof containers and/or vehicles which must be cleansed and disinfected immediately after each use; and
 - (iii) the Member State notifies the Commission when such derogation is given.
- (b) Movements of pig bristles from regions in which African swine fever is endemic are prohibited except for pig bristles that have:
 - (i) been boiled, dyed or bleached; or
 - (ii) undergone some other form of treatment which is certain to kill pathogenic agents, provided that evidence to this effect is submitted in the form of a certificate from the veterinarian responsible for the place of origin. Factory washing may not be regarded as a form of treatment for the purposes of this provision.]
- 2. The provisions of paragraph 1 do not apply to decorative feathers or feathers:
- (a) carried by travellers for their private use; or

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) in the form of consignments sent to private individuals for non-industrial purposes.
- B. Importation
- 3. Member States must authorise the importation of pig bristles from third countries or, in case of regionalisation according to Community legislation, regions thereof, if:
- (a) the pig bristles were obtained from animals originating, and slaughtered in a slaughterhouse, in the country of origin; and
- (b) either:
 - (i) where no case of African swine fever has occurred during the previous 12 months, a certificate conforming to the model laid down in Chapter 7(A) of Annex X accompanies the consignment; or
 - (ii) where one or more cases of African swine fever have occurred during the previous 12 months, a certificate conforming to the model laid down in Chapter 7(B) of Annex X accompanies the consignment [F4;]
- (c) [F6they come from a third country that appears on the list of part VIII of Annex XI as appropriate.]
- 4. [F1Member States must authorise the importation of unprocessed wool and hair, if they are:]
- (a) securely enclosed in packaging and dry; and
- (b) sent directly to the technical plant or to an intermediate plant in conditions such that any spread of pathogenic agents is avoided.
- I^{F17}5. The importation of unprocessed feathers and parts of feathers is prohibited.

Member States must authorise the importation of processed feathers and parts of feathers if:

- (a) they are treated decorative feathers, treated feathers carried by travellers for their private use or consignments of treated feathers sent to private individuals for non-industrial purposes; or
- (b) they are accompanied by a commercial document stating that the feathers or parts of feathers have been treated with a steam current or by another method ensuring the inactivation of pathogens and are securely enclosed in packaging and dry.]

Textual Amendments

F17 Inserted by Commission Regulation (EC) No 829/2007 of 28 June 2007 amending Annexes I, II, VII, VIII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the placing on the market of certain animal by-products (Text with EEA relevance).

[F4CHAPTER IX

Requirements for apiculture products

A. Raw material

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- [F1]. Apiculture by-products intended exclusively for use in apiculture must:]
- (a) not come from an area which is subject of a prohibition order associated with an occurrence of:
 - (i) American foulbrood (*Paenibacillus larvae larvae*), except where the competent authority has assessed the risk to be negligible, issued a specific authorisation for use only in that Member State, and taken all other necessary measures to ensure no spread of that disease;
 - (ii) acariosis (*Acarapis woodi* (Rennie), except where the area of destination has obtained additional guarantees in accordance with Article 14(2) of Directive 92/65/EEC⁽¹⁸⁾:
 - (iii) small hive beetle (Aethina tumida); or
 - (iv) Tropilaelaps spp. (*Tropilaelaps* spp); and
- (b) meet the requirements provided for in Article 8(a) of Directive 92/65/EEC.
- B. Importation
- 2. As the small hive beetle and *Tropilaelaps* spp. are not present in the Community, the following additional safeguards concerning importation of apiculture products have to be laid down.
- [F13. Member States must authorise the importation of apiculture by-products, other than beeswax in the form of honeycomb, intended for use in apiculture if they:
- (a) come from third countries that appear on the list in Part XII of Annex XI;
- (b) either:
 - (i) have been subjected to a temperature of -12 °C or lower for at least 24 hours; or
 - (ii) in the case of wax, the material has been refined or rendered before importation; and
- (c) are accompanied by a health certificate that conforms to the model set out in Chapter 13 of Annex X.]
- [F174. Member States must authorise the importation of beeswax for technical purposes, other than beeswax in the form of honeycomb, if it:
- (a) has been refined or rendered before importation; and
- (b) is accompanied by a commercial document attesting that refinement or rendering.
- 5. The importation of beeswax in the form of honeycomb shall be prohibited.]]

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER X

Requirements for 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 fertilizers or soil improvers

- 1. Member States must authorise the importation of bones and bone products (excluding bone meal), horns and horn products (excluding horn meal) and hooves and hoof products (excluding hoof meal) to produce technical products if:
- (a) the products are dried before export and not chilled or frozen;
- (b) the products are conveyed only by land and sea from their country of origin direct to a border inspection post in the Community and are not transhipped at any port or place outside the Community;
- (c) following the document checks provided for in Directive 97/78/EC, the products are conveyed directly to the technical plant[F4;]
- (d) [F6they come from a third country appearing on the list set out in part XVII of Annex XI.]
- 2. Each consignment must be accompanied by:
- (a) a commercial document stamped by the competent authority supervising the establishment of origin, including the following information:
 - (i) the country of origin,
 - (ii) the name of the establishment of production,
 - (iii) the nature of the product (dried bone/dried bone product/dried horns/dried horn products/dried hooves/dried hoof products), and
 - (iv) the fact that the product was:
 - derived from healthy animals slaughtered in a slaughterhouse, or
 - dried for 42 days at an average temperature of at least 20 °C, or
 - heated for one hour to at least 80 °C to the core before drying, or
 - [F4ashed for one hour to at least 800 °C to the core before drying, or]
 - underwent an acidification process such that the pH was maintained at less than 6 to the core for at least one hour before drying, and

is not intended at any stage to be diverted for any use in food, feed material, organic fertilizers or soil improvers; and

- (b) [F4a declaration of the importer that conforms to the model laid down in Chapter 16 of Annex X and that must be in at least one official language of the Member State through which the consignment first enters the Community and in at least one official language of the Member State of destination.]
- 3. On dispatch to the Community territory, the material must be enclosed in sealed containers or vehicles or carried in bulk in a ship. If transported in containers, the containers, and in all cases all the accompanying documents, must bear the name and the address of the technical plant.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- [F44. Following the border check provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the material must be transported direct to the technical plant.]
- 5. Records must be kept of the quantity and nature of the material, during manufacture, in such a way as to ensure that the material has actually been used for the intended purposes.

[F4CHAPTER XI

[F18]Requirements for animal by-products for the manufacture of feed including petfood, and of technical products, excluding intermediate products as referred to in Article 1 of Commission Regulation (EC) No 2007/2006]

Member States must authorise the importation of animal by-products intended for the manufacture of feed including petfood, and for pharmaceutical products and other technical products if they:

- 1. come from third countries appearing on the lists set out in part VI and VII(A) and (B) of Annex XI as appropriate;
- 2. consist only of animal by-products referred to in Article 6(1)(a) to (j) and/or, when intended to be used for petfood, material derived from animals treated as referred to in the second paragraph of Article 28;
 - [FI however, animal by-products for use in feed for farmed fur animals or for use in raw petfood must consist of animal by-products referred to in Article 6(1)(a) and (b) only;]
- 3. have been deep-frozen at the plant of origin or have been preserved in accordance with Community legislation in such a way to prevent spoiling between dispatch and delivery to the plant of destination;
- 4. have undergone all precautions to avoid contamination with pathogenic agents;
- 5. were packed in new packaging preventing any leakage;
- 6. [F1 are accompanied by a certificate that conforms to one of the models set out in Chapter 3(D), 3(F) or 8 of Annex X;]
- 7. following the border checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, they are transported directly either:
 - (a) to a petfood or technical plant, which has given the guarantee that the animal by-products shall be used only for the purpose of producing petfood or technical products as appropriate, as specified by the competent authority if necessary, and shall not leave the plant untreated other than for direct disposal; or
 - (b) to an intermediate plant; or
 - (c) to an authorised and registered user or collection centre, which has given the guarantee that the animal by-products shall be used only for permitted purposes, as specified by the Competent Authority if necessary;

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

and

- 8.1. in the case of raw material for petfood production derived from animals which have been treated with certain substances prohibited in accordance with Directive 96/22/ EC, as referred to in the second paragraph of Article 28 of this Regulation, it shall:
 - (a) be marked in the third country before entry into the territory of the Community by a cross of liquefied charcoal or activated carbon, on each outer side of each frozen block, in such a way that the marking covers at least 70 % of the diagonal length of the side of the frozen block and is at least 10 cm in width;
 - (b) in the case of material which is not frozen, be marked in the third country before entry into the territory of the Community by spraying it with liquefied charcoal or by applying charcoal powder in such a way that the charcoal is clearly visible on the material;
 - (c) be transported directly to:
 - (i) the petfood plant of destination in accordance with point 7(a) above;

or

- (ii) an intermediate plant in accordance with point 7(b) above and from there directly to the petfood plant referred to under (i), provided that the intermediate plant:
 - only handles material covered by this point 8.1, or
 - only handles material destined for a petfood plant as referred to under (i);

and

- (d) be manipulated to remove the marking provided for in (a) and (b) only in the petfood plant of destination and only immediately prior to use of the material for the manufacture of petfood;
- 8.2. where a consignment is made up of raw material, which has been treated as referred to in 8.1 above and other non-treated raw material, all the raw materials in the consignment must be marked as laid down in point 8.1(a) and (b) above.
- 8.3. the marking provided for in point 8.1(a) and (b) and 8.2 shall remain visible from the dispatch and until the delivery to the petfood plant of destination.]

Textual Amendments

F18 Substituted by Commission Regulation (EC) No 2007/2006 of 22 December 2006 implementing Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the importation and transit of certain intermediate products derived from Category 3 material intended for technical uses in medical devices, in vitro diagnostics and laboratory reagents and amending that Regulation (Text with EEA relevance).

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

[F4CHAPTER XII

Rendered fats from category 2 materials for oleochemical purposes

- A. Processing standards
- 1. Rendered fats derived from category 2 material for oleochemical purposes must be produced using methods 1 to 5 as referred to in Annex V, Chapter III.
- 2. Rendered fats derived from ruminant animals must be purified in such a way that the maximum level of remaining total insoluble impurities does not exceed 0,15 % in weight;
- B. Importation of rendered fats
- 3. Member States must authorise the importation of rendered fats derived from category 2 materials, intended to be processed using a method that at least meets the standards of one of the processes described in Annex VI, Chapter III, if it:
- (a) comes from a third country that appears on a Community list set out in part IV of Annex XI;
- (b) has been produced in accordance with this Regulation; and
- (c) is accompanied by a health certificate that conforms to the model set out in Chapter 10(B) of Annex X.
- 4. The rendered fats must be conveyed by land and/or sea from the country of origin direct to a border inspection post in the Community.
- 5. Following the checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the rendered fats must be conveyed to a category 2 oleochemical plant where they are to be processed into fat derivatives.
- 6. The health certificate referred to in paragraph 3 must state that:
- (i) the rendered fats will not be diverted for any use other than further processing by a method that at least meets the standards of one of the processes referred to in Chapter III of Annex VI; and
- (ii) the resulting fat derivatives shall only be used in organic fertiliser or soil improvers or other technical uses, other than in cosmetics, pharmaceuticals and medical devices.
- 7. The health certificate provided for in paragraph 3 must be presented to the competent authority at the border inspection post at the first point of entry of the goods into the Community, and thereafter a copy must accompany the consignment until their arrival at the plant of destination.
- 8. Following the checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the rendered fats shall be transported directly to the plant of destination.]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

[F6CHAPTER XIII

Fat derivatives

- A. Processing standards
- 1. If rendered fat produced from category 2 material is used for the production of fat derivatives a method that at least meets the standards of one of the processes referred to in Chapter III of Annex VI shall be used.
- B. Importation
- 2. Member States shall authorise the importation of fat derivatives only if a health certificate that conforms to the model set out in Chapters 14(A) or 14(B) of Annex X accompanies each consignment.
- 3. The health certificate referred to in paragraph 2 must state:
- (a) whether or not the fat derivatives derive from category 2 or 3 materials;
- (b) in the case of fat derivatives produced from category 2 material, that the products:
 - (i) have been produced using a method that at least meets the standards of one of the processes referred to in Chapter III of Annex VI; and
 - shall only be used in organic fertiliser or soil improvers or other technical uses, other than in cosmetics, pharmaceuticals and medical devices.
- 4. The health certificate provided for in paragraph 2 must be presented to the competent authority at the border inspection post at the first point of entry of the goods into the Community, and thereafter a copy must accompany the consignment until its arrival at the plant of destination.
- 5. Following the checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the fat derivatives shall be transported directly to the plants of destination.

CHAPTER XIV

Specific requirements for flavouring innards for the manufacture of pet food

The following conditions apply in addition to the requirements for approval laid down in Chapter I.

- A. Raw Material
- 1. Only animal by-products referred to in Article 6(1)(a) to (j) may be used for the production of liquid/dehydrated processed products of animal origin used to enhance the palatability values of pet food.
- B. Processing standards
- 2. Flavouring innards must have been submitted to a treatment method and parameters, which ensure that the product complies with the microbiological standards laid down in Annex VIII, paragraph 6 of Chapter II. After treatment, every precaution must be taken to ensure that the product is not exposed to contamination.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 3. The end product must:
- (a) be packed in new or sterilised packaging; or
- (b) transported in bulk in containers or other means of transport that were thoroughly cleaned and disinfected with a disinfectant approved by the competent authority before use.
- C. Importation
- 4. Member States must authorise the importation of flavouring innards if they:
- (a) come from third countries that appear on the list set out in part VII(C) of Annex XI;
- (b) come from petfood plants approved by the competent authority of the third country meeting the specific conditions laid down in Article 18;
- (c) have been produced in accordance with this Regulation; and
- (d) are accompanied by a health certificate that conforms to the model set out in Chapter 3(E) of Annex X.]

ANNEX IX

RULES APPLICABLE TO THE USE OF CERTAIN CATEGORY 2 AND CATEGORY 3 MATERIAL FOR THE FEEDING OF CERTAIN ANIMALS IN ACCORDANCE WITH ARTICLE 23(2)

- 1. This Annex applies only to users and collection centres authorised and registered pursuant to Article 23(2)(c)(iv), (vi) and (vii). For the purposes of this Annex, 'relevant material' means the animal by-products specified in Article 23(2)(b) and products derived therefrom.
- 2. Relevant material must be transported to the users or to collection centres in accordance with Annex II.
- Entire bodies of dead animals shall be handled as Category 2 material during collection and transportation, without prejudice to the requirement to remove the specific risk material for subsequent disposal before the rest of the body may be used for feeding as provided for in Article 23.]
- 3. Collection centres must:
- (a) comply at least with the following requirements of Annex V:
 - (i) Chapter I, paragraphs 1(a), (b), (c), (d) and (f), 2, 3 and 4, and
 - (ii) Chapter II, paragraphs 1, 2, 4, 5 and 9; and
- (b) have adequate facilities for destroying unused unprocessed relevant material, or send it to a processing plant or to an incineration or co-incineration plant in accordance with this Regulation.

Member States may authorise the use of a Category 2 processing plant as a collection centre.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- 4. In addition to the records required in accordance with Annex II, the following records must be kept in relation to relevant material:
- (a) in the case of final users, the quantity used and the date of use; and
- (b) in the case of collection centres:
 - (i) the quantity treated in accordance with paragraph 5;
 - (ii) the name and address of each final user buying the material;
 - (iii) the premises to which the material is taken for use;
 - (iv) the quantity dispatched; and
 - (v) the date on which the material was dispatched.
- 5. Operators of collection centres supplying relevant material other than fish offal to final users, must ensure that:
- (a) it undergoes one of the following treatments (either in the collection centre or in a slaughterhouse approved by the competent authority in accordance with Community legislation):
 - (i) denaturing with a solution of a colouring agent approved by the competent authority. The solution must be of such a strength that the colouring on the stained material is clearly visible, and the whole surface of all pieces of material have been covered with a solution as aforesaid either by immersing the material in, or spraying or otherwise applying the solution;
 - (ii) sterilisation, that is to say boiling or steaming under pressure until every piece of material is cooked throughout; or
 - (iii) any other treatment approved by the competent authority; and
- (b) it is packaged after treatment and before distribution in packaging that is clearly and legibly marked with the name and the address of the collection centre and the indication 'not for human consumption'.

IF1ANNEX X

MODEL HEALTH CERTIFICATES FOR THE IMPORTATION FROM THIRD COUNTRIES AND FOR THE TRANSIT THROUGH THE EUROPEAN COMMUNITY OF CERTAIN ANIMAL BY-PRODUCTS AND PRODUCTS DERIVED THEREFROM Notes

(a) Veterinary certificates shall be produced by the exporting country, based on the models appearing in this Annex X, according to the layout of the model that corresponds to the animal by-products concerned. They shall contain, in the numbered order that appears in the model, the attestations that are required for any third country and, as the case may be, those supplementary guarantees that are required for the exporting third country or part thereof.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (b) The original of each certificate shall consist of a single page, both sides, or, where more text is required, it shall be in such a form that all pages needed are part of an integrated whole and indivisible.
- (c) It shall be drawn up in at least one of the official languages of the EU Member State in which the inspection at the border post shall be carried out and of the EU Member State of destination. However, these Member States may allow other languages, accompanied, if necessary, by an official translation.
- (d) If for reasons of identification of the items of the consignment, additional pages are attached to the certificate, these pages shall also be considered as forming part of the original of the certificate by the application of the signature and stamp of the certifying official veterinarian, in each of the pages.
- (e) When the certificate, including additional schedules referred to in d), comprises more than one page, each page shall be numbered (page number) of (total number of pages) on its bottom and shall bear the code number of the certificate that has been designated by the competent authority on its top.
- (f) The original of the certificate must be completed and signed by an official veterinarian. In doing so, the competent authorities of the exporting country shall ensure that the principles of certification equivalent to those laid down in Council Directive 96/93/ EC are followed.
- (g) The colour of the signature shall be different to that of the printing. The same rule applies to stamps other than those embossed or watermark.
- (h) The original of the certificate must accompany the consignment at the EU border inspection post.
- (i) If health certificates are used for consignments in transit, box No I.5 (Consignee) of the relevant health certificate shall be completed with the name and address of the border inspection post through which the consignment is intended to leave the European Community.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 1

Health certificate

For processed animal protein not intended for human consumption, including mixtures and products other than petfood containing such protein, for dispatch to or for transit through (²) the European Community

COUN	DUNTRY Veterinary certificate to EU					
		onsignor lame	1.2.	Certificate reference number	l.2.a.	
Part I: Details of dispatched consignment	Ad	ddress	1.3.	Central Competent Autho	rity	
	Te	el. No	1.4.	Local Competent Authorit	у	
	1.5. Co	consignee	1.6.	Person responsible for the	consignment in EU	
ous	Na	ame		Name		
o pa	Ad	ddress		Address		
tch		contact and a		Destal and		
ispa		ostal code el. No		Postal code Tel. No		
o d		country of ISO code I.8. Region of origin Code	1.9.	Country of ISO coo	le I.10. Region of Code	
ails		rigin	1.0.	destination	destination	
Det	I.11. PI	lace of origin	1.12	Place of destination		
± ±				Custom wareh	ouse \square	
Ра	N:	lame Approval number		Name	Approval number	
		ddress		Address		
				Postal code		
	I.13. PI	lace of loading	I.14.	Date of departure		
	I.15. M	leans of transport	I.16.	Entry BIP in EU		
		Aeroplane Ship Railway wagon				
	l al	Road vehicle Other				
		dentification: locumentary references:	I.17.			
				140. Commo	dituando (HC ando)	
	1.16. De	escription of commodity		1.19. Commo	odity code (HS code)	
					I.20. Quantity	
	I.21. T€	emperature of product			I.22. Number of packages	
		Ambient Chilled Chilled		Frozen		
	I.23. Id	dentification of container/Seal number			I.24. Type of packaging	
	125 0	commodities certified for:				
	1.25. 00	Animal feedingstuff		Technical use	Other	
	I.26. Fo	or transit to third country vis-à-vis EU	1.27.	For import or admission in	to EU	
	3r	rd country ISO code				
	1.28. Ide	entification of the commodities				
				number of shments		
					et weight Batch number	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Processed animal protein not intended for human consumption including mixtures and products other than petfood containing such protein

		II.a. Certificate reference number II.b.				
		Usellh attentation				
	II.	Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and in particular Article 6 and Annex VII Chapter II thereof and certify that:				
Part II: Certification	II.1.	the processed animal protein or product described above contains exclusively processed animal protein not intended for hun consumption that:				
		 (a) has been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002 (2) and 				
		(b) has been prepared exclusively with the following animal by-products:				
		(²) either [— parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,]				
		(²) and/or [— parts of slaughtered animals, which were rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcases that were fit for human consumption in accordance with Community legislation,]				
		(²) and/or [— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, underwent antemortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]				
		(²) and/or [— blood obtained from animals other than ruminants that were slaughtered in a slaughterhouse, underwent antemortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]				
		(²) and/or [— animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves,]				
		(²) and/or [— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste, which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals.]				
		(²) and/or [— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]				
		(²) and/or [— fresh by-products from fish from plants manufacturing fish products for human consumption,]				
) and/or [— shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals;]				
		and				
		(c) has been subjected to the following processing standard:				
		(2) either [heating to a core temperature of more than 133 °C for at least 20 minutes without interruption at a pressure (absolute) of at least 3 bars produced by saturated steam, with a particle size prior to processing of not more than 50 millimetres;]				
		(²) or [in the case of non-mammalian protein other than fishmeal, the processing method as set out in Annex Chapter III, of Regulation (EC) 1774/2002;]				
		(²) or [in the case of fishmeal the processing method				
		(²) or [in the case of porcine blood, the processing methodas set out in Annex V, Chapter III to Regulation (EC) No 1774/2002, where in case of method 7 a heat treatment of at least 80 °C has been applied throughout its substance;]				
	II.2.	the competent authority examined a random sample immediately prior to dispatch and found it to comply with the following standards (3):				
		Salmonella: Absence in 25 g: n = 5, c = 0, m = 0, M = 0;				
		Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 g;				
	II.3. the end product:					
		(²) either [was packed in new or sterilised bags;]				
		(²) or [was transported in bulk in containers or other means of transport that were thoroughly cleaned and disinfected with a disinfectant approved by the competent authority before use.]				
		which bear labels indicating "NOT FOR HUMAN CONSUMPTION"				
	11.4.	the end product was stored in enclosed storage;				
	II.5.	the product has undergone all precautions to avoid recontamination with pathogenic agents after treatment.				

Status: Point in time view as at 01/07/2008.

Notes			
Part I:			
_	Box reference I.6: Person responsible for the consig commodity; it may be filled in if the certificate is for imp	nment in EU: this box is to be filled in only if it is a certificate for transit ort commodity.	
_	Box reference I.12: Place of destination: this box is to be can only be stored in free zones, free warehouses and	e filled in only if it is a certificate for transit commodity. The products in transit custom warehouses.	
_	Box reference I.15: Registration number (railway wagor is to be provided in the event of unloading and reloading	as or container and lorries), flight number (aircraft) or name (ship); information ag.	
_	Box reference I.19: use the appropriate HS code: 05.0	5; 05.06; 05.07 or 23.01	
-	Box reference I.26 and I.27: fill in according to whether	it is a transit or an import certificate.	
Part II:			
(1)	OJ L 273, 10.10.2002, p. 1.		
(2)	Delete as appropriate.		
(3)	Where:		
	n = number of samples to be tested;		
	m = threshold value for the number of bacteria; the re not exceed m;	esult is considered satisfactory if the number of bacteria in all samples does	
	M = maximum value for the number of bacteria; the samples is M or more; and	result is considered unsatisfactory if the number of bacteria in one or more	
	c = number of samples the bacterial count of which n bacterial count of the other samples is m or less.	nay be between m and M, the sample still being considered acceptable if the	
_	Note for the person responsible for the consignment in EU: This certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.		
_	The signature and the stamp must be in a different col-	our to that of the printing.	
Official v	eterinarian		
	Name (in capitals):	Qualification and title:	
	Date:	Signature:	
	Stamp:		
I			

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

[F14CHAPTER 2] Health certificate

For milk and milk products not intended for human consumption for dispatch to or for transit through the Community

C	ראטכ	RY		Veterinary certificate to EU			
	1.1	Consignor Name	I.2. Certificate reference number	I.2.a			
		Address	I.3. Central Competent Authority				
1	=	Tel. No	I.4. Local Competent Authority				
tuomationoo Podotoniit	III 1.5	Consignee Name Address Postal code	I.6. Person responsible for the load in EU Name Address Postal code				
1	ž	Tel. No	Tel. No				
1	5	Country of origin ISO code I.8. Region of origin Code	I.9. Country of ISO code destination	I.10. Region of destination Code			
3	1.1	1. Place of origin	I.12. Place of destination				
Dott I. Dottoile		Name Approval number	Custom warehouse [
6	2	Address	Name Address	Approval number			
	_		Postal code				
L	1.1	3. Place of loading	I.14. Date of departure				
	1.1	5. Means of transport	I.16. Entry BIP in EU				
		Aeroplane □ Ship □ Railway wagon □ Road vehicle □ Other □					
	Ide	ntification:	I.17. No(s) of CITES				
	Do	cumentary references:					
	1.1	3. Description of commodity	I.19. Commodity code	(HS code)			
				.20. Quantity			
	1.2	1. Temperature of product	ı	.22. Number of packages			
		Ambient □ Chilled □	Frozen □				
	1.2	3. Identification of container/Seal number	-	.24. Type of packaging			
	1.2	5. Commodities certified for:					
		Animal feedingstuff □ Further process □	Technical use □	Other □			
	1.2	6. For transit through EU to third country	I.27. For import or admission into EU				
		third country ISO code					
	1.2	3. Identification of the commodities					
		Species Approval number of establishments Manufacturing plant	Net weight	Batch number			

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Milk and milk products not for human consumption

	II. Health in	formation		II.a. Certificate reference number	II.b.				
	I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1), and certify that the milk (2) or the milk products (2) referred to in box I.28 comply with the following conditions:								
	which is	ere produced and derived in							
Part II: Certification	through	y were produced from raw milk derived from animals which at the time of milking did not show clinical signs of any disease transmissible bugh milk to humans or animals, and which had been kept for at least 30 days prior to production on holdings that were not subject to cial restrictions due to foot-and-mouth disease or rinderpest;							
: °	3. they are								
Part	(2) either	[milk or I	milk products, excluding whey, that have undergo	one one of the treatments or combina	ations thereof described in point 4]				
	(²) or		nprise entirely of whey with a pH below 6, which we treatments described in point 4]	vas collected not earlier than 16 hours	after clotting from milk subjected to				
	4. they have	e been su	bject to one of the following treatments:						
	(2) either		mperature Short Time pasteurisation at 72 °C for to a phosphatase test, in combination with:	at least 15 seconds, or an equivalent	pasteurisation achieving a negative				
_		(²) either	a subsequent second High Temperature Short pasteurisation which itself achieves a negative		least 15 seconds or an equivalent				
		(²) or	a subsequent drying process that in the case of higher,]	milk intended for feeding is combined	d with additional heating to 72 °C or				
		(²) or	a subsequent process by which the pH is redu	ced and kept for at least one hour at	a level below 6;]				
		(²) (⁴) or	the condition that the milk/milk product has becases of FMD has been detected in the export		the shipping and in this period no				
		(²) (⁴) or	the milk/milk product has been produced on ./ least 21 days before the consignment is present						
		(²) or	[sterilisation at a level of at least F ₀ 3]						
	(²) or	[Ultra Hiç	gh Temperature treatment at 132 °C for at least of	one second in combination with:					
		(²) either	a subsequent drying process that in the case of higher,]	milk intended for feeding is combined	d with additional heating to 72 °C or				
		(²) or	a subsequent process by which the pH is redu	ced and kept for at least one hour at	t a level below 6.]				
		(²) (⁴) or	the condition that the milk/milk product has bee cases of FMD has been detected in the export		the shipping and in this period no				
		(²) (⁴) or	the milk/milk product has been produced on ./ least 21 days before the consignment is present						
	5. every pr	ecaution w	as taken to avoid contamination of the milk/milk	product after processing;					
	6. the milk	milk produ	ct was packed:						
	(2) either	[in new o	containers,]						
	(²) or	[in vehicl	les or bulk containers disinfected prior to loading	using a product approved by the co	mpetent authority,]				
	and		ainers are marked so as to indicate the nature of 3 material and not intended for human consump		abels indicating that the product is				

ANNEX X
Document Generated: 2024-01-08

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Milk and milk products not for human consumption

Notes

Part I:

- Box reference I.6: Person responsible for the load in EU: this box is to be filled in only if it is a certificate for transit commodity.
- Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity.
- Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship) is to be provided. In case
 of unloading and reloading, the consignor must inform the BIP of entry into the EU.
- Box reference I.19: use the appropriate Harmonised System (HS) code of the World Customs Organisation: 23.09.10, 23.09.90, 35.01, 35.02 or 35.04
- Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.
- Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.
- Box reference I.28: "Manufacturing plant": provide the registration number of treatment or processing establishment.

Dart III

(1) OJ L 273, 10.10.2002, p. 1.

²) Delete as appropriate.							
) For completion if the authorisation to import into the Community is restricted to certain regions of the third country concerned.							
(4) This condition applies only to third countries listed in column "A" of Annex	4) This condition applies only to third countries listed in column "A" of Annex I to Decision 2004/438/EC						
- The signature and the seal must be in a different colour from that of the	e printing.						
 Note for the importer: this certificate is only for veterinary purposes are inspection post. 	nd has to accompany the consignment until it reaches the border						
Official veterinarian							
Name (in capital letters):	Qualification and title:						
Date:	Signature:						
Stamp:							

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(A)

Health certificate

For canned petfood intended for dispatch to or for transit through (2) the European Community

COUN	TRY				Veterinary certificate to EU	
	l.1.	Consignor Name	1.2.	Certificate reference number	1.2.a.	
H		Address	1.3.	Central Competent Authorit	y	
nent		Tel. No	1.4.	Local Competent Authority	,	
Part I: Details of dispatched consignment	1.5.	Consignee	1.6.	Person responsible for the o	consignment in EU	
Suc		Name		Name		
Ö		Address		Address		
che						
pat		Postal code		Postal code		
fdis		Tel. No		Tel. No		
s of	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of ISO code destination	I.10. Region of Code destination	
etai		ongin		destination	destination	
ă	I.11.	Place of origin	I.12.	Place of destination		
art				Custom warehou	se 🗌	
۱ ۳		Name Approval number		Name	Approval number	
l		Address		Address		
l						
Ш				Postal code		
	I.13.	. Place of loading	1.14.	I.14. Date of departure		
	I.15.	Means of transport	I.16.	Entry BIP in EU		
		Aeroplane Ship Railway wagon				
		Road vehicle Other				
		Identification:	I.17.			
	Documentary references:					
	I.18.	Description of commodity		I.19. Commodi	ty code (HS code) 23.09.10	
					I.20. Quantity	
	121	. Temperature of product			I.22. Number of packages	
		Ambient Chilled		Frozen		
	1.23.	Identification of container/Seal number			I.24. Type of packaging	
	1.05	Commodities certified for:				
	1.25.	Animal feedingstuff		Technical use	Other	
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU	
		3rd country ISO code				
	1.28.	Identification of the commodities				
		Approval number of establishm	nents			
		Species Manufacturing plant (Scientific name)	101113	Net weight	Batch number	
		-				

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY **Canned Petfood**

		II a Contificate reference quarter II h							
		II.a. Certificate reference number II.b.							
	II.	Health attestation							
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and in particular Article 6 and Annex VIII Chapter II thereof and certify that the petfood described above:							
ation	II.1.	has been prepared and stored in a plant approved and supervised by the competent authority in accordance with Article 18 and where appropriate Article 11 of Regulation (EC) No 1774/2002;							
rtific	II.2.	has been prepared exclusively with the following animal by-products:							
Part II: Certification	(²) either	[— parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,]							
Paı	(²) and/or	 parts of slaughtered animals, which were rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcases that were fit for human consumption in accordance with Community legislation,] 							
	(²) and/or	[— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]							
	(²) and/or	[— blood obtained from animals other than ruminants that were slaughtered in a slaughterhouse, underwent antemortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]							
	(²) and/or	[— animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves,]							
	(²) and/or	[— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste, which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]							
	(²) and/or	[— raw milk originating from animals that do not show clinical signs of any disease communicable through that product to humans or animals,]							
	(2) and/or	[— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]							
	(²) and/or	[— fresh by-products from fish from plants manufacturing fish products for human consumption,]							
	(²) and/or	[— shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals,]							
	(²) andlor	[— material from animals which have been treated with certain substances which are prohibited pursuant to Directive 96/22/EC, the import of the material being permitted in accordance with Article 28 of Regulation (EC) No 1774/2002];							
	II.3.	has been subjected to heat treatment to a minimum Fc value of 3 in hermetically sealed containers;							
	11.4.	was analysed by a random sampling of at least five containers from each processed batch by laboratory diagnostic methods to ensure adequate heat treatment of the whole consignment as foreseen under point II.3;							
	II.5.	has undergone all precautions to avoid contamination with pathogenic agents after treatment.							
	Notes								
	Part I:								
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.							
	_	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.							
	_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in the event of unloading and reloading.							
	_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given.							
	-	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.							

Status: Point in time view as at 01/07/2008.

Part II:						
(1)	OJ L 273, 10.10.2002, p. 1.					
(²)	Delete as appropriate.					
_	The signature and the stamp must be in a different colour to that of the pr	rinting.				
_	Note for the person responsible for the consignment in EU: This certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.					
Official ve	terinarian					
	Name (in capitals):	Qualification and title:				
	Date:	Signature:				
	Stamp:					

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(B)

Health certificate

For processed petfood other than canned petfood, intended for dispatch to or for transit through (²) the European Community

COUN	TRY			Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference I.2.a.
		Address	1.3.	Central Competent Authority
Part I: Details of dispatched consignment		Tel. No	1.4.	Local Competent Authority
sign	1.5.	Consignee	1.6.	Person responsible for the consignment in EU
con		Name Address		Name Address
hed		Addiess		Address
patc		Postal code		Postal code
fdis		Tel. No		Tel. No
ils o	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of ISO code I.10. Region of Code destination destination
Deta	l.11.	Place of origin	I.12.	. Place of destination
Έ				Custom warehouse
Pa		Name Approval number		Name Approval number
		Address		Address
				Postal code
	I.13.	Place of loading	l.14.	. Date of departure
	I.15.	Means of transport	I.16.	. Entry BIP in EU
		Aeroplane Ship Railway wagon Road vehicle Other		
		Identification:	1.17.	
		Documentary references:		
	I.18.	Description of commodity		I.19. Commodity code (HS code) 23.09.10
				I.20. Quantity
	I.21.	Temperature of product		I.22. Number of packages
		Ambient Chilled Chilled		Frozen
	1.23.	Identification of container/Seal number		I.24. Type of packaging
	1.25.	Commodities certified for: Animal feedingstuff		Technical use Other
	1.26.	For transit to third country vis-à-vis EU	1.27.	. For import or admission into EU
		3rd country ISO code		
	1.28.	Identification of the commodities		
		Species		
		Approval number of establishments Manufacturing (Scientific name)	g plant	t Net weight Batch number

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Processed petfood other than canned petfood

		II.a. Certificate reference number II.b.							
	JI.	Health attestation							
I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) an Article 6 and Annex VIII Chapter II thereof and certify that the petfood described above:									
ication	II.1.	has been prepared and stored in a plant approved and supervised by the competent authority in accordance with Article 18 and where appropriate Article 11 of Regulation (EC) No 1774/2002;							
ertif	II.2.	has been prepared exclusively with the following animal by-products:							
Part II: Certification	(²) either	[— parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,]							
.	(²) and/or	 parts of slaughtered animals, which were rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcases that were fit for human consumption in accordance with Community legislation,] 							
	(²) and/or	[— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]							
	(²) and/or	[— blood obtained from animals other than ruminants that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]							
	(²) and/or [— animal by-products derived from the production of products intended for human consumption, including degreased bones are greaves,]								
	(2) and/or [— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste, which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]								
	(²) and/or	[— raw milk originating from animals that do not show clinical signs of any disease communicable through that product to humans or animals,]							
	(²) and/or	[— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]							
	(2) and/or	[— fresh by-products from fish from plants manufacturing fish products for human consumption,]							
	(²) and/or	[— shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals,]							
	(²) and/or	[— material from animals which have been treated with certain substances which are prohibited pursuant to Directive 96/22/EC, the import of the material being permitted in accordance with Article 28 of Regulation (EC) No 1774/2002;]							
	II.3.								
	(²) either	[was subjected to a heat treatment of at least 90 °C throughout its substance;]							
	(²) or	[was produced as regards ingredients of animal origin using exclusively products which had been							
		(a) in the case of meat or meat products subjected to a heat treatment of at least 90 °C throughout its substance;							
		(b) in the case of milk and milk based products,							
		 if they are from third countries or parts of third countries listed in column B of Annex I to Decision 2004/438/EC (3) submitted to a pasteurisation treatment sufficient to produce a negative phosphatase test; 							
		(ii) with a pH reduced to less than 6 from third countries or parts of third countries listed in column C of Annex I to Decision 2004/438/EC, first submitted to a pasteurisation treatment sufficient to produce a negative phosphatase test;							
	(iii) if they are from third countries or parts of third countries listed in column C of Annex I to Decision 2004/438/E submitted to a sterilisation process or a double heat treatment where each treatment was sufficient to produce a negat phosphatase test on its own;								

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

(iv) if they are from third countries or parts of third countries listed in column C of Annex I to Decision 2004/438/EC where there has been an outbreak of foot-and-mouth disease in the last 12 months or where vaccination against foot-andmouth disease has been carried out in the last 12 months submitted to:

either

a sterilisation process whereby an Fc value equal or greater than 3 is achieved,

or

an initial heat treatment with a heating effect at least equal to that achieved by a pasteurisation process of at least
 72 °C for at least 15 seconds and sufficient to produce a negative reaction to a phosphatase test, followed by

either

a second heat treatment with a heating effect at least equal to that achieved by the initial heat treatment, and which
would be sufficient to produce a negative reaction to a phosphatase test, followed, in the case of dried milk, or dried
milk-based products by a drying process,

or

- an acidification process such that the pH has been maintained at less than 6 for at least one hour;
- (c) in the case of gelatine, produced using a process that ensures that unprocessed Category 3 material is subjected to a treatment with acid or alkali, followed by one or more rinses with subsequent adjustment of the pH and subsequent, if necessary repeated, extraction by heat, followed by purification by means of filtration and sterilisation;
- (d) in the case of hydrolysed protein produced using a production process involving appropriate measures to minimise contamination of raw Category 3 material, using only material with a molecular weight below 10 000 Dalton and, in the case of hydrolysed protein entirely or partly derived from ruminant hides and skins produced in a processing plant dedicated only to hydrolysed protein production, using a process involving the preparation of raw Category 3 material by brining, liming and intensive washing followed by
 - (i) exposure of the material to a pH of more than 11 for more than three hours at a temperature of more than 80 °C and subsequently by heat treatment at more than 140 °C for 30 minutes at more than 3,6 bar; or
 - (ii) exposure of the material to a pH of 1 to 2, followed by a pH of more than 11, followed by heat treatment at 140° C for 30 minutes at 3 bar;
- (e) in the case of egg products submitted to any of the processing methods 1 to 5 or 7, as referred to in Annex V Chapter III to Regulation (EC) No 1774/2002; or treated in accordance with Chapter II of Section X of Annex III to Regulation (EC) No 853/2004 (4);
- (f) in the case of collagen submitted to a process ensuring that unprocessed Category 3 material is subjected to a treatment involving washing, pH adjustment using acid or alkali followed by one or more rinses, filtration and extrusion, the use of preservatives other than those permitted by Community legislation being prohibited;
- (g) in the case of blood products, produced using any of the processing methods 1 to 5 or 7, as referred to in Annex V Chapter III to Regulation (EC) No 1774/2002;
- (h) in the case of mammalian processed animal protein submitted to any of the processing methods 1 to 5 or 7 and, in the case of porcine blood, submitted to any of the processing methods 1 to 5 or 7 provided that in the case of method 7 a heat treatment throughout its substance at a minimum temperature of 80 °C has been applied;
- ii) in the case of non-mammalian processed protein with the exclusion of fishmeal submitted to any of the processing methods 1 to 5 or 7 as referred to in Annex V Chapter III to Regulation (EC) No 1774/2002;
- (k) in the case of fishmeal submitted to any of the processing methods or to a method and parameters which ensure that the products complies with the microbiological standards set in Annex VII Chapter I paragraph 10 to Regulation (EC) No 1774/2002;
- (I) in the case of rendered fat, including fish oils, submitted to processing methods 1 to 5 or 7 (and method 6 in the case of fish oil) as referred to in Annex V Chapter III to Regulation (EC) No 1774/2002 or produced in accordance with Chapter II of Section XII of Annex III to Regulation (EC) No 853/2004 (4); rendered fats from ruminant animals must be purified in such a way that the maximum level of remaining total insoluble impurities does not excess 0,15 % in weight;
- (m) in the case of dicalcium phosphate produced by a process that
 - ensures that all Category 3 bone-material is finely crushed and degreased with hot water and treated with dilute hydrochloric acid (at a minimum concentration of 4 % and a pH of less than 1,5) over a period of at least two days;
 - (ii) following the procedure under (i), applies a treatment of the obtained phosphoric liquor with lime, resulting in a precipitate of dicalcium phosphate at pH 4 to 7; and
 - (iii) finally, air dries the precipitate of dicalcium phosphate with inlet temperature of 65 °C to 325 °C and end temperature between 30 °C and 65 °C;

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	(n)	in th	e case of tricalcium phosphate	produced by a process that ensu	ures
		(i)	that all Category 3 bone-mate 14 mm);	erial is finely crushed and degrea	ased in counter-flow with hot water (bone chips less than
		(ii)	continuous cooking with steam	n at 145 °C during 30 minutes at	4 bar;
		(iii)	separation of the protein broth	from the hydroxyapatite (tricalc	iuum phosphate) by centrifugation; and
		(iv)		hosphate after drying in a fluid b	
11.4.		anal		at least five samples from each	ch processed batch taken during or after storage at the
		nonel			- 0.
				ce in 25 g: n = 5, c = 0, m = 0, M	
				c = 2, m = 10, M = 300 in 1 gram	
II.5.	has	unde	gone all precautions to avoid or	ontamination with pathogenic ag	ents after treatment;
II.6.					eady-to-sale packages on which it is clearly indicated that TFOR HUMAN CONSUMPTION".
Notes					
Part I:	_				
_			ence I.6: Person responsible f y; it may be filled in if the certifi		box is to be filled in only if it is a certificate for transit
_				his box is to be filled in only if it is rehouses and custom warehous	s a certificate for transit commodity. The products in transit es.
-			nce I.15: Registration number (ovided in the event of unloading		lorries), flight number (aircraft) or name (ship); information
_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given.				
_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.				
Part II:					
(1)	OJ L 273, 10.10.2002, p. 1.				
(2)	Delete as appropriate.				
(3)	OJ L 139, 30.4.2004, p. 55. Corrected by OJ L 226, 25.6.2004, p. 22.				
(4)	OJ L	226,	25.6.2004, p. 22.		
(5)	Whe	re:			
	n =	nun	ber of samples to be tested;		
	m =		shold value for the number of bexceed m;	pacteria; the result is considered	satisfactory if the number of bacteria in all samples does
	M =		timum value for the number of sples is M or more; and	bacteria; the result is considered	d unsatisfactory if the number of bacteria in one or more
	c =		ber of samples the bacterial co terial count of the other sample:	•	and M, the sample still being considered acceptable if the
_	The	signa	ture and the stamp must be in	a different colour to that of the pr	inting.
_	Note for the person responsible for the consignment in EU: This certificate is only for veterinary purposes and has to accompath the consignment until it reaches the border inspection post.			te is only for veterinary purposes and has to accompany	
Official vet	erinari	ian			
	Nam	ne (in	capitals):		Qualification and title:
	Date	e:			Signature:
	Stamp:				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(C)

Health certificate

For dogchews intended for dispatch to or for transit through (2) the European Community

COUN	TRY				Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.
		Address	1.3.	Central Competent Authority	y ·
nent		Tel. No	1.4.	Local Competent Authority	,
Part I: Details of dispatched consignment	1.5.	Consignee	1.6.	Person responsible for the c	consignment in EU
si o		Name		Name	
ö		Address		Address	
, he					
oate		Postal code		Postal code	
dis		Tel. No		Tel. No	
ð	1.7.	Country of ISO code I.8. Region of origin Code	1.9.	Country of ISO code	I.10. Region of Code
ails		origin		destination	destination
Det	1 11	Place of origin	112	Place of destination	
# #		Tidoo of origin	12.	Custom warehou	
Par					_
		Name Approval number		Name	Approval number
		Address		Address	
				Destal and	
ш				Postal code	
	I.13.	Place of loading	1.14.	Date of departure	
	I.15.	Means of transport	I.16.	Entry BIP in EU	
		Aeroplane Ship Railway wagon			
		Road vehicle Other			
		Identification:	I.17.		
		Documentary references:			
	I.18.	Description of commodity		I.19. Commodi	ty code (HS code) 42.05.00
					I.20. Quantity
	1.21	Temperature of product			I.22. Number of packages
	1.21.				1.22. Number of packages
		Ambient Chilled		Frozen	
	1.23.	Identification of container/Seal number			I.24. Type of packaging
	125	Commodities certified for:			
	1.20.	Animal feedingstuff		Technical use	Other
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU
		3rd country ISO code			
	1.28.	Identification of the commodities			
		Approval number of	of estab	lishments	
		Species Manufactu	ring pla	nt Net	weight Batch number
		(Scientific name)			
	I				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY Dogchews II.a. Certificate reference number II.b. II. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (') and in particular Article 6 and Annex VIII Chapter II thereof and certify that the dogchews described above: II.1. have been prepared and stored in a plant approved and supervised by the competent authority in accordance with Article 18 and Part II: Certification where appropriate Article 11 of Regulation (EC) No 1774/2002; 11.2. have been prepared exclusively with the following animal by-products: (2) either parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,] parts of slaughtered animals, which were rejected as unfit for human consumption but are not affected by any signs of (2) and/or [-diseases communicable to humans or animals and derive from carcasses that were fit for human consumption in accordance with Community legislation,] hides and skins originating from animals that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and (2) and/or [were fit, as a result of such inspection, for slaughter in accordance with Community legislation,] (²) and/or animal by-products derived from the production of products intended for human consumption, including degreased bones and [greaves, (2) and/or [fresh by-products from fish from plants manufacturing fish products for human consumption,] (2) and/or material from animals which have been treated with certain substances which are prohibited pursuant to Directive 96/22/EC, the import of the material being permitted in accordance with Article 28 of Regulation (EC) No 1774/2002]; II.3. have been subjected: (2) either [in the case of dogchews made from hides and skins of ungulates or from fish, to a treatment sufficient to destroy pathogenic organisms (including salmonella); and the dogchews are dry]; (2) or [in the case of dogchews made from animal by-products other than hides and skins of ungulates or from fish, to a heat treatment of at least 90 °C throughout their substance;] were examined by random sampling of at least five samples from each processed batch taken during or after storage at the 11.4. processing plant and complies with the following standards (3): Salmonella: absence in 25 g: n = 5, c = 0, m = 0, M = 0; Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 gram; II.5. have undergone all precautions to avoid contamination with pathogenic agents after treatment; 11.6. were packed in new packaging. Notes Part I: Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in the event of unloading and reloading. Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given. Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.

Part II:					
(')	OJ L 273, 10.10.2002, p. 1.				
(²)	Delete as appropriate.				
(³)	Where:				
	n = number of samples to be tested;				
	m = threshold value for the number of bacteria; the not exceed m;	result is considered satisfactory if the number of bacteria in all samples does			
	M = maximum value for the number of bacteria; the samples is M or more; and	e result is considered unsatisfactory if the number of bacteria in one or more			
	c = number of samples the bacterial count of which bacterial count of the other samples is m or less	may be between m and M, the sample still being considered acceptable if the s.			
_	The signature and the stamp must be in a different of	olour to that of the printing.			
_	Note for the person responsible for the consignment in EU: This certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.				
Official ve	eterinarian				
	Name (in capitals):	Qualification and title:			
	Date:	Signature:			
	Stamp:				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(D)

Health certificate

For raw petfood for direct sale or animal by-products to be fed to farmed fur animals, intended for dispatch to or for transit through (*) the European Community

COUN	ITRY Veterinary certificate to B				
	I.1. Consignor Name	I.2. Certificate reference I.2.a.			
	Address	I.3. Central Competent Authority			
ment	Tel. No	I.4. Local Competent Authority			
sign	I.5. Consignee	I.6. Person responsible for the consignment in EU			
con	Name Address	Name Address			
hed	Address	Address			
patc	Postal code	Postal code			
fdis	Tel. No	Tel. No			
Part I: Details of dispatched consignment	I.7. Country of ISO code I.8. Region of origin Code origin	e I.9. Country of ISO code I.10. Region of Code destination			
: De	I.11. Place of origin	I.12. Place of destination			
Part		Custom warehouse			
-	Name Approval number	Name Approval number			
	Address	Address			
		Postal code			
	I.13. Place of loading	I.14. Date of departure			
	I.15. Means of transport	I.16. Entry BIP in EU			
	Aeroplane Ship Railway Road vehicle Other wagon	Л			
	Identification:	1.17.			
	Documentary references:				
	I.18. Description of commodity	I.19. Commodity code (HS code)			
		I.20. Quantity			
	I.21. Temperature of product	I.22. Number of packages			
	Ambient Chilled	Frozen			
	I.23. Identification of container/Seal number	I.24. Type of packaging			
	I.25. Commodities certified for:	•			
	Animal feedingstuff	Technical use Other			
	I.26. For transit to third country vis-à-vis EU	I.27. For import or admission into EU			
	3rd country ISO code				
	I.28. Identification of the commodities				
	Approva	I number of establishments			
	Species Nature of commodity	Manufacturing plant Net weight Batch number			
	(Scientific name)				

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Raw petfood for direct sale or animal by products to be fed to farmed fur animals

COUN	NTRY Raw petfood for direct sale or animal by products to be fed to farmed fur animals						
		II.a. Certificate reference number II.b.					
	II.	Health attestation					
e.		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and in particular Article 6 and Annex VIII Chapter II thereof and certify that the raw petfood or animal by-product described above:					
Part II: Certification	II.1.	consist of animal by-products that satisfy the health requirements below;					
Certif	II.2.	ist of animal by-products:					
ë E		(a) derived from meat which satisfies the relevant animal and public health requirements laid down in:					
Pa		 Council Decision 79/542/EEC (²) and provided the animals from which the meat is derived come from a territory or part of a territory (ISO code) as listed in that Decision which has been free of foot and mouth disease, rinderpest, classical swine fever, African swine fever and swine vesicular disease for the last 12 months and where no vaccination has taken place during that time (only as relevant for the susceptible species), 					
		 and/or Commission Decision 2006/696/EC (3), and provided the animals from which the meat is derived come from a territory or part of a territory (ISO code) as listed in that Decision which has been free from Newcastle disease and Avian Influenza for the last 12 months, 					
		— and/or Commission Decision 2000/585/EC (4), and provided the animals from which the meat is derived come from a territory or part of a territory (ISO code) as listed which has been free from foot and mouth disease, rinderpest, classical swine fever, African swine fever, swine vesicular disease, Newcastle disease and Avian Influenza for the last 12 months and where no vaccination has taken place during that time (only as relevant for the susceptible species);					
		(b) derived from animals that, at the slaughterhouse, have passed the ante-mortem health inspection during the 24 hours before the slaughter and have shown no evidence of the diseases referred in the Decisions above for which the animals are susceptible; and					
		(c) derived from animals that have been treated in the slaughterhouse before and at the time of slaughter or killing in accordance with the relevant provisions of Council Directive 93/119/EC (5) on animal welfare;					
	II.3.	sist only of the following animal by-products:					
		 parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons, and 					
		 (b) parts of slaughtered animals, which are rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcasses that are fit for human consumption in accordance with Community legislation; 					
	II.4.	have been obtained and prepared without contact with other material not complying with the conditions required in the Decisions above, and it has been handled so as to avoid contamination with pathogenic agents;					
	II.5.	have been packed in final packaging which bear labels indicating "RAW PETFOOD — NOT FOR HUMAN CONSUMPTION" or "ANIMAL BY-PRODUCTS FOR FEED FOR FUR ANIMALS — NOT FOR HUMAN CONSUMPTION" and then in leak-proof and officially sealed boxes/containers or in new packaging preventing any leakage and officially sealed boxes/containers which bear labels indicating "RAW PETFOOD — NOT FOR HUMAN CONSUMPTION" or "ANIMAL BY-PRODUCTS FOR FEED FOR FUR ANIMALS — NOT FOR HUMAN CONSUMPTION", the name and the address of the establishment of destination;					
	II.6.	in the case of raw petfood:					
		(a) have been prepared and stored in a plant approved and supervised by the competent authority in accordance with Article 18 and where appropriate Article 11 of Regulation (EC) No 1774/2002; and					
		(b) were examined by random sampling of at least five samples from each batch taken during storage (before dispatch) and complies with the following standards (6):					
		Salmonella: absence in 25 g: $n = 5$, $c = 0$, $m = 0$, $M = 0$;					
		Enterobacteriacae: $n = 5$, $c = 2$, $m = 10$, $M = 300$ in 1 gram.					

Status: Point in time view as at 01/07/2008.

Notes	
Part I:	
_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.
_	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.
_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in the event of unloading and reloading.
_	Box reference I.19: use the appropriate HS code: 05.11.91; 05.11.99 or 23.09.90.
_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given.
_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.
_	Box reference I.28: Nature of commodity: select raw petfood or animal by-product.
Part II:	
(*)	Delete as appropriate.
(1)	OJ L 273, 10.10.2002, p.1.
(2)	Council Decision 79/542/EEC of 21 December 1976 drawing up a list of third countries or parts of third countries, and laying down animal and public health and veterinary certification conditions, for importation into the Community of certain live animals and their fresh meat.
(3)	OJ L 295, 25.10.2006, p. 1.
(4)	Commission Decision 2000/585/EC of 7 September 2000 laying down animal and public health conditions and veterinary certifications for import of wild and farmed game meat and rabbit meat from third countries and repealing Commission Decisions 97/217/EC, 97/218/EC, 97/219/EC and 97/220/EC. OJ L 251, 6.10.2000, p. 1.
(5)	Council Directive 93/119/EC of 22 December 1993 on the protection of animals at the time of slaughter or killing. OJ L 340, 31.12.1993, p. 21.
(e)	Where:
	n = number of samples to be tested;
	m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples does not exceed m;
	M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M or more; and
	c = number of samples the bacterial count of which may be between m and M, the sample still being considered acceptable if the bacterial count of the other samples is m or less.
_	The signature and the stamp must be in a different colour to that of the printing.
-	Note for the person responsible for the consignment in EU: This certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.
Official ve	terinarian
	Name (in capitals): Qualification and title:
	Date: Signature:
	Stamp:

ANNEXX

Document Generated: 2024-01-08

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(E)

Health certificate

For flavouring innards for use in the manufacture of petfood, intended for dispatch to or for transit through (²) the European Community

COUN	TRY	Veterinary certificate to EU
	I.1. Consignor Name	I.2. Certificate reference number I.2.a.
	Address	I.3. Central Competent Authority
nent	Tel. No	I.4. Local Competent Authority
signr	I.5. Consignee	I.6. Person responsible for the consignment in EU
ë	Name	Name
o p	Address	Address
che		
pat	Postal code	Postal code
dis	Tel. No	Tel. No
Part I: Details of dispatched consignment	I.7. Country of ISO code I.8. Region of origin origin	Code I.9. Country of destination ISO code destination I.10. Region of destination
D O	I.11. Place of origin	I.12. Place of destination
벌		Custom warehouse
a a	Name Approval number	Name Approval number
	Address	Address
	7.000	7.68.655
Ш		Postal code
	I.13. Place of loading	I.14. Date of departure
	I.15. Means of transport	I.16. Entry BIP in EU
	Aeroplane Ship Railwa Road vehicle Other wago	
	Trodd Torrido L	
	Identification: Documentary references:	1.17.
	I.18. Description of commodity	I.19. Commodity code (HS code)
	1.10. Description of commodity	
		I.20. Quantity
	I.21. Temperature of product	I.22. Number of packages
	Ambient Chille	d Frozen
	I.23. Identification of container/Seal number	I.24. Type of packaging
	I.25. Commodities certified for:	
	Animal feedingstu	ff Technical use Other
	I.26. For transit to third country vis-à-vis EU	I.27. For import or admission into EU
	3rd country ISO code	
	I.28. Identification of the commodities	·
		Approval number of establishments
	Species Nature of commodity (Scientific name)	Manufacturing plant Net weight Batch number

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Flavouring innards for use in the manufacture of petfood

		II.a. Certificate reference number II.b.				
		ina. Certificate reference number in.b.				
	II.	Health attestation				
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and in particular Article 6 and Annex VIII Chapter XIV thereof and certify that the flavouring innards products described above:				
	II.1.	consist of animal by-products that satisfy the animal health requirement below;				
tion	II.2.	have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 18 and where appropriate Article 11 of Regulation (EC) No 1774/2002;				
fica	II.3.	have been prepared including the following animal by-products which are exclusively:				
Certi	(²) either	 parts of slaughtered animals, which were fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,] 				
Part II: Certification	(²) and/or	[— parts of slaughtered animals, which were rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcases that were fit for human consumption in accordance with Community legislation,]				
	(²) and/or	[— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]				
	(²) and/or	[— blood obtained from animals other than ruminants that were slaughtered in a slaughterhouse, underwent ante-mortem inspection and were fit, as a result of such inspection, for slaughter in accordance with Community legislation,]				
	(²) and/or	 animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves,] 				
	(²) and/or	[— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste, which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]				
	(²) and/or	[— raw milk originating from animals that do not show clinical signs of any disease communicable through that product to humans or animals,]				
	(2) and/or	[— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]				
	(2) and/or	[— fresh by-products from fish from plants manufacturing fish products for human consumption,]				
	(²) and/or	 shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals,] 				
	(2) and/or	[— material from animals which have been treated with certain substances which are prohibited pursuant to Directive 96/22/EC, the import of the material being permitted in accordance with Article 28 of Regulation (EC) No 1774/2002;]				
	II.4.	have been subjected to processing in accordance with Annex VIII, Chapter XIV of Regulation (EC) No 1774/2002, in order to kill pathogenic agents;				
	II.5.	have been examined by the competent authority taking a random sample immediately prior to dispatch and found it to comply with the following standards (3):				
		Salmonella: absence in 25 g: $n = 5$, $c = 0$, $m = 0$, $M = 0$;				
		Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 gram;				
	II.6.	the end product was:				
	(2) either	[packed in new or sterilised bags;]				
	(²) or	[transported in bulk in containers or other means of transport that were thoroughly cleaned and disinfected with a disinfectant approved by the competent authority before use;]				
		and which bear labels indicating "NOT FOR HUMAN CONSUMPTION";				
	II.7.	the end product was stored in enclosed storage;				
	II.8.	the product has undergone all precautions to avoid contamination with pathogenic agents after treatment.				
	Notes Part I:					
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.				
	_	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.				
	_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in the event of unloading and reloading.				
		Box reference I.19: use the appropriate HS code: 05.04 or 05.11.91.				

_	box reference i.25. for bulk containers, the container	number and the searnamer (if applicable) should be given.
_	Box reference I.26 and I.27: fill in according to wheth	her it is a transit or an import certificate.
_	Box reference I.28: define the innard product.	
Part II:		
(1)	OJ L 273, 10.10.2002, p. 1.	
(2)	Delete as appropriate.	
(3)	Where:	
	n = number of samples to be tested;	
	m = threshold value for the number of bacteria; the not exceed m;	result is considered satisfactory if the number of bacteria in all samples does
	M = maximum value for the number of bacteria; th samples is M or more; and	e result is considered unsatisfactory if the number of bacteria in one or more
	c = number of samples the bacterial count of which bacterial count of the other samples is m or les	n may be between m and M, the sample still being considered acceptable if the ss.
_	The signature and the stamp must be in a different of	colour to that of the printing.
-	Note for the person responsible for the consignment the consignment until it reaches the border inspection.	nt in EU: This certificate is only for veterinary purposes and has to accompany on post.
Official	veterinarian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 3(F)

Health certificate

For animal by-products (*) for the manufacture of petfood, intended for dispatch to or for transit through (3) the European Community

COUN	UNTRY Veterinary certificate to EU				
	I.1. Consignor Name	I.2. Certificate reference number I.2.a.			
	Address	I.3. Central Competent Authority			
nent	Tel. No	I.4. Local Competent Authority			
signr	I.5. Consignee	I.6. Person responsible for the consignment in EU			
cons	Name	Name			
ped	Address	Address			
Part I: Details of dispatched consignment	Postal code Tel. No	Postal code Tel. No			
of di	I.7. Country of ISO code I.8. Region of origin Code				
etails	origin See cade 1.6. Region of origin 2006	destination			
i: De	I.11. Place of origin	I.12. Place of destination			
Part		Custom warehouse			
	Name Approval number	Name Approval number			
	Address	Address			
		Postal code			
	I.13. Place of loading	I.14. Date of departure			
	I.15. Means of transport	I.16. Entry BIP in EU			
	Aeroplane Ship Railway Road vehicle Other wagon				
	Identification:	1.17.			
	Documentary references:				
	I.18. Description of commodity	I.19. Commodity code (HS code)			
		I.20. Quantity			
	I.21. Temperature of product	I.22. Number of packages			
	Ambient Chilled Chilled	_			
	I.23. Identification of container/Seal number	I.24. Type of packaging			
	I.25. Commodities certified for: Animal feedingstuff Further process	Technical use Other			
	I.26. For transit to third country vis-à-vis EU	I.27. For import or admission into EU			
	3rd country ISO code				
	I.28. Identification of the commodities				
	Approval number of establi	shments			
	Species Nature of commodity Manufacturing pla (Scientific name)				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Animal by-products for the manufacture of petfood

Т				II.a.	Certificate re	eference number	II.b.	
1								
1	II.1. Health attestation		attestation					
I, the undersigned official veterinarian, declare that I have that the animal by-products described above:					nave read and unders	tood Regulation (EC) No 1774/2002 (1) and certify		
	II.1.1.	consist	of animal by-produ	cts that satis	fy the animal he	alth requirements bel	ow;	
	II.1.2.	have be	en obtained in the	territory of:		(2) from an	imals:	
	(3) either	[(a) tha	at have remained in	this territor	y since birth or f	or at least the last thre	ee months before slaughter;]	
;	(3) or	[(b) kill	[(b) killed in the wild in this territory (4);]					
	II.1.3.	have be	en obtained from a	ınimals:				
:	(3) either	[(a) co	ming from holdings	s:				
		(i)	rinderpest, swir	e vesicular or African sv	disease, Newcas vine fever during	stle disease or highly	sceptible, there has been neither case/outbreak of pathogenic avian influenza during the prior 30 days, in the holdings situated in their vicinity within 10 km,	
		(ii)				k of foot and mouth of the prior 30 days; and	lisease during the prior 60 days, nor in the holdings	
1		(b) wh	nich:					
┨		(i)	were not killed	o eradicate	any epizootic dis	sease;		
			I in their holdings of origin for at least forty days before departure and which have been transported directly prhouse without contact with other animals which did not comply with the same health conditions;					
(iii) at the slaughterhouse, have passed the ante-mortem health inspection during the 24 hours befor have shown no evidence of the diseases referred to above for which the animals are susceptible;								
	(iv) have been treated in the slaughterhouse before and at the time of slaughter or killing in accordance with the relevance provisions of Council Directive 93/119/EC on animal welfare;]							
	(3) or	[(a) ca	ptured and killed ir	the wild in	an area:			
	(i) in which within 25 km there has been no case/outbreak of any of the following diseases for which the animals susceptible: foot and mouth disease, rinderpest, Newcastle disease or highly pathogenic avian influenza during prior 30 days, nor of classical or African swine fever during the prior 40 days; and			ase or highly pathogenic avian influenza during the				
	(ii) that is situated at a distance that exceeds 20 km from the borders separating another territory of a country thereof, which is not authorised at these dates for exporting this material to the European Community; and							
			nich after killing we me establishment,				a collection centre and immediately afterwards to a	
	II.1.4. have been obtained in an establishment around which, within a radius of 10 km, there has been no case/outbreak of diseases referred to in point II.1.3 for which the animals are susceptible during the prior 30 days or, in the event of a case of disease, the preparation of raw material for exportation to the European Community has been authorised only after removal of all meat, and the total cleaning and disinfection of the establishment under the control of an official veterinarian;							
	II.1.5.		en obtained and prindled so as to avo				aplying with the conditions required above, and it has	
	II.1.6. have been packed in new packaging preventing any leakage and in officially sealed containers bearing the label indicatin "RAW MATERIAL ONLY FOR THE MANUFACTURE OF PETFOOD" and the name and address of the EU establishment destination;							
	II.1.7.	1.7. consist only of the following animal by-products:						
	(3) either		rts of slaughtered ended for human o				accordance with Community legislation, but are no	
	(3) and/or	dis		ble to huma			consumption but are not affected by any signs o es that are fit for human consumption in accordance	
	(3) and/or		imal by-products o d greaves,]	erived from	the production of	of products intended	or human consumption, including degreased bone	

Status: Point in time view as at 01/07/2008.

(3) and/or	[—	former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste (5)			
		which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]			
(3) and/or	[—	fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]			
(3) and/or	[—	fresh by-products from fish from plants manufacturing fish products for human consumption,]			
(3) and/or	[—	shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals,]			
(3) and/or	[—	raw material derived from animals which have been treated with certain substances prohibited in accordance with Directive 96/22/EC for the manufacture of petfood, as referred to in Article 28 of Regulation (EC) No 1774/2002;]			
II.1.8.		e been deep-frozen at the plant of origin or have been preserved in accordance with EU legislation in such a way that they will spoil between dispatch and delivery to the plant of destination;			
II.1.9.		ne case of raw material derived from animals which have been treated with certain substances prohibited in accordance with ctive 96/22/EC for the manufacture of petfood, as referred to in Article 28 of Regulation (EC) No 1774/2002:			
	(a)	it has been marked in the third country before entry into the territory of the Community by a cross of liquefied charcoal or activated carbon on each outer side of each frozen block in a way that the marking covers at least 70 % of the diagonal length of the frozen block and be of at least 10 cm width;			
	(b)	in case of material which is not frozen, the raw material has been marked in the third country before entry into the territory of the Community by spraying it with liquefied charcoal or by applying charcoal powder in a way that the charcoal is clearly visible on the material; and			
	(c)	in the case the animal by-products are made up of raw material which has been treated as referred to above and other non-treated raw material, all the raw materials have been marked as laid down in point (a) and (b) above.			
(3)(6) [II.2.	Spe	cific requirements			
(³)(⁷) II.2.1.	vac	by-products in this consignment come from animals that have been kept in the territory mentioned under (II.1.2), where cination programmes against foot-and-mouth disease are being regularly carried out and officially controlled in domestic ine animals.			
(³)(⁸) II.2.2.	The by-products in this consignment consists only of animal by-products derived from trimmed offal of domestic ruminants, which have maturated at an ambient temperature of more than + 2 °C for at least three hours, or in the case of masseter muscles of bovine animals and de-boned meat of domestic animals, for at least 24 hours.]				
Notes					
Part I:					
_		reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit modity; it may be filled in if the certificate is for import commodity.			
_		reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in sit can only be stored in free zones, free warehouses and custom warehouses.			
_		reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); rmation is to be provided in case of unloading and reloading.			
_	Box	reference I.19: use the appropriate HS code: 05.11.91 or 05.11.99.			
_	Вох	reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.			
_	Box	reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.			
_	Box	reference I.28: Manufacturing plant: provide the veterinary control number of the approved establishment.			

Part II:		
(*)	Excluding raw blood, raw milk, hides and skins, hooves and the import of these products).	horn, pig bristles and feathers (see relevant specific certificates for
(1)	OJ L 273, 10.10.2002, p. 1.	
(2)	The name and ISO code number of the exporting country as	laid down in:
	 part 1 of Annex II of Council Decision 79/542/EEC, 	
	 the Annex to Commission Decision 94/984/EC, and 	
	 the Annex to Commission Decision 2000/585/EC. 	
	In addition the ISO code of regionalisation in this Annex (wincluded.	here applicable for the susceptible species concerned) should be
(3)	Delete as appropriate.	
(4)	Only for countries from where game meat intended for human into the European Community.	consumption of the same animal species is authorised for importation
(5)	Catering waste means all waste food, including used cook including central kitchens and household kitchens.	ng oils, originating in restaurants, catering facilities and kitchens,
(°)	or South African country or part thereof from where only ma consumption is permitted for exportation to the European Con which must be exclusively offal from which the bones, cartilag	of domestic ruminants originated in the territory of a South American turated and de-boned fresh meat of domestic ruminants for human immunity. In the case of offal only trimmed offal of domestic ruminants e, trachea and main bronchi, lymphatic glands, adhering connective mitted. The whole masseter muscles of bovine animals, incised in a Council Directive 64/433/EEC, are also permitted.
(7)	Only for certain South American countries.	
(8)	Only for certain South American and South African countries.	
_	The signature and the stamp must be in a different colour to	hat of the printing.
_	Note for the person responsible for the consignment in EU: the consignment until it reaches the border inspection post.	nis certificate is only for veterinary purposes and has to accompany
Official veter	inarian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 4(A)

Health certificate

For the import of serum from equidae to be used for technical purposes including pharmaceuticals, in vitro diagnosis and laboratory reagents, intended for dispatch to or for transit through (2) the European Community

COUN	TRY				Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.
		Address	1.3.	Central Competent Authorit	ly
ment		Tel. No	1.4.	Local Competent Authority	
consign	1.5.	Consignee Name Address	1.6.	Person responsible for the on Name Address	consignment in EU
Part I: Details of dispatched consignment		Postal code Tel. No		Postal code Tel. No	
tails of c	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of destination ISO code	1.10.
t I: De	l.11.	Place of origin	I.12.	Place of destination Custom warehou	D
Par		Name Approval number Address		Name Address	Approval number
		, idea of the second of the se		Postal code	
	I.13.	Place of loading	I.14.	Date of departure	
	I.15.	Means of transport Aeroplane Ship Railway wagon Road vehicle Other	I.16.	Entry BIP in EU	
		Identification: Documentary references:	I.17.		
	I.18.	Description of commodity		I.19. Commod	ity code (HS code) 30.02
					I.20. Quantity
	I.21.	Temperature of product Ambient Chilled		Frozen	I.22. Number of packages
	1.23.	Identification of container/Seal number			I.24. Type of packaging
	1.25.	Commodities certified for: Technical use			
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU
		3rd country ISO code			
	1.28.	Identification of the commodities			
		Species (Scientific name)	Approv	al number of establishments Manufacturing plant	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Serum from equidae for technical purposes including pharmaceuticals, in vitro diagnosis and laboratory reagents

		II.a. Certificate reference number II.b.			
	II.	Health attestation			
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and certify that the serum of equidae described above:			
ا ا	II.1.	consist of serum from equidae that satisfy the health requirements below;			
cation	II.2.	consist exclusively of serum of equidae not intended for human nor animal consumption;			
Part II: Certification	II.3.	comes from a country where the following diseases are compulsorily notifiable: African horse sickness, dourine, glanders, equine encephalomyelitis (all types including VEE), equine infectious anemia, vesicular stomatitis, rabies, anthrax;			
Part	II.4.	was obtained, under the supervision of a veterinarian, from equidae which, at the time of collection, were free from clinical signs of infectious disease or were obtained from equidae that passed ante-mortem inspection at the time of slaughter;			
	II.5.	was obtained from equidae that have remained since birth in the territory or, in case of official regionalisation according to Community legislation, in parts of the territory of a third country in which:			
		(a) Venezuelan equine encephalomyelitis has not occurred during the last two years;			
i I		(b) dourine has not occurred during the last six months; and			
		(c) glanders has not occurred during the last six months;			
Щ	II.6. was obtained from equidae that had never been present on a holding that had been subject to prohibition for animal health reas or where:				
	(2) either [(a) in the case of equine encephalomyelitis, the date on which all the equidae suffering from the disease were slaughte least six months before the date of collection;				
 (b) in the case of infectious anaemia, all the infected animals had been slaughtered and the remaining animals sh reaction to two Coggins tests carried out three months apart; 					
(c) in the case of vesicular stomatitis, the prohibition was lifted at least six months before the date of collection					
(d) in the case of rabies, the last recorded case was at least a month before the date of collection; and					
	(e) in the case of anthrax, the last recorded case was at least 15 days before the date of collection;]				
	(²) or	[all the animals of species susceptible to the disease located on the holding were slaughtered and the premises disinfected, at least 30 days before the date of collection (or, in the case of anthrax, at least 15 days before);]			
	II.7.	has undergone all precautions to avoid contamination with pathogenic agents during production, handling and packaging;			
	II.8.	was packed in sealed impermeable containers clearly labelled 'serum from equidae' and bearing the registration number of the establishment of collection.			
	Notes				
	Part I:				
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.			
	 Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in tran can only be stored in free zones, free warehouses and custom warehouses. 				
	_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.			
	— Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.				
	_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.			
	_	Box reference I.28: Manufacturing plant: provide the veterinary control number of the registered establishment of collection.			

Status: Point in time view as at 01/07/2008.

Part II:			
(1)	OJ L 273, 10.10.2002, p. 1.		
(2)	Delete as appropriate.		
_	The signature and the stamp must be in a different colour to that of the p	rinting.	
_	Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.		
Official ve	terinarian		
	Name (in capitals):	Qualification and title:	
	Date:	Signature:	
	Stamp:		
l			

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 4(B)

Health certificate

For blood products not intended for human consumption that could be used as feed material, intended for dispatch to or for transit through (²) the European Community

COUN	DUNTRY Veterinary certificate to EU						
	I.1. Consignor Name	I.	2. Certificate number	reference	1.2.a.		
nent	Address	1.	.3. Central Co	ompetent Authority	/		
	Tel. No	1.	4. Local Con	npetent Authority			
Part I: Details of dispatched consignment	I.5. Consignee	1.0	6. Person res	sponsible for the c	onsignment in EU		
Ö	Name		Name				
pa	Address		Address				
atch	Postal code		Postal cod	le			
disp	Tel. No		Tel. No				
ofe	I.7. Country of ISO code I.8. Region of origin	Code I.	.9. Country of	f ISO code	1.10.		
tails	origin	ı	destination	n I			
. De	I.11. Place of origin	1.	.12. Place of d	estination			
ar I				Custom warehous	se 🔲		
۵	Name Approval number		Name		Approval number		
	Address		Address				
			Postal cod				
	I.13. Place of loading	1.	.14. Date of de	eparture			
	I.15. Means of transport		.16. Entry BIP	in EU			
	Aeroplane Ship Railway wagon						
	Road vehicle Other Identification:		47				
	Documentary references:	'	.17.				
	I.18. Description of commodity		I.19. Commodity code (HS code)		ty code (HS code)		
					I.20. Quantity		
					,		
	I.21. Temperature of product				I.22. Number of packages		
	Ambient	Chilled] F	rozen 🗌			
	I.23. Identification of container/Seal number				I.24. Type of packaging		
	1.25 Commodition portified for						
	I.25. Commodities certified for: Animal feed	ingstuff \square					
	I.26. For transit to third country vis-à-vis EU		27. For import	or admission into	FU 🗔		
		' ¨		or daminoson into			
	3rd country ISO code						
	I.28. Identification of the commodities						
			Approval	number of establis	shments		
	Species Nature of con	nmodity	M	anufacturing plant	Batch number		
	(Scientific name)						

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Blood products that could be used as feed material

			II a Cartificate reference averbas	1 115		
			II.a. Certificate reference number	II.b.		
		Usalth attactation				
	II.	Health attestation	eterinarian, declare that I have read and understood	A Regulation (EC) No 1774/2002 (1) and certify that		
	I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and the blood products described above:					
uo	II.1.	consist of blood products the	nat satisfy the health requirements below;			
icati	II.2.	consist exclusively of blood	I products not intended for human consumption;			
Part II: Certification	II.3.	have been prepared and stored in a plant, approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002;				
ᇤ	II.4.	have been prepared (derive	ed) exclusively with the following animal by-product	s:		
ď	(²) either	[blood of slaughtered animator for human consumption for	als, which is fit for human consumption in accordar commercial reasons;]	nce with Community legislation, but is not intended		
(²) and/or [blood of slaughtered animals, which is rejected as unfit for human consumption but is not affected by any signs of communicable to humans or animals, derived from carcasses that are fit for human consumption in accordance with Collegislation;]						
ll	II.5.	have been submitted				
	(²) either	[to processing in accorda No 1774/2002;]	nce with processing method(3) as set	out in Annex V, Chapter III of Regulation (EC)		
Ш	(²) or		eters which ensure that the product complies with to Regulation (EC) No 1774/2002;]	n the microbiological standards set in Chapter I,		
		in order to kill pathogenic a	gents;			
II.6. have been examined by the competent authority taking a random sample immediately prior to disp the following standards (4):			ediately prior to dispatch and found it to comply with			
Salmonella:		Salmonella:	absence in 25 g: n = 5, c = 0, m = 0, M = 0,			
	Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 gram;					
	II.7.	the end product was:				
	(²) either	[packed in new or sterilised	l bags;]			
	(²) or	approved by the competent	tainers or other means of transport that were thore t authority before use,] eating "NOT FOR HUMAN CONSUMPTION";	oughly cleaned and disinfected with a disinfectant		
	II.8.	the end product was stored	Lin analogad storage:			
	11.9.	the product has undergone	all precautions to avoid contamination with pathogo	enic agents after treatment.		
	Notes					
	Part I:					
	_		responsible for the consignment in EU: this box in if the certificate is for import commodity.	s to be filled in only if it is a certificate for transit		
	 Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The product transit can only be stored in free zones, free warehouses and custom warehouses. 					
	 Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (shinformation is to be provided in case of unloading and reloading. 			I lorries), flight number (aircraft) or name (ship);		
	Box reference I.19: use the appropriate HS code: 05.11.91 or 05.11.99.					
	_	Box reference I.23: for bulk	containers, the container number and the seal num	nber (if applicable) should be included.		
	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.					

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

Part II:			
(1)	OJ L 273, 10.10.2002, p. 1.		
(2)	Delete as appropriate.		
(3)	Insert method 1 to 5 or 7 as applicable.		
(4)	Where:		
	n = number of samples to be tested;		
	m = threshold value for the number of bacteria; the result is considered so not exceed m;	atisfactory if the number of bacteria in all samples does	
	M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or more samples is M or more; and		
	c = number of samples the bacterial count of which may be between m and M, the sample still being considered acceptable if the bacterial count of the other samples is m or less.		
_	The signature and the stamp must be in a different colour to that of the pri	nting.	
_	Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.		
Official vete	rinarian		
	Name (in capitals):	Qualification and title:	
	Date:	Signature:	
	Stamp:		

 $[^{F16}$ CHAPTER 4(C)]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Untreated blood products, excluding of equidae, for technical products

	II. Health informa	tion	II.a. Certificate reference number	II.b.		
	II.	Health attestation				
		tion (EC) No 1774/2002 (1) and in				
	II.1. the blood products described above consist of blood products that satisfy the health requirements below;					
e e	II.2. they consist exclusively of blood products not intended for human or animal consumption;					
Part II: Certification	II.3.	they have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 18 or in the establishment of collection and where appropriate Article 11 of Regulation (EC) No 1774/2002 (2), exclusively with the following animal by-products:				
Part II:	(²) either	[— blood of slaughtered animals, which is fit for human consumption in accordance with Community legislation, but is not intended for human consumption for commercial reasons;]				
	(²) and/or	[— blood of slaughtered animals, which is rejected as unfit for human consumption but is not affected by any signs of diseases communicable to humans or animals, derived from carcasses that are fit for human consumption in accordance with Community legislation;]				
	(2) and/or [— blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing anterminate inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance Community legislation;]					
	(2) and/or	(2) and/or [— blood and blood products originating from live animals that did not show clinical signs of any disease communicable through these products to humans or animals;]				
	II.4. the blood from which such products are manufactured has been collected:					
	(²) either [in slaughterhouses approved in accordance with Community legislation,]					
	(2) or [in slaughterhouses approved and supervised by the competent authority of the third country,]			untry,]		
	(2) or [from live animals in facilities approved and supervised by the competent authority of the third country.]			e third country.]		
	(²) II.5.	in the case of blood products derived from animal including their crossbreds, the products come:	Is belonging to the taxa Artiodactyla,	, Perissodactyla and Proboscidea,		
	II.5.1.	from a country where no case of rinderpest, peste de and in which vaccination has not been carried out a				
	(²) [II.5.2. either	[from the territory of a country or region with code months and in which vaccination has not been carried	(3) where no case of foot-and-mouth ed out against this disease for at least	disease has been recorded for 12 st 12 months,]]		
	(²) [II.5.2. or	[from the territory of a country or region with code months and in which vaccination programmes agains domestic ruminant animals for at least 12 months (4)	st foot-and-mouth disease are being of	disease has been recorded for 12 ficially carried out and controlled in		
	(²) II.5.3.	In addition, in case of animals other than Suidae an	d <i>Tayassuidae</i> :			
	(2) either [in the country or region of origin no case of vesicular stomatitis and bluetongue (2) (including the presence of seropositive animals) has been recorded for 12 months and in which vaccination has not been carried out against those diseases for at least 12 months,]					
	(²) or [in the country or region of origin vesicular stomatitis and bluetongue (²) seropositive animals are present (⁴)]					
	(²) [II.5.4.	In addition, in case of Suidae and Tayassuidae:				
	II.5.4.1. [in the country or region of origin no case of swine vesicular disease, classical swine fever and African swine fever has been recorded for at least 12 months and vaccination has not been carried out against those diseases for at least 12 months in the susceptible species,]]					
	(2) [II.5.4.2. either [in the country or region of origin no case of vesicular stomatitis (including the presence of seropositive animals) has been recorded for 12 months and in which vaccination has not been carried out against this disease for at least 12 months,]]					

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Untreated blood products, excluding of equidae, for technical products

II. Health information		II.a. Certificate reference number	II.b.			
(²) [II.5.4.2. or	²) [II.5.4.2. or [in the country or region of origin vesicular stomatitis seropositive animals are present (4),]]					
(²) [II.6.	[II.6. in the case of blood products derived from poultry or other avian species the animals and the products come from the territory of a country or region with code (*)]					
	which has been free from Newcastle disease and highly Code of the OIE,	y pathogenic avian influenza as defin	ed in the Terrestrial Animal Health			
	which for at least 12 months has not carried out vaccina	ation against avian influenza,				
	where the animals from which the products derive have from a Newcastle disease master strain showing a higher					
II.7.	the products were:					
(²) either	[packed in new or sterilised bags or bottles,]					
(²) or	[transported in bulk in containers or other means of tra approved by the competent authority before use,]	ansport that were thoroughly cleaned	and disinfected with a disinfectant			
	the outer packaging or containers bear labels indicating	"NOT FOR HUMAN OR ANIMAL CO	ONSUMPTION";			
II.8.	the products were stored in enclosed storage;					
II.9.	the products have undergone all precautions to avoid co	ontamination with pathogenic agents	during transport.			
Notes						
Part I:						
	I.6: Person responsible for the consignment in the Europe may be filled in if the certificate is for import commodity.	an Community: this box is to be filled	in only if it is a certificate for transit			
	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.					
	e I.15: Registration number (railway wagons or container asse of unloading and reloading.	and lorries), flight number (aircraft) o	r name (ship); information is to be			
— Box reference	e I.23: for bulk containers, the container number and the s	eal number (if applicable) should be	included.			
— Box reference	e I.26 and I.27: fill in according to whether it is a transit or	r an import certificate.				
Part II:						
(1) OJ L 273, 10	0.10.2002, p. 1.					
(2) Delete as app	propriate.					
(3) Code of the t	territory as it appears in Part 1 of Annex II to Decision 79	/542/EEC.				
	(4) In this case following the border check provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the technical plant of destination.					
(5) Code of the t	(5) Code of the territory as it appears in Part 1 of Annex II to Decision 2006/696/EC.					
— The signature and the stamp must be in a different colour to that of the printing.						
 Note for the person responsible for the consignment in the European Community: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post. 						
Official veterinarian						
Name (in cap	pital letters):	Qualification and title:				
Date:		Signature:				
Stamp:						

$[^{F19}$ CHAPTER 4(D)]]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Treated blood products, excluding of equidae, for technical products

			10. 100	lical products		
	II. Health informa	ation	II.a. Certificate reference number	II.b.		
	II.	Health attestation				
		I, the undersigned official veterinarian, declare that particular Article 4(1)(c), Article 6 and Chapter IV of		ation (EC) No 1774/2002 (1) and in		
	II.1.	the blood products described above consist of blood products that satisfy the requirements below;				
_	II.2.	they consist exclusively of blood products not intend	led for human or animal consumption	n;		
Part II: Certification	II.3.	they have been prepared and stored in a plant appro- with Article 18 or in the establishment of collection exclusively with the following animal by-products:				
art II: C	(²) either	[— blood of slaughtered animals, which is fit for human consumption in accordance with Community legislation, but is not intended for human consumption for commercial reasons;]				
•	(²) and/or	[— blood of slaughtered animals, which is rejected as unfit for human consumption but is not affected by any signs of diseases communicable to humans or animals, derived from carcasses that are fit for human consumption in accordance with Community legislation;]				
	(²) and/or	E) and/or [— blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing antermortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation;]				
	(2) and/or	[— blood and blood products originating from live through these products to humans or animals.]		igns of any disease communicable		
Ц	II.4. the blood from which such products are manufactured has been collected:					
	(2) either [in slaughterhouses approved in accordance with C		community legislation,]			
	(2) or [in slaughterhouses approved and supervised by the		e competent authority of the third country,]			
	(2) or [from live animals in facilities approved and supervi		sed by the competent authority of the third country.]			
	(²) II.5. In case of blood products derived from taxa Artiodactyla, Perissodactyla and Proboscidea including their crossbreeds, o than Suidae and Tayassuidae, the products have undergone one of the following treatments, guaranteeing the absence pathogens of foot-and-mouth disease, vesicular stomatitis, rinderpest, peste des petits ruminants, Rift Valley fever and b tongue:		nents, guaranteeing the absence of			
	(²) either	[heat treatment at a temperature of 65 °C for at lea	st three hours, followed by an effecti	veness check,]		
	(2) or	[irradiation at 25 kGy by gamma rays, followed by a	an effectiveness check,]			
	(2) or	[change in pH to pH 5 for two hours, followed by a	an effectiveness check,]			
	(2) or	[heat treatment of at least 80 °C throughout their su	ubstance, followed by an effectivenes	s check]		
	(²) II.6.	In the case of blood products derived from Suida undergone one of the following treatments guarant mouth disease, vesicular stomatitis, swine vesicular and highly pathogenic avian influenza as appropriate	teeing the absence of pathogens of disease, classical swine fever, Africa	f the following diseases: foot-and-		
	(2) either	[heat treatment at a temperature of 65 °C for at lea	st three hours, followed by an effecti	veness check,]		
	(2) or	[irradiation at 25 kGy by gamma rays, followed by a	an effectiveness check,]			
	(²) or	[heat treatment of at least 80 °C for Suidae/Taya throughout their substance, followed by an effectiver		poultry and other avian species (2)		
	(2) [II.7. In the case of blood products derived from species other than listed under II.5 or II.6 the products have undergone of the following treatment (please specify):]			ne products have undergone of the		
	II.8.	The products were:				
	(²) either	[packed in new or sterilised bags or bottles,]				
	(²) or	[transported in bulk in containers or other means of tapproved by the competent authority before use,]	transport that were thoroughly cleaned	d and disinfected with a disinfectant		
	the outer packaging or containers bear labels indicating "NOT FOR HUMAN OR ANIMAL CONSUMPTION";					

ANNEX X
Document Generated: 2024-01-08

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Untreated blood products, excluding of equidae, for technical products

II. Health information		II.a. Certificate reference number	II.b.		
II.9.	.9. the products were stored in enclosed storage;				
II.10.	II.10. the products have undergone all precautions to avoid contamination with pathogenic agents after treatment.				
Notes					
Part I:					
	e I.6: Person responsible for the consignment in the Europe may be filled in if the certificate is for import commodity.	an Community: this box is to be filled	in only if it is a certificate for transit		
	I.12: Place of destination: this box is to be filled in only if it zones, free warehouses and custom warehouses.	t is a certificate for transit commodity.	The products in transit can only be		
	e I.15: Registration number (railway wagons or container aase of unloading and reloading.	and lorries), flight number (aircraft) o	or name (ship); information is to be		
— Box reference	e I.23: for bulk containers, the container number and the s	eal number (if applicable) should be	included.		
— Box reference	e I.26 and I.27: fill in according to whether it is a transit or	an import certificate.			
Part II:					
(1) OJ L 273, 10	0.10.2002, p. 1.				
(2) Delete as ap	propriate.				
— The signature	and the stamp must be in a different colour to that of the	e printing.			
 Note for the person responsible for the consignment in the European Community: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post. 					
Official veterinarian					
Name (in cap	Name (in capital letters): Qualification and title:				
Date: Signature:					

Textual Amendments

Stamp:

F19 Inserted by Commission Regulation (EC) No 523/2008 of 11 June 2008 amending Annexes VIII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the import of blood products for the manufacture of technical products (Text with EEA relevance).

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 5(A)

Health certificate

For fresh or chilled hides and skins of ungulates, intended for dispatch to or for transit through (²) the European Community

COUN	OUNTRY Veterinary certificate to EU						
	l.1.	Consignor Name	1.2.	Certificate reference number	1.2.a.		
Part I: Details of dispatched consignment		Address	1.3.	Central Competent Authorit	y		
		Tel. No	1.4.	Local Competent Authority			
	1.5.	Consignee	1.6.	Person responsible for the o	consignment in EU		
co		Name Address		Name Address			
hed		Address		Address			
lispatc		Postal code Tel. No		Postal code Tel. No			
o de	1.7.	Country of ISO code I.8. Region of origin Code	1.9.	Country of ISO code	I.10. Region of Code		
tails		origin		destination	destination		
ĕ	I.11.	Place of origin	I.12.	Place of destination			
Part				Custom warehou	_		
		Name Approval number Address		Name Address	Approval number		
		Address		Address			
				Postal code			
	I.13.	Place of loading	I.14.	Date of departure			
	I.15.	Means of transport	I.16.	Entry BIP in EU			
		Aeroplane Ship Railway wagon Road vehicle Other					
		Identification:	I 17	No(s) of CITES			
		Documentary references:		110(3) 01 01120			
	I.18.	Description of commodity		I.19. Commod	ty code (HS code)		
					I.20. Quantity		
	I.21.	Temperature of product			I.22. Number of packages		
		Ambient Chilled C		Frozen			
	1.23.	Identification of container/Seal number			I.24. Type of packaging		
	1.25.	Commodities certified for:					
		Animal feedingstuff		Techni	cal use Other		
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU		
		3rd country ISO code					
	1.28.	Identification of the commodities					
		Approval number	er of es	tablishments			
		Species Manufi (Scientific name)	acturing	g plant	Net weight		

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY Fresh or chilled hides and skins of Ungulates II.a. Certificate reference number II.b. 11. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (') and in particular Article 6 and Annex VIII Chapter VI thereof and certify that the hides and skins described above have been obtained from animals that (2): Part II: Certification were slaughtered and their carcasses are fit for human consumption in accordance with Community legislation; or were slaughtered in a slaughterhouse, after undergoing ante-mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation; 11.2. originate from a country or, in the case of regionalisation in accordance with Community legislation, from a part of a country from which imports of all categories of fresh meat of the corresponding species are authorised and which: (a) for at least 12 months before dispatch, has been free from the following diseases (3): [- classical swine fever, and African swine fever,] rinderpest,] has been free for at least 12 months before dispatch from foot-and-mouth disease and where, for 12 months before dispatch, (b) no vaccination has been carried out against foot-and-mouth disease (3); II.3. [animals that have remained in the territory of the country of origin for at least three months before being slaughtered or since birth in the case of animals less that three months old;] [in the case of hides and skins from bi-ungulates, animals that come from holdings in which there has been no outbreak of footand-mouth disease in the previous 30 days, and around which within a radius of 10 km there has been no case of foot-and-mouth disease for 30 days:1 [in the case of hides and skins from swine, animals that come from holdings in which there has been no outbreak of swine vesicular disease in the previous 30 days, or of classical or African swine fever in the previous 40 days, and around which within a radius of 10 km there has been no case of these diseases for 30 days;] [animals that have shown no evidence of [foot-and-mouth disease], [rinderpest], [classical swine fever], [African swine fever] or [swine vesicular disease] (*) during ante-mortem health inspection at the slaughterhouse during the 24 hours before slaughter;] 11.4. have undergone all precautions to avoid recontamination with pathogenic agents. Notes Part I: Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity. Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in the event of unloading and reloading Box reference I.19: use the appropriate HS code: 41.01; 41.02 or 41.03. Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given.

Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.

Status: Point in time view as at 01/07/2008.

Part II:		
(')	OJ L 273, 10.10.2002, p. 1.	
(²)	Delete as appropriate.	
(3)	Delete diseases not applicable to the species concerned.	
_	The signature and the stamp must be in a different colour to that of the pr	inting.
_	Note for the person responsible for the consignment in EU: This certifica the consignment until it reaches the border inspection post.	te is only for veterinary purposes and has to accompany
Official ve	terinarian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 5(B)

Health certificate

For treated hides and skins of ungulates, intended for dispatch to or for transit through (2) the European Community

COUN	TRY				Veterinary certificate to EU	
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.	
		Address	1.3.	Central Competent Authorit	у	
nent		Tel. No	1.4.	Local Competent Authority		
Part I: Details of dispatched consignment	1.5.	Consignee	1.6.	I.6. Person responsible for the consignment in EU		
con		Name Address		Name Address		
tchec						
dispa		Postal code Tel. No		Postal code Tel. No		
s of c	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of ISO code destination	I.10. Region of Code destination	
Detail	144	Place of origin	140	Place of destination	destination	
1: 1:	1.11.	Place of origin	1.12.	Custom warehou	ise \square	
Pa		Name Approval number		Name	Approval number	
		Address		Address		
				Postal code		
_	I.13.	Place of loading	1.14.	Date of departure		
	I.15.	Means of transport	L16.	Entry BIP in EU		
		Aeroplane Ship Railway wagon		2, 2 20		
	Road vehicle Other Identification:		147	No(s) of CITES		
	Documentary references:		1.17.	140(5) 01 01123		
	I.18.	Description of commodity		I.19. Commod	ity code (HS code)	
					I.20. Quantity	
	I.21.	Temperature of product			I.22. Number of packages	
		Ambient Chilled Chilled		Frozen		
	1.23.	Identification of container/Seal number			I.24. Type of packaging	
	1.25.	Commodities certified for:		•		
		Animal feedingstuff			ical use Other	
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	DEU	
		3rd country ISO code				
	1.28.	Identification of the commodities				
		Approval number	er of es	tablishments		
		Species Manufa (Scientific name)	acturinç	plant	Net weight	
	ı					

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY Treated hides and skins of Ungulates II.a. Certificate reference number II.b. 11. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and in particular Article 6 and Annex VIII Chapter VI thereof and certify that the hides and skins described above have been obtained from animals that (2): II.1. Part II: Certification (a) were slaughtered and their carcasses are fit for human consumption in accordance with Community legislation; or were slaughtered in a slaughterhouse, after undergoing ante-mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation; or (c) did not show any clinical signs of any disease communicable to humans or animals, and were not killed to eradicate any epizootic disease: (2) either [II.2 come from animals originate from a third country or, in the case of regionalisation in accordance with Community legislation, from a part of a third country listed in part 1 of Annex II to Decision 79/542/EEC (3) from which imports of fresh meat of the corresponding species are authorised and have been: (2) either [dried:] (2) or [dry-salted or wet-salted for at least 14 days prior to dispatch;] (2) or salting before they reach the EC border inspection post;] [salted for seven days in sea salt with the addition of 2 % of sodium carbonate;] (2) or (2) or [salted in sea salt with the addition of 2 % of sodium carbonate on the following date declaration of the transporter, the hides and skins will be transported by ship and the duration of transport will be such that they will have undergone a minimum of 7 days of salting before they reach the EC border inspection post;] (2) or [II.2. come from animals originate from a third country or, in the case of regionalisation in accordance with Community legislation, from a part of a third country listed in part 1 of Annex II to Decision 79/542/EEC from which imports of fresh meat of the corresponding species are **NOT** authorised and have been: (2) either [salted for seven days in sea salt with the addition of 2 % of sodium carbonate;] (2) or will have undergone a minimum of 7 days of salting before they reach the EC border inspection post;] (2) or [dried for 42 days at a temperature of at least 20 °C:] the consignment has not been in contact with other animal products or with live animals presenting a risk of spreading a serious 11.3. transmissible disease Notes Part I: Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity. Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship) and information is to be provided in the event of unloading and reloading. Box reference I.19: use the appropriate HS code: 41.01; 41.02 or 41.03.

Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be given.

Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.

Part II:		
(1)	OJ L 273, 10.10.2002, p. 1.	
(2)	Delete as appropriate.	
(3)	OJ L 146, 14.6.1979, p. 15.	
_	The signature and the stamp must be in a different colour to that of the pri	inting.
_	Note for the person responsible for the consignment in EU: This certificate the consignment until it reaches the border inspection post.	e is only for veterinary purposes and has to accompany
Official vete	erinarian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 5(C) Official declaration

For treated hides and skins of ruminants and of equidae that are intended for dispatch to or for transit through (') the European Community and have been kept separate for 21 daysor will undergo transport for 21 uninterrupted days before importation

COUN	TRY	Veterinary certificate to EU
	I.1. Consignor Name	I.2. Certificate reference number
	Address	I.3. Central Competent Authority
ment	Tel. No	I.4. Local Competent Authority
ısign	I.5. Consignee	I.6. Person responsible for the consignment in EU
l con	Name Address	Name Address
chec		
ispat	Postal code Tel. No	Postal code Tel. No
Part I: Details of dispatched consignment	I.7. Country of ISO code I.8. Region of origin Code origin	
: Det	I.11. Place of origin	I.12. Place of destination
art I		Custom warehouse
-	Name Approval number	Name Approval number
	Address	Address
		Postal code
	I.13. Place of loading	I.14. Date of departure
	I.15. Means of transport	I.16. Entry BIP in EU
	Aeroplane Ship Railway wagon Road vehicle Other]
	Identification:	I.17. No(s) of CITES
	Documentary references:	1
	I.18. Description of commodity	I.19. Commodity code (HS code)
		I.20. Quantity
	I.21. Temperature of product	I.22. Number of packages
	Ambient Chilled C	Frozen _
	I.23. Identification of container/Seal number	I.24. Type of packaging
	I.25. Commodities certified for: Animal feedingstuff	Technical use ☐ Other ☐
	I.26. For transit to third country vis-à-vis EU	1.27. For import or admission into EU
	3rd country ISO code	lativity importor daminosor into 25
	I.28. Identification of the commodities	
		ber of establishments ufacturing plant Net weight

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Treated hides and skins of Ruminants and of Equidae that have been kept separate for 21 days or will undergo transport for 21 uninterrupted days before importation

			II.a.	Certificate reference	number	II.b.
		Declaration				
	II.	Declaration I, the undersigned declar	e that the hides	s and skins described at	oove:	
	II.1.	have been obtained from				
		cordance with Community legislation; or				
Part II: Certification				use, after undergoing a on in accordance with C		ection, and were fit, as a result of such inspection, ation; or
I: Certi		(c) did not show any of epizootic disease;	clinical signs of	any disease communic	cable to humans	or animals, and were not killed to eradicate any
ᆲ	II.2.	have been:				
۱	(1) either	[dried;]				
	(1) or	[dry-salted or wet-salted				
	(1) or	[salted for seven days in	sea salt with th	e addition of 2 % of sod	ium carbonate;]	
	II.3.	have not been in contact disease;	t with other an	imal products or with liv	e animals prese	enting a risk or spreading a serious transmissible
	(1) either	[II.4. have been kept s under point (II.2)		diately before dispatch f	or 21 days unde	r official supervision after the treatment described
	(1) or	[II.4. following the dec	laration of the to	ransporter, the duration	of the transport	period is foreseen to be at least 21 days.]
	Notes					
	Part I:					
	_	Box reference I.6: Personal commodity; it may be filled				to be filled in only if it is a certificate for transit
	_	Box reference I.12: Place can only be stored in free				ficate for transit commodity. The products in transit
	-	Box reference I.15: Registis to be provided in the e			ainer and lorries)	, flight number (aircraft) or name (ship); information
	-	Box reference I.19: use t	he appropriate	HS code: 41.01; 41.02	or 41.03.	
	_	Box reference I.23: for b	ulk containers,	the container number ar	nd the seal numb	er (if applicable) should be given.
	-	Box reference I.26 and I.	27: fill in accord	ding to whether it is a tra	insit or an impor	t certificate.
	Part II:					
	(1)	Delete as appropriate.				
	_	The signature and the st	amp must be in	a different colour to tha	t of the printing.	
	_	Note for the person resp the consignment until it r			declaration is o	nly for veterinary purposes and has to accompany
	Official vet	erinarian				
		Name (in capitals):			Qual	ification and title:
		Date:			Sign	ature:
		Stamp:				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 6(A)

Health certificate

For treated game trophies of birds and ungulates, being solely bones, horns, hooves, claws, antlers, teeth, hides or skins, for dispatch to or for transit through (2) the European Community

COUN	UNTRY Veterinary certificate to EU						
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.		
H		Address	1.3.	Central Competent Au	uthority		
Part I: Details of dispatched consignment		Tel. No	1.4.	Local Competent Auth	nority		
ignr	1.5.	Consignee	1.6.	Person responsible for	r the consignment in EU		
Suo		Name		Name			
ο̈́ρ		Address		Address			
che							
pat		Postal code		Postal code			
dis		Tel. No		Tel. No			
s of	1.7.	Country of ISO code I.8. Region of origin Code	1.9.	Country of ISO destination	code I.10.		
stail		origin		destination			
ă	I.11.	Place of origin	I.12.	Place of destination			
art				Custom wa	rehouse		
		Name Approval number		Name	Approval number		
l		Address		Address			
l							
				Postal code			
	I.13. Place of loading			I.14. Date of departure			
	I.15. Means of transport			Entry BIP in EU			
	Aeroplane Ship Railway wagon						
		Road vehicle Other					
		Identification:	I.17.	No.(s) of CITES			
		Documentary references:					
	I.18.	Description of commodity		I.19. Cor	mmodity code (HS code)		
					I.20. Quantity		
	1.21.				I.22. Number of packages		
	_						
	1.23.	Identification of container/Seal number			I.24. Type of packaging		
	1.25	Commodition postified for					
	1.25.	Commodities certified for:			Other		
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission	on into EU		
		3rd country ISO code					
	1.28.	Identification of the commodities					
		Species Nature of co	mmodi	ty	Number of packages		
		(Scientific name)					

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Treated game trophies of birds and ungulates, being solely bones, horns, hooves, claws,

					antiers, teetii, ilides or skills				
			II.a.	Certificate reference number	II.b.				
	11	Health attactation			L				
	II.		the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and certify						
Part II: Certification	that the game trophies described above:								
	II.1. have been packaged, immediately after treatment, without being in contact with other products of animal origin likely contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination;								
ficat	(²) either [II.2. in the case of game trophies consisting solely of hides or skin:								
erti	(²) either	[have been dried;]							
<u>≅</u>	(2) or	[have been dry-salted	or wet-salted	for a minimum of 14 days before of	dispatch;]				
Part	(²) or	transported by ship ar	dry-salted or wet-salted on						
	(2) or [II.2.	in the case of game tr	ophies consis	ting solely of bone, horns, hooves,	claws, antlers or teeth:				
		(a) have been imme	ersed in boilin	g water for an appropriate time so	as to ensure that any matter other than bone, horns,				
		hooves, claws, a	ntlers or teeth	is removed; and					
		(b) have been disinf parts consisting			nt authority, in particular with hydrogen peroxide where				
_	Notes								
	Part I:								
 Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate is for import commodity. 				s box is to be filled in only if it is a certificate for transit					
	_		ace of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in ored in free zones, free warehouses and custom warehouses.						
	_		Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); rovided in case of unloading and reloading.						
	_	Box reference I.23: fo	or bulk containers, the container number and the seal number (if applicable) should be						
	_	Box reference I.19: us	se the appropriate HS code: 05.05; 05.06; 05.07 or						
	_	Box reference I.26 ar	nd I.27: fill in according to whether it is a transit or an import						
	_		or nature of commodity, specify choosing one or more possibilities among the following: [bones], [horns], tlers], [teeth], [hides] or [skins].						
	Part II:								
	(1)	OJ L 273, 10.10.2002	, p. 1.						
	(2)	Delete as appropriate							
	_			be in a different colour to that of the	, •				
	_			ne consignment in EU: this certifica border inspection post.	te is only for veterinary purposes and has to accompany				
	Official veterina	arian							
	Name (in capitals): Date:				Qualification and title:				
					Signature:				
	St	amp:							

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 6(B)

Health certificate

For game trophies of birds and ungulates consisting of entire parts not having been treated, intended for dispatch to or for transit through (2) the European Community

COUN	IRY					Veterinary certificate to EU
	I.1.	Consignor Name	1.2.	Certificate number	reference	I.2.a.
		Address	1.3.	Central Co	ompetent Authori	ty
ment		Tel. No	1.4.	I.4. Local Competent Authority		
nsign	1.5.	Consignee	1.6.			
oo pa		Name Address		Name Address		
Part I: Details of dispatched consignment		Postal code Tel. No		Postal cod Tel. No	le	
ls of (1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of destination		1.10.
Detai	111	Place of origin	112	Place of d		
art I:	1.11.	Table of origin	1.12.		Custom warehou	use 🔲
ď	Name Approval number			Name		Approval number
		Address		Address		
				Postal cod	le	
	I.13. Place of loading			I.14. Date of departure		
	I.15. Means of transport Aeroplane Ship Railway wagon			I.16. Entry BIP in EU		
	Road vehicle Other					
		Identification: Documentary references:		I.17. No(s) of CITES		
	I.18.	Description of commodity	I.19. Commodity code (HS code)		lity code (HS code)	
				'		I.20. Quantity
	I.21.					I.22. Number of packages
	1.23.	Identification of container/Seal number				I.24. Type of packaging
	105	0 15 16				
	1.25.	Commodities certified for:				Other
	1.26.	For transit to third country vis-à-vis EU	I.27. For import or admission into EU			EU
		3rd country ISO code				
	1.28.	Identification of the commodities				
		Species (Scientific come)	N	umber of p	ackages	
		(Scientific name)				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Game trophies of birds and ungulates consisting of entire parts not having been treated

		II.a. Certificate reference number II.b.							
	II. Health attestation								
on		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that the game trophies described above:							
	(2) either [II.1. with respect to game trophies of cloven-hoofed animals, excluding swine:								
ficatio		(a)(region) has been free from foot-and-mouth disease and rinderpest for the previous 12 months, and during the same period, no vaccination against any of those diseases has taken place; and							
erti		(b) the game trophies described above:							
Part II: Certification		(i) were obtained from animals which were killed in the territory of that region, which is authorised for export of fresh meat of the corresponding susceptible domestic species and where, during the last 60 days, there have been no animal health restrictions because of outbreaks of diseases to which the game animals are susceptible; and							
		(ii) originated from animals that were killed at a distance of at least 20 km from the borders of another third country or part of a third country not authorised to export untreated game trophies of cloven-hoofed animals other than swine to the Community:]							
	(2) or [II.1.	with respect to game trophies of wild swine:							
		(a)(region) during the last 12 months was free from classical swine fever, African swine fever, swine vescicular disease, foot-and-mouth disease and porcine enteroviral encephalmiyelitis (Teschen disease) and no vaccinations have been carried out against any of those diseases during the last 12 months; and							
\dashv		(b) the game trophies described above:							
		(i) were obtained from animals which were killed in that territory, which is authorised for export of fresh meat of the corresponding susceptible domestic species and where, during the last 60 days, there have been no animal health restrictions because of outbreaks of diseases to which the swine are susceptible; and							
		(ii) originated from animals that were killed at a distance of at least 20 km from the borders of another third country or part of a third country not authorised to export untreated game trophies of wild swine to the Community;]							
	(²) or [II.1.	with respect to game trophies of solipeds, the game trophies described above were obtained from wild solipeds that were killed in the territory of the exporting country mentioned above:]							
	(2) or [II.1.	with respect to game trophies of game birds:							
		(a) (region) is free from highly pathogenic avian influenza and Newcastle disease; and							
		(b) the game trophies described above were obtained from wild game birds that were killed in that region and where during the last 30 days there have been no animal health restrictions because of outbreaks of disease to which the wild birds are susceptible;]							
	II.2.	The game trophies described above have been packaged without being in contact with other products of animal origin likely to contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination.							
	Notes								
	Part I:								
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.							
	_	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.							
	_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.							
	_	Box reference I.19: use the appropriate HS code: 05.05; 05.06 or 05.07.							
	_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.							
	_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.							

Status: Point in time view as at 01/07/2008.

Part II:		
(1)	OJ L 273, 10.10.2002, p. 1.	
(2)	Delete as appropriate.	
_	The signature and the stamp must be in a different colour to that of the pr	inting.
_	Note for the person responsible for the consignment in EU: this certificate the consignment until it reaches the border inspection post.	is only for veterinary purposes and has to accompany
Official veteri	narian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 7(A)

Health certificate

For pig bristles from third countries or regions thereof that are free from African swine fever, intended for dispatch to or for transit through (²) the European Community

COUN.	TRY			Veterinary certificate to E	
	I.1.	Consignor Name	1.2.	Certificate reference number 1.2.a.	
		Address	1.3.	Central Competent Authority	
Part I: Details of dispatched consignment		Tel. No	1.4.	Local Competent Authority	
ignr	1.5.	Consignee	I.6. Person responsible for the consignment in EU		
ous		Name		Name	
o p		Address		Address	
tche					
spa		Postal code Tel. No		Postal code Tel. No	
đ.					
ls o	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of ISO code I.10. destination	
etai					
- :	I.11.	Place of origin	1.12.	Place of destination	
Part				Custom warehouse	
_		Name Approval number		Name Approval number	
		Address		Address	
				Postal code	
	I.13.	Place of loading	I.14.	Date of departure	
	I.15.	Means of transport	I.16.	Entry BIP in EU	
		Aeroplane Ship Railway wagon			
		Road vehicle Other			
		Identification: Documentary references:	1.17.		
	1.18.	Description of commodity		I.19. Commodity code (HS code)	
		,	05.02		
				I.20. Quantity	
	1.21.	Temperature of product		I.22. Number of packages	
		Ambient Chilled Chilled		Frozen 🗌	
	1.23.	Identification of container/Seal number		I.24. Type of packaging	
	1.25.	Commodities certified for:		<u>'</u>	
		Animal feedingstuff		Technical use Other	
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into EU	
		3rd country ISO code			
	1.28.	Identification of the commodities			
		Approval number of establishments			
		Manufacturing plant Numb	er of pa	ackages Net weight	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Pig bristles from third countries or regions thereof that are free from African swine fever

			II.a. Certificat	e reference number	II.b.				
	II.	II. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that:							
_	II.1.	the pig bristles described aborigin;	e have been obtain	ed from pigs originating, and	slaughtered in a slaughterhouse, in the country of				
Part II: Certification	II.2.	the pigs from which the pig bristles have been obtained did not show during inspection, carried out at the time of slaughtering, signs of diseases communicable to humans or animals and were not killed to eradicate any epizootic disease;							
I: Certi	II.3.	the country of origin or, in case swine fever for at least 12 mon		ccording to Community legisla	tion, the region of origin, has been free from African				
Part	II.4.	the pig bristles are dry and sec	urely enclosed in pac	ckaging.					
	Notes								
	Part I:	Box reference I.6: Person respit may be filled in if the certifica			filled in only if it is a certificate for transit commodity;				
	_	Box reference I.12: Place of de can only be stored in free zone			tificate for transit commodity. The products in transit				
	_	Box reference I.15: Registratio is to be provided in case of unl), flight number (aircraft) or name (ship); information				
	_	Box reference I.23: for bulk cor	tainers, the containe	er number and the seal number	er (if applicable) should be included.				
	_	Box reference I.26 and I.27: fill							
	_	Box reference I.28: Manufactur	ing plant: provide the	e veterinary control number o	the registered establishment.				
	Part II: (¹) (²) —	OJ L 273, 10.10.2002, p. 1. Delete as appropriate. The signature and the stamp m Note for the person responsibl consignment until it reaches the	e for the consignmer	nt in EU: this certificate is only	for veterinary purposes and has to accompany the				
	Official	veterinarian							
		Name (in capitals):		Quali	ication and title:				
		Date:		Signa	ture:				
		Stamp:							

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 7(B)

Health certificate

For pig bristles from third countries or regions thereof that are not free from African swine fever, intended for dispatch to or for transit through (²) the European Community

COUN.	TRY		Veterinary certificate to EL
	l.1.	Consignor Name	I.2. Certificate reference number I.2.a.
		Address	I.3. Central Competent Authority
Part I: Details of dispatched consignment		Tel. No	I.4. Local Competent Authority
signr	1.5.	Consignee	I.6. Person responsible for the consignment in EU
ő		Name	Name
o pa		Address	Address
tch		Destal ands	Books and a
spa		Postal code Tel. No	Postal code Tel. No
of d	1.7.	Country of ISO code I.8. Region of origin Code	
ils	1.7.	origin	destination
Deta	1 1 1	Place of origin	I.12. Place of destination
=======================================	1.11.	Place of origin	_
Par		Name and the second sec	Custom warehouse
		Name Approval number	Name Approval number
		Address	Address
			Postal code
	I.13.	Place of loading	I.14. Date of departure
	I.15.	Means of transport	I.16. Entry BIP in EU
		Aeroplane Ship Railway wagon	
		Road vehicle Other	
		Identification: Documentary references:	1.17.
	140		140.0
	1.18.	Description of commodity	I.19. Commodity code (HS code) 05.02
			I.20. Quantity
	I.21.	Temperature of product	I.22. Number of packages
		Ambient Chilled Chilled	Frozen
	1.23.	Identification of container/Seal number	I.24. Type of packaging
	125	Commodities certified for:	I
		Animal feedingstuff	Technical use Other
	1.26.	For transit to third country vis-à-vis EU	I.27. For import or admission into EU
		3rd country ISO code	
		,	
	1.28.	Identification of the commodities	
		Approval number of establishments	
		Manufacturing plant Nu	umber of packages Net weight

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Pig bristles from third countries or regions thereof that are not free from African swine fever

			II.a.	Certificate reference number	II.b.			
	II. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that:							
cation	II.1.	the pig bristles described origin;	above have bee	en obtained from pigs originating, a	and slaughtered in a slaughterhouse, in the country of			
Part II: Certification	II.2.				ng inspection, carried out at the time of slaughtering, to eradicate any epizootic disease;			
Part	II.3. (2) either (2) or (2) or	the pig bristles mentioned [boiled;] [dyed;] [bleached;]	d above have be	en:				
	II.4.	the pig bristles are dry ar	nd securely enclo	osed in packaging.				
	Notes Part I:							
	_			or the consignment in EU: this bocate is for import commodity.	x is to be filled in only if it is a certificate for transit			
	-			this box is to be filled in only if it iree warehouses and custom ware	s a certificate for transit commodity. The products in houses.			
	_	Box reference I.15: Reg information is to be provide			and lorries), flight number (aircraft) or name (ship);			
	_	Box reference I.23: for bu	ılk containers, th	ne container number and the seal	number (if applicable) should be included.			
	_	Box reference I.26 and I.	27: fill in accordi	ng to whether it is a transit or an in	mport certificate.			
	_	Box reference I.28: Manu	facturing plant:	provide the veterinary control num	ber of the registered establishment.			
	Part II:							
	(1)	OJ L 273, 10.10.2002, p.	1.					
	(2)	Delete as appropriate.						
	_	The signature and the sta	amp must be in a	a different colour to that of the prin	ting.			
	_	Note for the person respo the consignment until it re			s only for veterinary purposes and has to accompany			
	Official veteri	narian						
		Name (in capitals):			Qualification and title:			
		Date:			Signature:			
		Stamp:						

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 8

Health certificate

For animal by-products (*) to be used for technical purposes, intended for dispatch to or for transit through (3) the European Community

COUN	TRY				Veterinary certificate to EU	
	I.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.	
		Address	1.3.	Central Competent Author	ity	
ant		Tel. No	1.4.	Local Competent Authority		
uu u			,			
nsig	1.5.	Consignee Name	1.6.	Person responsible for the Name	consignment in EU	
o l		Address		Address		
hec						
pate		Postal code		Postal code		
fdis		Tel. No		Tel. No		
Part I: Details of dispatched consignment	1.7.	Country of ISO code origin I.8. Region of origin Code origin	1.9.	Country of destination	1.10.	
. De	l.11.	Place of origin	I.12.	Place of destination		
art				Custom wareho	use	
۵.		Name Approval number		Name	Address	
		Address		Address		
				Postal code		
	I.13.	Place of loading	l.14.	Date of departure		
	I.15.	Means of transport	I.16.	Entry BIP in EU		
		Aeroplane Ship Railway wagon				
		Road vehicle Other				
		Identification: Documentary references:	1.17.			
	I.18.	Description of commodity		I.19. Commod	dity code (HS code)	
					I.20. Quantity	
	1.21.	Temperature of product			I.22. Number of packages	
		Ambient Chilled		Frozen		
	1.23.	Identification of container/Seal number			I.24. Type of packaging	
	1.25.	Commodities certified for:				
		Technical use				
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission int	o EU	
		3rd country ISO code				
	1.28.	Identification of the commodities				
		Approval number of esta	hlishm	ente		
	(Sc	Species Nature of commodity Manufacturing plaintific name)		Number of package	es Net weight Batch number	

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Animal by-products for the manufacture of technical products

		II.a. Certificate reference number II.b.	
	II.1.	Health attestation	
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and of the animal by-products described above:	ertify that
	II.1.1.	consist of animal by-products that satisfy the animal health requirements below;	
ion	II.1.2.	have been obtained in the territory of:	
icat	(3) either	[(a) that have remained in this territory since birth or for at least the last three months before slaughter;]	
ertif	(3) or	[(b) killed in the wild in this territory (4);]	
Part II: Certification	II.1.3.	have been obtained from animals:	
art I	(3) either	[(a) coming from holdings:	
P		(i) where, for the following diseases for which the animals are susceptible, there has been neither case/or rinderpest, swine vesicular disease, Newcastle disease or highly pathogenic avian influenza during the prior nor of classical or African swine fever during the prior 40 days; nor in the holdings situated in their vicinity with during the prior 30 days; and	r 30 days,
		(ii) where there has been neither case/outbreak of foot and mouth disease during the prior 60 days, nor in the situated in their vicinity within 25 km, during the prior 30 days; and	holdings
		(b) which:	
		(i) were not killed to eradicate any epizootic disease;	
		(ii) have remained in their holdings of origin for at least forty days before departure and which have been transporte to the slaughterhouse without contact with other animals which did not comply with the same health condition	
		(iii) at the slaughterhouse, have passed the ante-mortem health inspection during the 24 hours before the slau have shown no evidence of the diseases referred to above for which the animals are susceptible; and	ghter and
		(iv) have been treated in the slaughterhouse before and at the time of slaughter or killing in accordance with the provisions of Council Directive 93/119/EC on animal welfare;	e relevant
	(3) or	[(a) captured and killed in the wild in an area:	
		(i) in which within 25 km there has been no case/outbreak of any of the following diseases for which the an susceptible: foot and mouth disease, rinderpest, Newcastle disease or highly pathogenic avian influenza of prior 30 days nor of classical or African swine fever during the prior 40 days; and	
		(ii) that is situated at a distance that exceeds 20 km from the borders separating another territory of a count thereof, which is not authorised at these dates for exporting this material to the European Community; and	ry or part
		(b) which after killing were transported within 12 hours for chilling either to a collection centre and immediately after game establishment, or directly to a game establishment;]	vards to a
	II.1.4.	have been obtained in an establishment around which, within a radius of 10 km, there has been no case/outbreak of referred to in point II.1.3 for which the animals are susceptible during the prior 30 days or, in the event of a case of dis preparation of raw material for exportation to the European Community has been authorised only after removal of all the total cleaning and disinfection of the establishment under the control of an official veterinarian;	ease, the
	II.1.5.	have been obtained and prepared without contact with other material not complying with the conditions required above, been handled so as to avoid contamination with pathogenic agents;	and it has
	II.1.6.	have been packed in new packaging preventing any leakage and in officially sealed containers bearing the label "RAW MATERIAL ONLY FOR THE MANUFACTURE OF TECHNICAL PRODUCTS" and the name and address of establishment of destination;	
	II.1.7.	consist only of the following animal by-products:	
	(³) either	 parts of slaughtered animals, which are fit for human consumption in accordance with Community legislation, b intended for human consumption for commercial reasons,] 	ut are not
	(³) and/or	 parts of slaughtered animals, which are rejected as unfit for human consumption but are not affected by any diseases communicable to humans or animals and derive from carcasses that are fit for human consumption in ac with Community legislation,] 	
	(3) and/or	[— animal by-products derived from the production of products intended for human consumption, including degreas and greaves,]	ed bones
	(³) and/or	[— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering which are no longer intended for human consumption for commercial reasons or due to problems of manufa packaging defects or other defects which do not present any risk to humans or animals.]	
	(3) and/or	[— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,	

(3) and/or	[—	fresh by-products from fish from plants manufacturing fish products from	or human consumption,]		
(3) and/or	[—	[— shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals,]			
(3) and/or	 fur originating from animals that did not show clinical signs of any disease communicable through that product to humans or animals,] 				
II.1.8.	have been deep-frozen at the plant of origin or have been preserved in accordance with EU legislation in such a way that th will not spoil between dispatch and delivery to the plant of destination.				
(3)(6) [II.2.	Spe	ecific requirements			
(3) (7) II.2.1.	vac	by-products in this consignment come from animals that have been ol cination programmes against foot-and-mouth disease are being regulation in animals.			
(3) (8) II.2.2.	The	by-products in this consignment consists of animal by-products derive	ed from offal or de-boned meat.]		
Notes					
Part I:					
-		reference I.6: Person responsible for the consignment in EU: this b modity; it may be filled in if the certificate is for import commodity.	ox is to be filled in only if it is a certificate for transit		
_		reference I.12: Place of destination: this box is to be filled in only if it sit can only be stored in free zones, free warehouses and custom war			
_		reference I.15: Registration number (railway wagons or container rmation is to be provided in case of unloading and reloading.	and lorries), flight number (aircraft) or name (ship);		
_	Box	reference I.19: use the appropriate HS code: 05.11.91; 05.11.99 or 30	0.01.		
_	Box	reference I.23: for bulk containers, the container number and the seal	number (if applicable) should be included.		
_	Box	reference I.26 and I.27: fill in according to whether it is a transit or an	import certificate.		
_	Box	reference I.28: Manufacturing plant: provide the veterinary control nur	mber of the approved establishment.		
Part II:					
(*)		luding raw blood, raw milk, hides and skins of ungulates or ruminants a ort of these products) as well as wool, hair, feathers or parts of feather			
(1)	OJ	L 273, 10.10.2002, p. 1.			
(2)		name and ISO code number of the exporting country as laid down in:			
		part 1 of Annex II of Council Decision 79/542/EEC,			
		the Annex to Commission Decision 94/984/EC, and the Annex to Commission Decision 2000/585/EC.			
		addition the ISO code of regionalisation in this Annex (where applical	ble for the susceptible species concerned) should be		
(3)	incl	uded. ete as appropriate.	ore for the susceptible species concerned, should be		
(4)		y for countries from where game meat intended for human consun	ontion of the same animal species is authorised for		
()	imp	ortation into the European Community.			
(5)		ering waste means all waste food, including used cooking oils, origi uding central kitchens and household kitchens.	nating in restaurants, catering facilities and kitchens,		
(6)	or S con which	plementary guarantees to be provided when the material of domestic ruseouth African country or part thereof from where only maturated and dissumption is permitted for exportation to the European Community. In the chimust be exclusively offal from which the bones, cartilage, trachea are ue, fat and mucus have been completely removed is permitted. The vordance with paragraph 41(a) of Chapter VIII of Annex I to Council Directions.	e-boned fresh meat of domestic ruminants for human e case of offal only trimmed offal of domestic ruminants id main bronchi, lymphatic glands adhering connective whole masseter muscles of bovine animals, incised in		
(7)	Onl	y for certain South American countries.			
(8)	Onl	y for certain South American and South African countries.			
_		e signature and the stamp must be in a different colour to that of the pri			
_		e for the person responsible for the consignment in EU: this certificate consignment until it reaches the border inspection post.	is only for veterinary purposes and has to accompany		
Official veteri	naria	n			
		me (in capitals):	Qualification and title:		
	Dat		Signature:		
	Sta	mp:			

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 9

Health certificate

For fish oil not intended for human consumption to be used as feed material or for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN.	TRY			Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference I.2.a. number
		Address	1.3.	Central Competent Authority
nent		Tel. No	1.4.	Local Competent Authority
Part I: Details of dispatched consignment	1.5.	Consignee	1.6.	Person responsible for the consignment in EU
ő		Name		Name
o pa		Address		Address
tch		Bookel and a		Postel and
ispa		Postal code Tel. No		Postal code Tel. No
of d	1.7.	Country of ISO code I.8.	1.9.	
sils		origin		destination
Det	111	Place of origin	112	2. Place of destination
÷		Tidoc of origin	12.	Custom warehouse
Ра		Name Approval number		Name Approval number
		Address		Address
				Postal code
	I.13.	Place of loading	I.14.	. Date of departure
	I.15.	Means of transport	I.16.	6. Entry BIP in EU
		Aeroplane Ship Railway wagon		
		Road vehicle Other	1.47	
		Identification: Documentary references:	I.17.	
	I.18.	Description of commodity		I.19. Commodity code (HS code)
				I.20. Quantity
	I.21.	Temperature of product		I.22. Number of packages
		Ambient Chilled Chilled		Frozen
	1.23.	Identification of container/Seal number		I.24. Type of packaging
	1.25.	Commodities certified for:		-
		Animal feedingstuff		Technical use
	1.26.	For transit to third country vis-à-vis EU	1.27.	. For import or admission into EU
		3rd country ISO code		
	1.28.	Identification of the commodities		
		Approval number of establishments		
	Natu	re of commodity Manufacturing plant	Nι	lumber of packages Net weight Batch number

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Fish oil to be used as feed material or for technical purposes

1		II.a. C	Certificate reference number	II.b.				
l _{II.}	Health attestation							
"	I, the undersigned official ve		are that I have read and under	stood Regulation (EC) No 1774/2002 (¹) an	nd certify th			
II.1.	the fish oil described above		uirements helow:					
11.2.	consists of fish oil that satisfy the health requirements below; contains exclusively fish oil not intended for human consumption;							
II.3.	contains exclusively fish oil not intended for human consumption; has been prepared and stored in a dedicated fish plant approved, validated and supervised by the competent authority in accordance							
	with Article 17 and where a	opropriate Article	e 11 of Regulation (EC) No 177		raccordan			
II.4.	has been prepared exclusiv	ely with the follo	wing animal by-products:					
(²) either		r due to problen		h are no longer intended for human con- g defects or other defects which do not pre				
(2) and/or	[— fish or other sea anima	als, except sea	mammals, caught in the open s	ea for the purposes of fishmeal production,	.]			
(2) and/or	[— fresh by-products from	n fish from plants	manufacturing fish products for	r human consumption;]				
II.5.	the fish oil:							
	(a) has been subjected to pathogenic agents;	o processing in	accordance with Annex VII, C	hapter IV of Regulation 1774/2002/EC, in	order to			
	(b) has not been in contact	ct with other type	es of oils including rendered fat	s from other animal species; and				
(²) either	[(c) is packaged in new contamination;]	containers or	n containers that have been	cleaned and all precautions taken to p	prevent th			
(²) or		roduct from the	manufacturing plant either dire	any other bulk container or bulk road tanke ctly on to the ship or into shore tanks or di				
1								
	and which bear labels indica	ating "NOT FOR	HUMAN CONSUMPTION".					
	and which bear labels indica	ating "NOT FOR	HUMAN CONSUMPTION".					
Notes	and which bear labels indica	ating "NOT FOR	HUMAN CONSUMPTION".					
Notes Part I:	and which bear labels indica	ating "NOT FOR	HUMAN CONSUMPTION".					
		responsible for	the consignment in EU: this b	ox is to be filled in only if it is a certifica	ite for tran			
	Box reference I.6: Person commodity; it may be filled Box reference I.12: Place of	responsible for in if the certifical destination: this	the consignment in EU: this be is for import commodity.	certificate for transit commodity. The produ				
	Box reference I.6: Person commodity; it may be filled Box reference I.12: Place of can only be stored in free zero.	responsible for in if the certifical destination: this ones, free warel tion number (rai	the consignment in EU: this be is for import commodity. box is to be filled in only if it is a louses and custom warehouse: way wagons or container and lo	certificate for transit commodity. The produ	ucts in tran			
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	Box reference I.6: Person commodity; it may be filled Box reference I.12: Place of can only be stored in free zon Box reference I.15: Registra is to be provided in case of Box reference I.19: use the Box reference I.23: for bulk Box reference I.26 and I.27	responsible for in if the certifical destination: this ones, free warel tion number (rai unloading and rappropriate HS containers, the fill in according	the consignment in EU: this be a is for import commodity. box is to be filled in only if it is a louses and custom warehouses way wagons or container and loaloading. code: 15.04 or 15.18. container number and the seal to whether it is a transit or an i	a certificate for transit commodity. The productions, certificate for transit commodity. The productions, flight number (aircraft) or name (ship) number (if applicable) should be included. mport certificate.	ucts in tran			
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Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 10(A)

Health certificate

For rendered fats not intended for human consumption to be used as feed material or for technical purposes, intended for dispatch to or for transit through (4) the European Community

COUN	TRY						Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate number	reference		1.2.a.
		Address	1.3.	Central Co	mpetent Aut	hority	
nent		Tel. No	1.4.	Local Com	petent Author	ority	
signn	1.5.	Consignee	I.6. Person responsible for the consignment in EU				
Son		Name		Name			
pe		Address		Address			
Part I: Details of dispatched consignment		Postal code Tel. No		Postal code	е		
οfο	1.7.	Country of ISO code I.8.	1.9.	Country of	ISO d	ode	1.10.
tails		origin		destination			
e .	I.11.	Place of origin	I.12.	Place of de	estination		
ar I				(Custom ware	ehous	е 🔲
۳		Name Approval number		Name			Approval number
		Address		Address			
ш				Postal code			
	I.13.	Place of loading	I.14.	Date of dep	parture		
	I.15.	Means of transport	I.16.	Entry BIP is	n EU		
		Aeroplane Ship Railway wagon Road vehicle Other					
		Identification:	1.17.				
		Documentary references:	1.17.				
	I.18.	Description of commodity			I.19. Com	modity	y code (HS code)
						1.20.	Quantity
	I.21.	Temperature of product		_	_	1.22.	Number of packages
		Ambient Chilled		Frozen	<u>'</u> Ц		
	1.23.	Identification of container/Seal number				1.24.	Type of packaging
	1.25.	Commodities certified for:					_
		Animal feedingstuff					al use
	1.26.	For transit to third country vis-à-vis EU	I.27. For import or admission into EU				
		3rd country ISO code					
	1.28.	Identification of the commodities					
		Approval number of e	etahlie	hments			
		Species Nature of commodity Manufacturing (Scientific name)			lumber of pa	ckage	es Net weight Batch number

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Rendered fats not intended for human consumption to be used as feed material or for technical purposes

		or for technical purposes
		II.a. Certificate reference number II.b.
	II.	Health attestation
	,,,	I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that the rendered fats described above:
ation	II.1.	consist of rendered fats that satisfy the health requirements below;
Certific	II.2.	consist of rendered fats not intended for human consumption;
Part II: Certification	II.3.	have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002 or in accordance with Chapter II of Annex C to Council Directive 77/99/EEC (2) or Chapter 9 of Annex I to Council Directive 92/118/EEC (3), in order to kill pathogenic agents;
	II.4.	have been prepared exclusively with the following animal by-products:
	(⁴) either	 parts of slaughtered animals, which are fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,]
	(4) and/or	 parts of slaughtered animals, which are rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcasses that are fit for human consumption in accordance with Community legislation,]
	(4) and/or	[— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, after undergoing antemortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation,]
	(4) and/or	[— blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing ante-mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation,]
	(4) and/or	[— animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves,]
	(4) and/or	[— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste (5), which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]
	(4) and/or	[— milk originating from animals which do not show any clinical signs of any disease communicable through that product to humans or animals,]
	(4) and/or	[— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]
	(4) and/or	[— by-products from fish from plants manufacturing fish products for human consumption,]
	(4) and/or	[— shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals;]
	II.5.	if derived from ruminant animals were purified in such way that the maximum levels of remaining total insoluble impurities does not exceed 0,15 % in weight;
	II.6.	the rendered fats:
		(a) have been subjected to processing in accordance with Annex VII, Chapter IV of Regulation 1774/2002/EC, or treatment in accordance with Council Directives 77/99/EEC or 92/118/EEC, in order to kill pathogenic agents; and
	(4) either	[(b) are packaged in new containers or in containers that have been cleaned and all precautions taken to prevent their contamination;]
	(4) or	[(b) where bulk transport is intended, the pipe, pumps and bulk tanks and any other bulk container or bulk road tanker used in the transportation of the product from the manufacturing plant either directly on to the ship or into shore tanks or direct to plants have been inspected and found to be clean before use;]
		and which bear labels indicating "NOT FOR HUMAN CONSUMPTION".

Status: Point in time view as at 01/07/2008.

Notes		
Part I:		
_	Box reference I.6: Person responsible for the consignment in EU: this commodity; it may be filled in if the certificate is for import commodity.	box is to be filled in only if it is a certificate for transit
_	Box reference I.12: Place of destination: this box is to be filled in only if it is can only be stored in free zones, free warehouses and custom warehous	
_	Box reference I.15: Registration number (railway wagons or container and is to be provided in case of unloading and reloading.	lorries), flight number (aircraft) or name (ship); information
_	Box reference I.19: use the appropriate HS code: 15.02; 15.03; 15.04; 15	.05; 15.06; 15.16.10; 15.17 or 15.18.
_	Box reference I.23: for bulk containers, the container number and the sea	al number (if applicable) should be included.
_	Box reference I.26 and I.27: fill in according to whether it is a transit or an	import certificate.
_	Box reference I.28: Manufacturing plant: provide the registration number	of the treatment/processing establishment.
Part II:		
(1)	OJ L 273, 10.10.2002, p. 1.	
(²)	OJ L 26, 31.1.1977, p. 85.	
(³)	OJ L 62, 15.3.1993, p. 49.	
(4)	Delete as appropriate.	
(5)	Catering waste means all waste food, including used cooking oils, originati central kitchens and household kitchens.	ng in restaurants, catering facilities and kitchens, including
_	The signature and the stamp must be in a different colour to that of the pr	rinting.
_	Note for the person responsible for the consignment in EU: this certificate consignment until it reaches the border inspection post.	is only for veterinary purposes and has to accompany the
Official ve	terinarian	
	Name (in capitals):	Qualification and title:
	Date:	Signature:
	Stamp:	

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 10(B)

Health certificate

For rendered fats not intended for human consumption to be used for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN	TRY				Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference number	1.2.a.
		Address	1.3.	Central Competent Authori	ty
Part I: Details of dispatched consignment		Tel. No	1.4.	Local Competent Authority	
	1.5.	Consignee	1.6.	Person responsible for the	consignment in EU
Ö		Name		Name	
pa e		Address		Address	
patch		Postal code		Postal code	
dis		Tel. No		Tel. No	
tails of	1.7.	Country of ISO code I.8.	1.9.	Country of destination	1.10.
De	l.11.	Place of origin	I.12.	Place of destination	
벌				Custom warehou	use
2,		Name Approval number		Name	Approval number
		Address		Address	
				Postal code	
	I.13.	Place of loading	I.14.	Date of departure	
	I.15.	Means of transport	I.16.	Entry BIP in EU	
		Aeroplane Ship Railway wagon			
		Road vehicle Other			
		Identification: Documentary references:	I.17.		
	1.18	Description of commodity		I 19 Commod	lity code (HS code)
	1.10.	. Description of commonly		1.13. Gammo	. , , ,
					I.20. Quantity
	I.21.	. Temperature of product			I.22. Number of packages
		Ambient Chilled Chilled		Frozen	
	1.23.	Identification of container/Seal number			I.24. Type of packaging
	1.25.	Commodities certified for:		'	
		Technical use			
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU
		3rd country ISO code			
	1.28.	Identification of the commodities			
		Approval number of e	stablis	hments	
		Species Nature Manufactu		Number of	Net Batch
		(Scientific name) of commodity plant		packages	weight number
	l				

legislation:

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY Rendered fats to be used for technical purposes II.a. Certificate reference number II. Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and certify that the rendered fats described above II 1 consist of rendered fats that satisfy the health requirements below; 11.2 Part II: Certification consist of rendered fats not intended for human or animal consumption; II.3. have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 13 and where appropriate Article 11 of Regulation (EC) No 1774/2002, in order to kill pathogenic agents; 11.4. have been prepared exclusively with the following animal by-products: (2) either [Category 2 materials (3);] [a mixture of Category 2 materials with Category 3 materials (4);] (2) or 11.5. if derived from ruminant animals were purified in such way that the maximum levels of remaining total insoluble impurities does not exceed 0,15 % in weight: 11.6 the rendered fats: have been subjected to processing in accordance with Annex VII, Chapter XII of Regulation (EC) No 1774/2002/EC, in order to kill pathogenic agents; and (2) either [(b) are packaged in new containers or in containers that have been cleaned and all precautions taken to prevent their where bulk transport is intended, the pipe, pumps and bulk tanks and any other bulk container or bulk road tanker used in the (2) or (b) transportation of the product from the manufacturing plant either directly on to the ship or into shore tanks or direct to plants have been inspected and found to be clean before use;] and which bear labels indicating 'NOT FOR HUMAN OR ANIMAL CONSUMPTION'. Notes Part I: Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity. Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading. Box reference I.19: use the appropriate HS code: 15.01; 15.02; 15.03; 15.04; 15.05; 15.06; 15.16.10; 15.17 or 15.18. Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included. Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate. Box reference I.28: Manufacturing plant: provide the registration number of the treatment/processing establishment. Part II: OJ L 273, 10.10.2002, p. 1. Delete as appropriate. (2) $(^{3})$ List of Category 2 materials: all animal materials collected when treating waste water from slaughterhouses other than slaughterhouses covered by Article 4(1)(d) or from Category 2 processing plants, including screenings, materials from de-sanding, grease and oil mixtures, sludge and materials removed from drains from those premises; products of animal origin containing residues of veterinary drugs and contaminants listed in Group B(1) and (2) of Annex I to Directive 96/23/EC, if such residues exceed the permitted level laid down by Community legislation; products of animal origin, other than Category 1 material, that are imported from third countries and, in the course of the inspections provided for in Community legislation, fail to comply with the veterinary requirements for their importation into

the Community, unless they are returned or their importation is accepted under restrictions laid down under Community

ANNEX X
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- (d) animals and parts of animals, other than those referred to in Article 4, that die other than by being slaughtered for human consumption, including animals killed to eradicate an epizootic disease;
- (e) mixtures of Category 2 material with Category 3 material, including any material destined for processing in a Category 2 processing plant; and
- (f) animal by-products other than Category 1 material or Category 3 material.
- (4) List of Category 3 materials:
 - (a) parts of slaughtered animals, which are fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons;
 - (b) parts of slaughtered animals, which are rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcasses that are fit for human consumption in accordance with Community legislation;
 - (c) hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, after undergoing antemortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation;
 - (d) blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing antemortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation:
 - (e) animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves;
 - (f) former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste, which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals;
 - (g) milk originating from animals which do not show any clinical signs of any disease communicable through that product to humans or animals:
 - (h) fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production;
 - (i) by-products from fish from plants manufacturing fish products for human consumption;
 - shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals.
- The signature and the stamp must be in a different colour to that of the printing.
- Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the
 consignment until it reaches the border inspection post.

Official veterinarian					
	Name (in capitals):	Qualification and title:			
	Date:	Signature:			
	Stamp:				
1					

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 11

Health certificate

For gelatine and collagen not intended for human consumption to be used as feed material or for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN	TRY	Veterinary certificate to EU		
	I.1. Consignor Name	I.2. Certificate reference number I.2.a.		
ll	Address	I.3. Central Competent Authority		
Part I: Details of dispatched consignment	Tel. No	I.4. Local Competent Authority		
ignr	I.5. Consignee	I.6. Person responsible for the consignment in EU		
ous	Name	Name		
o pc	Address	Address		
tche				
spa	Postal code Tel. No	Postal code Tel. No		
ğ				
ils	I.7. Country of ISO code I.8. origin	I.9. Country of ISO code I.10. destination		
)eta		140 81 (1 1 1 1		
 	I.11. Place of origin	I.12. Place of destination		
Parl		Custom warehouse		
-	Name Approval number	Name Approval number		
l	Address	Address		
		Postal code		
	I.13. Place of loading	I.14. Date of departure		
	I.15. Means of transport	I.16. Entry BIP in EU		
	Aeroplane Ship Railway wagon			
	Road vehicle Other			
	Identification: Documentary references:	I.17.		
	·			
	I.18. Description of commodity	I.19. Commodity code (HS code)		
		I.20. Quantity		
	I.21. Temperature of product	I.22. Number of packages		
	Ambient Chilled	Frozen _		
	I.23. Identification of container/Seal number	I.24. Type of packaging		
	I.25. Commodities certified for:	Toobs/astrona 🗖		
	Animal feedingstuff			
	I.26. For transit to third country vis-à-vis EU	I.27. For import or admission into EU		
	3rd country ISO code			
	I.28. Identification of the commodities			
	Approval number o	f establishments		
	Species Nature of commodity Manufactur	ing plant Number of Net weight Batch number		
	(Scientific name)	packages		

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Gelatine and collagen not intended for human consumption to be used as feed material or for technical purposes

				or for technical purposes								
		II.a. Certi	ficate reference number	II.b.								
	JI.	Health attestation										
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and certify that the gelatine/collagen (2) described above:										
	II.1.	consists of gelatine/collagen (2) that satisfy the health requirements below;										
tion	II.2.	consist exclusively of gelatine/collagen (2) not in	ntended for human consumption	on;								
Part II: Certification	II.3.	has been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002, in order to kill pathogenic agents;										
<u>::</u>	11.4.	has been prepared exclusively with the following animal by-products:										
Part	(²) either	 parts of slaughtered animals, which are intended for human consumption for co 		accordance with Community legislation, but are not								
_	(²) and/or	[— parts of slaughtered animals, which a	re rejected as unfit for human or animals and derive from	n consumption but are not affected by any signs carcasses that are fit for human consumption in								
	(²) and/or	[— hides and skins, hooves and horns,	pig bristles and feathers orig	inating from animals that were slaughtered in a fit, as a result of such inspection, for slaughter for								
	(2) and/or	[— animal by-products derived from the pr	oduction of products intended	for human consumption,]								
	(²) and/or		in consumption for commercia	ucts of animal origin, other than catering waste (3), il reasons or due to problems of manufacturing or umans or animals,]								
	(²) and/or	[— fish or other sea animals, except sea m	animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]									
	(²) and/or	[— fresh by-products from fish from plants	s from fish from plants manufacturing fish products for human consumption;]									
	II.5.	the gelatine/collagen (²):										
		(a) was wrapped, packaged, stored and tr		nygiene conditions, and in particular wrapping and mitted under Community legislation were used.								
			packages containing gelatine/collagen (²) carry the words "GELATINE/COLLAGEN (²) SUITABLE FOR IMPTION", and									
	(²) either	to a treatment with acid or alkali, follow	latine, has been produced by a process that ensuring that unprocessed Category 3 material is subjected ith acid or alkali, followed by one or more rinses, involving pH adjustment, extraction by heating one or succession, followed by purification by means of filtration and sterilisation, in order to kill pathogenic									
	(²) or		ollagen, has been produced by a process that ensuring that unprocessed Category 3 material is subjecte avolving washing, pH adjustment using acid or alkali followed by one or more rinses, filtration and extrusio athogenic agents.]									
	Notes											
	Part I:	Box reference I.6: Person responsible for the commodity; it may be filled in if the certificate is		is to be filled in only if it is a certificate for transit								
	_		ox is to be filled in only if it is a	a certificate for transit commodity. The products in uses.								
	_	Box reference I.15: Registration number (rail- information is to be provided in case of unloadi		I lorries), flight number (aircraft) or name (ship);								
	_	Box reference I.19: use the appropriate HS coo	e: 35.03 or 35.04.									
	_	Box reference I.23: for bulk containers, the con	tainer number and the seal nu	mber (if applicable) should be included.								
	_	Box reference I.26 and I.27: fill in according to	whether it is a transit or an imp	ort certificate.								
	_	Box reference I.28: Nature of commodity: select	t gelatine or collagen.	eatment/processing establishment.								
		wanulacturing plant. provid	e are regionanon number of the	saunone processing establishment.								

Status: Point in time view as at 01/07/2008.

Part II:								
(1)	OJ L 273, 10.10.2002, p. 1.							
(2)	Delete as appropriate.	Delete as appropriate.						
(3)	Catering waste means all waste food, including used cooking oils, originating in restaurants, catering facilities and kitchens, including central kitchens and household kitchens.							
_	The signature and the stamp must be in a different colour to that of the printing.							
_	Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.							
Official vete	erinarian							
	Name (in capitals):	Qualification and title:						
	Date: Signature:							
	Stamp:							

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 12

Health certificate

For hydrolysed protein, dicalcium phosphate and tricalcium phosphate not intended for human consumption to be used as feed material or for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN	TRY	Veterinary certificate to EU		
	I.1. Consignor Name	I.2. Certificate reference number I.2.a.		
	Address	I.3. Central Competent Authority		
nent	Tel. No	I.4. Local Competent Authority		
signn	I.5. Consignee	I.6. Person responsible for the consignment in EU		
con	Name Address	Name Address		
hed	Address	Address		
Part I: Details of dispatched consignment	Postal code Tel. No	Postal code Tel. No		
o of c	I.7. Country of ISO code I.8.	I.9. Country of ISO code I.10.		
etails	origin	destination		
Ğ	I.11. Place of origin	I.12. Place of destination		
Part		Custom warehouse		
	Name Approval number Address	Name Approval number Address		
	Address	Addiess		
		Postal code		
	I.13. Place of loading	I.14. Date of departure		
	I.15. Means of transport	I.16. Entry BIP in EU		
	Aeroplane Ship Railway wagon Road vehicle Other	4		
	Identification:	I.17.		
	Documentary references:			
	I.18. Description of commodity	I.19. Commodity code (HS code)		
		I.20. Quantity		
	I.21. Temperature of product	I.22. Number of packages		
	Ambient Chilled	Frozen _		
	I.23. Identification of container/Seal number	I.24. Type of packaging		
	I.25. Commodities certified for: Animal feedingstuff	Technical use □		
	I.26. For transit to third country vis-à-vis EU	I.27. For import or admission into EU		
	3rd country ISO code			
	I.28. Identification of the commodities			
	Approval number of es	stablishments		
	Species Nature of commodity Manufacturing (Scientific name)	plant Number of packages Net weight Batch number		

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Hydrolysed protein, dicalcium phosphate and tricalcium phosphate to be used as feed material or for technical purposes

							or for technical purposes					
				II.a.	Certificate refe	rence number	II.b.					
	II.	Health at	ttestation									
			I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that the hydrolysed protein/dicalcium phosphate/tricalcium phosphate (²) described above:									
ication	II.1.	consists of	of hydrolysed pro	otein/dicalci	um phosphate/trical	cium phosphate (²) th	nat satisfy the health requirements below;					
Part II: Certification	II.2.	consists exclusively of hydrolysed protein/dicalcium phosphate/tricalcium phosphate (²) not intended for human consumption;										
Part II	II.3.		has been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002, in order to kill pathogenic agents;									
	II.4.	has been	prepared exclus	sively with th	ne following animal I	oy-products:						
	(²) either				which are fit for hun		accordance with Community legislation, but are not					
	(²) and/or	0		municable t	o humans or anima		n consumption but are not affected by any signs carcasses that are fit for human consumption in					
	(²) and/or	s	[— hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, after undergoing antemortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation;]									
	(²) and/or	'n	 blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing ante- mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation;] 									
	(²) and/or [— animal by-products derived from the				om the production of products intended for human consumption;]							
	which are no long				of animal origin, or former foodstuffs containing products of animal origin, other than catering waste (3), ger intended for human consumption for commercial reasons or due to problems of manufacturing or is or other defects which do not present any risk to humans or animals;							
	(²) and/or		aw milk originati numans or anima	ing from animals that do not show clinical signs of any disease communicable through that product to als:]								
	(²) and/or	[— fi	ish or other sea	animals, except sea mammals, caught in the open sea for the purposes of fishmeal production;]								
	(²) and/or	[— fr	resh by-products	ts from fish from plants manufacturing fish products for human consumption;]								
	(²) and/or					-products originating to humans or animal	from animals which did not show clinical signs of s;]					
	II.5. the hydrolysed protein/			alcium phos	sphate/tricalcium ph	osphate (2):						
		s	stored and transp	orted under	r satisfactory hygien	e conditions, and in	ating "NOT FOR HUMAN CONSUMPTION" and particular wrapping and packaging took place in a egislation were used; and					
	(²) either [(b) in the case of hydrolysed protein, contamination of raw Category 3 mat					produced by a proce	ess involving appropriate measures to minimise					
	processing plant			dedicated o	nly to hydrolysed pr		minants hides and skins, has been produced in a sing a process involving the preparation of the raw by:					
		(i		e of the material to a pH of more than 11 for more than 3 hours at temperature of more than 80 °C and ently by heat treatment at more than 140 °C for 30 minutes at more than 3,6 bar; and								
				f the material to a pH of 1 to 2, followed by a pH of more than 11, followed by heat treatment at 140 $^{\circ}$ C tes at 3 bar;]								

(2) or	[(b)	in the	case of dicalcium phosphate, has been produced by a process that:					
()		(i)	ensures that all Category 3 bonematerial is finely crushed and degreased with hot water and treated with					
			dilute hydrochloric acid (at a minimum concentration of 4 % and a pH of less than 1,5) over a period of at least two days;					
		(ii)	followed by treatment of the obtained phosphoric liquor with lime, resulting in a precipitate of dicalcium phosphate at pH 4 to 7; and					
		(iii)	finally air-dries this precipitate for 15 minutes, with inlet temperature of 270 $^{\circ}$ C to 325 $^{\circ}$ C and end temperature between 60 $^{\circ}$ C and 65 $^{\circ}$ C;]					
(2) or	[(b)	in the	case of tricalcium phosphate, has been produced by a process ensuring:					
		(i)	that all Category 3 bone-material is finely crushed and degreased in counter-flow with hot water (bone chips less than 14 mm);					
		(ii)	continuous cooking with steam at 145 °C during 30 minutes at 4 bars;					
		(iii)	separation of the protein broth from the hydroxyapatite (tricalcium phosphate) by centrifugation; and					
		(iv)	granulation of the tricalcium phosphate after drying in a fluid bed with air at 200 °C.]					
Notes								
Part I:								
	_							
_			I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit may be filled in if the certificate is for import commodity.					
_			I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in y be stored in free zones, free warehouses and custom warehouses.					
	transit	can only	y be stored in nee zones, nee wateriouses and eastern wateriouses.					
_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.							
_	Box reference I.19: use the appropriate HS code: 28.35 or 35.04.							
_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.							
-	Box re	ference	1.26 and 1.27: fill in according to whether it is a transit or an import certificate.					
_	Box re	ference	1.28: Nature of commodity: specify if hydrolysed protein, dicalcium phosphate or tricalcium phosphate.					
			Manufacturing plant: provide the registration number of treatment/processing establishment.					
D 411								
Part II:	011.2	72 10 1	0.2002 p. 1					
(1)		as appr	0.2002, p. 1.					
(²) (³)			ophate. e means all waste food, including used cooking oils, originating in restaurants, catering facilities and kitchens,					
(*)		-	al kitchens and household kitchens.					
_	The si	gnature	and the stamp must be in a different colour to that of the printing.					
_	Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany							
	the co	nsignme	ent until it reaches the border inspection post.					
Official veteri	narian							
	Name	(in capit	tals):					
			Qualification and title:					
	Date:							
			Signature:					
	Stamp):						

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 13

Health certificate

For apiculture by-products, intended for dispatch to or for transit through (2) the European Community

COUN.	TRY				Veterinary certificate to EU	
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.	
		Address	1.3.	Central Competent Authority		
nent		Tel. No	1.4.	Local Competent Authority		
Part I: Details of dispatched consignment	1.5.	Consignee	I.6. Person responsible for the consignment in EU			
suo		Name		Name		
Ö		Address		Address		
che						
spat		Postal code		Postal code		
fdis		Tel. No		Tel. No		
s o	1.7.	Country of ISO code I.8. Region of origin Code origin	1.9.	Country of ISO code destination	I.10. Region of Code destination	
etai				destination	destination	
ä	I.11.	Place of origin	I.12.	Place of destination		
art				Custom warehous	se 🗌	
۱ " ا		Name Approval number		Name	Approval number	
		Address		Address		
Ш				Postal code		
	I.13.	Place of loading	I.14.	Date of departure		
	I.15.	Means of transport	I.16.	Entry BIP in EU		
		Aeroplane Ship Railway wagon		,		
	Road vehicle Other					
		Identification:	I.17.			
		Documentary references:				
	I.18.	Description of commodity	I.19. Commodity code (HS code)			
					I.20. Quantity	
	121	Temperature of product			I.22. Number of packages	
		Ambient Chilled		Frozen 🔲	n.zz. Hamber of publicages	
	1.23.	Identification of container/Seal number			I.24. Type of packaging	
	125	Commodities certified for:				
	1.20.	Animal feedingstuff		Technical use	Other	
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU	
		,				
		3rd country ISO code				
	1.28.	Identification of the commodities				
		,	Approva	al number of establishments		
		Species Nature of commodity		Manufacturing plant	Net weight	
		(Scientific name)				

COUN	ITRY				Apiculture by-products							
			II.a. Certifica	te reference number	II.b.							
	II.	Health attestation										
					Regulation (EC) No 1774/2002 (1) and in particular							
	Article 6 and Annex VIII Chapter IX thereof and certify that the apiculture by-products described above:											
io	II.1. come from an area where the diseases mentioned below are officially notifiable and which is not subject to any restrictions associately with:											
cat												
Æ		(a) American foul brood (Paenibacillus larvae);										
Part II: Certification		(b) Acariosis (Acarapis wo	, ,,,									
l ₩		(c) Small hive beetle (Aethina tumida); and										
Pai		(d) Tropilaelaps mites (Tro	pilaelaps spp);									
	II.2.	have been										
	(²) either	[subjected to a temperature	of – 12 °C or lower for	at least 24 hours;]								
	(²) or	[in the case of wax refined or	r rendered.]									
	Notes											
	Part I:											
	Part I.											
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.										
Box reference I.12: Place of destination: this box is to be filled in or can only be stored in free zones, free warehouses and custom wa												
	_		ation number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information nt of unloading and reloading.									
	_	Box reference I.19: use the a	appropriate HS code: 0	5.11.99 and specify the comm	nodity as listed under note Box reference I.28.							
	_	Box reference I.23: for bulk of	containers, the contain	er number and the seal number	er (if applicable) should be given.							
	_	Box reference I.26 and I.27:	fill in according to whe	ther it is a transit or an import	certificate.							
	_	Box reference I.28: Nature of	f commodity: means he	oney, beeswax, royal jelly, pro	polis or pollen used in bee-keeping.							
	Part II:											
	(1)	OJ L 273, 10.10.2002, p. 1.										
	(²)	Delete as appropriate.										
	-	The signature and the stamp	must be in a different	colour to that of the printing.								
	-				for veterinary purposes and has to accompany the							
		consignment until it reaches	the border inspection [oost.								
	Official ve	eterinarian										
		Name (in capitals):		Qualit	fication and title:							
		Date:		Signa	ture:							
Stamp:												

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 14(A)

Health certificate

For fat derivatives not intended for human consumption to be used for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN	TRY				Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference number	1.2.a.
		Address	1.3.	Central Competent Authori	ly
nent		Tel. No	1.4.	Local Competent Authority	
signı	1.5.	Consignee	1.6.	Person responsible for the	consignment in EU
con		Name Address		Name Address	
ched					
Part I: Details of dispatched consignment		Postal code Tel. No		Postal code Tel. No	
s of c	1.7.	Country of ISO code I.8. Region of origin Code	1.9.	Country of ISO code	1.10.
etails		origin		destination	
Ξ	I.11.	Place of origin	I.12.	Place of destination	
Par		Name Approval number		Custom warehou	Approval number
		Address		Address	Approvar number
Щ	1.40	Disconfice	144	Postal code	
	1.13.	Place of loading	1.14.	Date of departure	
	I.15.	Means of transport Aeroplane Ship Railway wagon	I.16.	Entry BIP in EU	
		Road vehicle Other			
		Identification:	l.17.		
		Documentary references:			
	l.18.	Description of commodity		I.19. Commod	ity code (HS code) 15.16.10
					I.20. Quantity
	1.21.	Temperature of product			I.22. Number of packages
		Ambient Chilled Chilled		Frozen	
	1.23.	Identification of container/Seal number			I.24. Type of packaging
	1.25.	Commodities certified for: Technical use			
	126	For transit to third country vis-à-vis EU	1 27	For import or admission into	SEIL CO
	1.20.		1.27.	For import or admission into	
	3rd country ISO code				
	1.28.	Identification of the commodities			
		Approval number of esta	blishme	ents	
	(Scie	Species Nature of commodity Manufacturing plantific name)	ant	Number of packages	s Net weight Batch number

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY							For	fat derivatives to be used for technical purpose				
					II.a.	Certificate ref	erence number	II.b.				
ı		II.	Health attes	station				•				
				I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that the fat derivatives described above:								
		II.1.	consist of fat derivatives that satisfy the health requirements below;									
ı	_	II.2.	consist of fat derivatives containing exclusively fat derivatives not intended for human nor animal consumption;									
	Certification	II.3.	have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 14 and where appropriate Article 11 of Regulation (EC) No 1774/2002, in order to kill pathogenic agents;									
ı	iti	II.4.	have been prepared from rendered fats exclusively produced from Category 2 and/or Category 3 materials (3);									
ı	ı.	II.5.	the fat deriva	the fat derivatives produced from Category 2 materials:								
ı	Part II:		(a) have been produced using the following methods:									
	(²) either [transesterification or hydrolysis at least 200 °C, under corresponding appropriate pacids and esters); and]							opropriate pressure, for 20 minutes (glycerol, fatty				
ı			(2) or [sa	ponification with N	aOH 12 N	I (glycerol and s	soap):					
ı			(2) either [in	a batch process at	95 °C for	5 °C for three hours; and]						
			(2) or [in	a continuous proce	cess at 140 °C, 2 bars (2 000 hPa) for eight minutes; and]]							
							ners that have been clear OT FOR HUMAN OR ANIM	ned, and all precautions are taken to prevent its AL COSUMPTION".				
-1		l										

Notes

Part I:

- Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.
- Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.
- Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.
- Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.
- Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.
- Box reference I.28: Manufacturing plant: provide the registration number of treatment/processing establishment.

Part II:

- OJ L 273, 10.10.2002, p. 1.
- (²) Delete as appropriate.
- $(^{3})$ List of Category 2 materials:
 - all animal materials collected when treating waste water from slaughterhouses other than slaughterhouses covered by Article 4(1)(d) or from Category 2 processing plants, including screenings, materials from de-sanding, grease and oil mixtures, sludge and materials removed from drains from those premises;
 - (b) products of animal origin containing residues of veterinary drugs and contaminants listed in Group B (1) and (2) of Annex I to Directive 96/23/EC, if such residues exceed the permitted level laid down by Community legislation;
 - products of animal origin, other than Category 1 material, that are imported from third countries and, in the course of the (c) inspections provided for in Community legislation, fail to comply with the veterinary requirements for their importation into the Community, unless they are returned or their importation is accepted under restrictions laid down under Community
 - animals and parts of animals, other than those referred to in Article 4, that die other than by being slaughtered for human (d) consumption, including animals killed to eradicate an epizootic disease;
 - mixtures of Category 2 material with Category 3 material, including any material destined for processing in a Category 2 processing plant; and (e)
 - (f) animal by-products other than Category 1 material or Category 3 material.

Status: Point in time view as at 01/07/2008.

	1 1	 The signature and the stamp must be in a different colour to that of the printing. Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post. 				
	Official	veterinarian				
		Name (in capitals):	Qualification and title:			
		Date:	Signature:			
		Stamp:				
ı	1					

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 14(B)

Health certificate

For fat derivatives not intended for human consumption to be used as feed or for technical purposes, intended for dispatch to or for transit through (²) the European Community

COUN	IRY				Veterinary certificate to EU
	l.1.	Consignor Name	1.2.	Certificate reference number	1.2.a.
		Address	1.3.	Central Competent Authorit	у
nent		Tel. No	1.4.	Local Competent Authority	
Part I: Details of dispatched consignment	1.5.	Consignee	1.6.	Person responsible for the	consignment in EU
ű		Name		Name	
ο̈́β		Address		Address	
che					
pat		Postal code		Postal code	
dis		Tel. No		Tel. No	
o of	1.7.		1.9.	Country of ISO code	1.10.
tails		origin		destination	
De	I.11.	Place of origin	I.12.	Place of destination	
벁		• • • • •		Custom warehou	ise
Pal		Name Approval acceptor			_
		Name Approval number		Name	Approval number
		Address		Address	
				Deetal and	
ш			Postal code		
	I.13.	Place of loading	I.14. Date of departure		
	I.15.	Means of transport	I.16.	Entry BIP in EU	
		Aeroplane Ship Railway wagon			
		Road vehicle Other			
		Identification:	I.17.		
		Documentary references:			
	I.18. Description of commodity			I.19. Commod	ity code (HS code) 15.16.10
					I.20. Quantity
	I.21.	Temperature of product			I.22. Number of packages
		Ambient Chilled		Frozen	
	1.23.	Identification of container/Seal number			I.24. Type of packaging
	1.25.	Commodities certified for:			
		Animal feedingstuff		Techn	ical use
	1.26.	For transit to third country vis-à-vis EU	1.27.	For import or admission into	EU
		ISO code 3rd country			
	1.28.	Identification of the commodities			
		Approval number of esta			
		Species Nature of commodity Manufacturing p	lant	Number of package	s Net weight Batch number
	(Sci	entific name)			

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Fat derivatives to be used as feed or for technical purposes

	VIKT	rat derivatives to be used as feed or for technical purposes					
		II.a. Certificate reference number II.b.					
	II.	Health attestation					
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (1) and certify that the fat derivatives described above:					
	II.1.	consist of fat derivatives that satisfy the health requirements below;					
ion	II.2.	consist of fat derivatives containing exclusively fat derivatives not intended for human consumption;					
Part II: Certification	II.3.	have been prepared and stored in a plant approved, validated and supervised by the competent authority in accordance with Article 14 and where appropriate Article 11 of Regulation (EC) No 1774/2002, in order to kill pathogenic agents;					
Ce	II.4.	have been prepared from rendered fats exclusively produced from the following Category 3 materials:					
Part II	(²) either	 parts of slaughtered animals, which are fit for human consumption in accordance with Community legislation, but are not intended for human consumption for commercial reasons,] 					
_	(²) and/or	 parts of slaughtered animals, which are rejected as unfit for human consumption but are not affected by any signs of diseases communicable to humans or animals and derive from carcasses that are fit for human consumption in accordance with Community legislation,] 					
	(²) and/or	 hides and skins, hooves and horns, pig bristles and feathers originating from animals that were slaughtered in a slaughterhouse, after undergoing ante-mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation.] 					
	(²) and/or	 blood obtained from animals other than ruminants that are slaughtered in a slaughterhouse, after undergoing ante-mortem inspection, and were fit, as a result of such inspection, for slaughter for human consumption in accordance with Community legislation,] 					
	(²) and/or	 animal by-products derived from the production of products intended for human consumption, including degreased bones and greaves.] 					
	(²) and/or	(2) and/or [— former foodstuffs of animal origin, or former foodstuffs containing products of animal origin, other than catering waste (3), which are no longer intended for human consumption for commercial reasons or due to problems of manufacturing or packaging defects or other defects which do not present any risk to humans or animals,]					
	(²) and/or	[— milk originating from animals which do not show any clinical signs of any disease communicable through that product to humans or animals,]					
	(²) and/or	and/or [— fish or other sea animals, except sea mammals, caught in the open sea for the purposes of fishmeal production,]					
	(²) and/or	[— by-products from fish from plants manufacturing fish products for human consumption,]					
	(²) and/or	 shells, hatchery by-products and cracked egg by-products originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals;] 					
	II.5.	are packaged in new containers or in containers which bear labels indicating "NOT FOR HUMAN CONSUMPTION", that have been cleaned, and all precautions are taken to prevent its contamination.					
	Notes						
	Part I:	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit					
		commodity; it may be filled in if the certificate is for import commodity.					
		Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.					
		Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.					
	-	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.					
	_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.					
	_	Box reference I.28: Manufacturing plant: provide the registration number of treatment/processing establishment.					
	I						

Part II:				
(1)	OJ L 273, 10.10.2002, p. 1.			
(2)	Delete as appropriate.			
(3)	Catering waste means all waste food, including used cooking oils, originating in restaurants, catering facilities and kitchens, including central kitchens and household kitchens.			
_	The signature and the stamp must be in a different colour to that of the printing.			
_	Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.			
Official veter	inarian			
	Name (in capitals):	Qualification and title:		
	Date:	Signature:		
	Stamp:			
l				

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 15

Health certificate

For egg products not intended for human consumption that could be used as feed material, intended for dispatch to or for transit through (3) the European Community

COUN	OUNTRY Veterinary certificate to E						
	l.1.	Consignor Name	1.2.	Certificate reference number	I.2.a.		
		Address	1.3.	Central Competent Author	ity		
Part I: Details of dispatched consignment		Tel. No		Local Competent Authority			
ignr	1.5.	Consignee	1.6.	Person responsible for the	consignment in EU		
ous		Name		Name			
o pa		Address		Address			
ıtch		Postal code		Postal code			
lisp		Tel. No		Tel. No			
οţο	1.7.	Country of ISO code I.8. Region of origin Code	1.9.	Country of ISO code	1.10.		
tails		origin		destination			
. De	l.11.	Place of origin	I.12.	Place of destination			
art				Custom wareho	use		
۵		Name Approval number		Name	Approval number		
		Address		Address			
				Destal sade			
	1.40			Postal code			
I.13. Place of loading			1.14.	I.14. Date of departure			
	I.15.	Means of transport	I.16.	Entry BIP in EU			
		Aeroplane Ship Railway wagon Road vehicle Other					
	Identification:		1.17.				
Documentary references:			1.17.				
	I.18. Description of commodity			I.19. Commod	dity code (HS code) 35.02		
					I.20. Quantity		
	I.21.	Temperature of product			I.22. Number of packages		
		Ambient Chilled Chilled		Frozen			
	1.23.	Identification of container/Seal number			I.24. Type of packaging		
	1.05	Occurred the control of the					
	1.25.	Commodities certified for: Animal feedingstuff					
	1.26	For transit to third country vis-à-vis EU	1.27	For import or admission int	n FU		
1.20. For transit to tring country vis-a-vis EU		Tot dansk to time double, the a tip 20		To import of damicolor int			
3rd country ISO code							
	1.28.	Identification of the commodities					
		Approval number of est	ablishm	ents			
		Species Nature of commodity Manufacturing p	lant	Number of package	ges Net weight Batch number		
	(Sc	ientific name)					

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

COUNTRY

Egg products not intended for human consumption that could be used as feed material

		II.a. Certificate reference number II.b.						
	II.	Health attestation						
		I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and certify that the egg products described above:						
	II.1.	consist of egg products that satisfy the health requirements below;						
tion	II.2.	consist exclusively of egg products not intended for human consumption;						
Part II: Certification	II.3.	have been prepared and stored in a plant, approved, validated and supervised by the competent authority in accordance with Article 17 and where appropriate Article 11 of Regulation (EC) No 1774/2002 or Council Directive 89/437/EEC (2), in order to kill pathogenic agents;						
Part II:	II.4.	have been prepared (derived) exclusively with the following animal by-product: — eggs originating from animals which did not show clinical signs of any disease communicable through that product to humans or animals;						
	II.5.	have been subjected to processing:						
	(3) either	[in accordance with processing method (4) as set out in Annex V, Chapter III of Regulation (EC) No 1774/2002;]						
	(3) or	[in accordance to a method and parameters which ensure that the products complies with the microbiological standards set in Chapter I, paragraph 10 of Annex VII to Regulation (EC) No 1774/2002]						
i I	(3) or	[treated in accordance with Chapter V of the Annex to Council Directive 89/437/EC]						
	II.6.	have been examined by the competent authority taking a random sample immediately prior to dispatch and found it to comply with the following standards (5):						
		Salmonella: absence in 25 g: n = 5, c = 0, m = 0, M = 0;						
		Enterobacteriaceae: n = 5, c = 2, m = 10, M = 300 in 1 gram;						
	II.7.	meet Community standards on residues of substances that are harmful or might alter the organoleptic characteristics of the product or make its use as feed dangerous or harmful to animal health;						
	II.8.	3. the end product was:						
	(3) either							
	(3) or	[transported in bulk in containers or other means of transport that were thoroughly cleaned and disinfected with a disinfectant approved by the competent authority before use,]						
		and which bear labels indicating 'NOT FOR HUMAN CONSUMPTION';						
	11.9.	the end product was stored in enclosed storage;						
	II.10.	the product has undergone all precautions to avoid contamination with pathogenic agents after treatment.						
	Notes							
	Part I:							
	_	Box reference I.6: Person responsible for the consignment in EU: this box is to be filled in only if it is a certificate for transit commodity; it may be filled in if the certificate is for import commodity.						
	_	Box reference I.12: Place of destination: this box is to be filled in only if it is a certificate for transit commodity. The products in transit can only be stored in free zones, free warehouses and custom warehouses.						
	_	Box reference I.15: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship); information is to be provided in case of unloading and reloading.						
	_	Box reference I.23: for bulk containers, the container number and the seal number (if applicable) should be included.						
	_	Box reference I.26 and I.27: fill in according to whether it is a transit or an import certificate.						

Status: Point in time view as at 01/07/2008.

Part II:						
(1)	OJ L 273, 10.10.2002, p. 1.					
(2)	OJ L 212, 22.07.1989, p. 89.					
(3)	Delete as appropriate.					
(4)	Insert method 1 to 5 or 7 as applicable.					
(5)	Where:					
	n = number of samples to be tested;					
	m = threshold value for the number of bacteria; the result is considered satisfactory if the number of bacteria in all samples do not exceed m;					
	M = maximum value for the number of bacteria; the result is considered unsatisfactory if the number of bacteria in one or samples is M or more; and					
c = number of samples the bacterial count of which may be between m and M, the sample still being considered accept bacterial count of the other samples is m or less.						
_	The signature and the stamp must be in a different colour to that of the printing.					
_	 Note for the person responsible for the consignment in EU: this certificate is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post. 					
Official ve	Official veterinarian					
	Name (in capitals):	Qualification and title:				
	Date:	Signature:				
	Stamp:					

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 16

Model Declaration

Declaration by the importer of 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 for dispatch to the European Communities

Note for the importer: This declaration is only for veterinary purposes and has to accompany the consignment until it reaches the border inspection post.

- I, the undersigned, declare that the following products (1):
- (a) bones and bone products (excluding bone meal);
- (b) horns and horn products (excluding horn meal);
- (c) hooves and hoof products (excluding hoof meal);

are intended to be imported by me into the Community, and I declare that these products will not be diverted at any stage for any use in food, feed material, organic fertilizers or soil improvers and will be conveyed directly for the purpose of further processing or treatment to:

Name:	SS:					
The importer:						
Name:	ss:					
Done at	on(date)					
(place)	(uate)					
Signature						
Reference number as indicated on the common veterinary entry document (CVED) provided for in Annex III to Commission Regulation (EC) No 136/2004:						
Official stamp of the border inspection post of entry into the EC (²)						
Signature: (Signature of the official veterinarian of the border inspection post) (2)						
Name:						
(Name in capital letters)						

⁽¹⁾ Delete as appropriate.

⁽²⁾ The signature and the stamp must be in a different colour to that of the printing.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

CHAPTER 17

Health certificate

For processed manure and processed manure products intended for dispatch to or for transit through (²) the European Community

COUN.	UNTRY Veterinary certificate to EU							
	l.1.	Consignor Name	I.2. Certificate reference number I.2.a.					
		Address	I.3. Central Competent Authority					
nent		Tel. No	I.4. Local Competent Authority					
Part I: Details of dispatched consignment	1.5.	Consignee	I.6. Person responsible for the consignment in EU					
ous		Name	Name					
o p		Address	Address					
tche								
spa		Postal code Tel. No	Postal code Tel. No					
of di	1.7							
ils	1.7.	Country of ISO code I.8. Region of origin Code origin	I.9. Country of ISO code I.10. Region of Cod destination					
Deta	144	Disconfinite	L40 Place of dealfasting					
=	1.11.	Place of origin	I.12. Place of destination					
Par			Custom warehouse					
		Name Approval number Address	Name Approval number Address					
		Address	Address					
			Postal code					
	I.13.	Place of loading	I.14. Date of departure					
	I.15.	Means of transport	I.16. Entry BIP in EU					
		Aeroplane Ship Railway wagon						
		Road vehicle Other I	147					
		Documentary references:	1.17.					
	I.18. Description of commodity		I.19. Commodity code (HS code)					
		, ,						
			I.20. Quantity					
	I.21.	Temperature of product	I.22. Number of packages					
		Ambient Chilled Chilled	Frozen					
	1.23.	Identification of container/Seal number	I.24. Type of packaging					
			, , , , ,					
	1.25.	Commodities certified for: Animal feedingstuff Technical use	Other 🗍					
	1.26.	For transit to third country vis-à-vis EU	I.27. For import or admission into EU					
		3rd country ISO code						
	1.28.	Identification of the commodities						
			Assessed assessed as a fact a billion asset.					
		Species Nature of commodity	Approval number of establishments Manufacturing plant Net weight					
		(Scientific name)	mandacturing plant Net weight					
		,						

COUN	ITRY		Processed manure and processed manure product					
			II.a.	Certificate referen	ce number	II.b.		
	II.	Health attestation I, the undersigned official veterinarian, declare that I have read and understood Regulation (EC) No 1774/2002 (¹) and in partic Article 5 and Annex VIII Chapter VI thereof and certify that the processed manure or processed manure products described above						
ion	II.1.	come from a technical plant, a biogas plant or a composting plant approved by the competent authority of the third country meeting the special conditions laid down in Regulation (EC) No 1774/2002;						
icat	II.2. (²) have been subjected to:							
Į	[a heat treatment process of at least 70 °C for at least 60 minutes]; or							
Part II: Certification	[an equivalent treatment validated and authorized by the importing Member State in accordance with the specific condition in Regulation (EC) No 1774/2002 as follows:							
Pa								
						•		
	II.3.	are:						
		(a) free from Salmonella (no(b) free from Escherichia co		_		c count: less than 1 000 cfu per gram of treated		
		product); and	on or mon	ii enterobacteriacea	(based on the aerobi	c count. less than 1 000 clu per gram of freated		
		(c) have been subjected to r	eduction	in spore-forming bac	teria and toxic formation	on;		
	11.4.	are securely enclosed in:						
		(a) well-sealed and insulated	d containe	ers; or				
		(b) properly sealed packs (p	lastic bag	s or big bags).				
	Notes							
	Part I:							
	_	Box reference I.6: Person respit may be filled in if the certification			EU: this box is to be fi	lled in only if it is a certificate for transit commodity;		
	_	Box reference I.12: Place of docan only be stored in free zone				ficate for transit commodity. The products in transit		
	_	Box reference I.15: Registration is to be provided in the event of			container and lorries),	flight number (aircraft) or name (ship); information		
	–	Box reference I.23: for bulk co	ntainers,	the container numbe	r and the seal number	(if applicable) should be given.		
	–	Box reference I.26 and I.27: fil	I in accord	ding to whether it is a	transit or an import ce	ertificate.		
	_	Box reference I.28: Nature of	commodit	y: enter if processed	manure or if processe	d manure products.		
	Part II:							
	(1)	OJ L 273, 10.10.2002, p. 1.						
	(²)	Delete as appropriate.						
		The signature and the stamp r	nust be in	a different colour to	that of the printing.			
	_	Note for the person responsible consignment until it reaches the			This certificate is only	for veterinary purposes and has to accompany the		
	Official	veterinarian						
		Name (in capitals):			Qualific	eation and title:		
		Date:			Signatu	ıre:'.		
		Stamp:						
	ı	ownp.						

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

IF4ANNEX XI

Lists of third countries from which Member States may authorise imports of animal by-products not intended for human consumption

The inclusion of a country on one of the following lists is a necessary, but not sufficient, condition for the importation of relevant products from that country. Imports must also fulfil the relevant animal health and public health requirements.

[F14PART I

List of third countries from which Member States may authorise imports of milk and milk products (health certificate Chapter 2)

Authorised third countries listed in Annex I to Decision 2004/438/EC.]

PART II

List of third countries from which Member States may authorise imports of processed animal proteins (excluding fishmeal) (health certificate Chapter 1)

Third countries listed in part 1 of Annex II to Council Decision 79/542/EEC⁽¹⁹⁾.

PART III

List of third countries from which Member States may authorise imports of fishmeal and fish oil (health certificate Chapters 1 and 9)

Third countries listed in the Annex to Commission Decision 97/296/EC⁽²⁰⁾.

PART IV

List of third countries from which Member States may authorise imports of rendered fats (excluding fish oil) (health certificate Chapters 10(A) and 10(B))

Third countries listed in part 1 of Annex II to Council Decision 79/542/EEC.

PART V

List of third countries from which Member States may authorise imports of blood products for feed material (health certificate Chapter 4(B))

- A. Blood products from ungulates

 Third countries or parts of countries listed in part 1 of Annex II to Decision 79/542/
 EEC, from which imports of all categories of fresh meat of the respective species are authorised.
- B. Blood products from other species
 Third countries listed in part 1 of Annex II to Council Decision 79/542/EEC.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

[F20]F1PART VI

List of third countries from which Member States may authorise imports of animal by-products and blood products (with the exception of blood products of equidae) intended for technical purposes including pharmaceuticals (health certificates Chapters 4(C) and 8)]

A. [F16Blood products:

1. Untreated blood products of ungulates:

Third countries or parts of third countries listed in Part 1 of Annex II to Decision 79/542/EEC from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in columns 7 and 8 of that Part,

Japan.

2. Untreated blood products of poultry and other avian species:

Third countries or parts of third countries listed in Part 1 of Annex II to Decision 2006/696/EC,

Japan.

3. Untreated blood products of other animals:

Third countries listed either in Part 1 of Annex II to Decision 79/542/EEC, in Part 1 of Annex II to Commission Decision 2006/696/EC or in Annex I to Commission Decision 2000/585/EC,

Japan.

4. Treated blood products of any species:

Third countries listed in Part 1 to Annex II of Decision 79/542/EEC, in Part 1 of Annex II to Decision 2006/696/EC or in Annex I to Decision 2000/585/EC,

Japan.]

B. Animal by-products for pharmaceutical use:

third countries listed in Part 1 of Annex II to Council Decision 79/542/EEC, in the Annex to Commission Decision 94/85/EEC⁽²¹⁾ or in Annex I to Commission Decision 2000/585/EC⁽²²⁾ and the following countries:

- (JP) Japan,
- (PH) Philippines, and
- (TW) Taiwan.
- C. Animal by-products for technical purposes other than pharmaceutical uses:

third countries listed in Part 1 of Annex II to Council Decision 79/542/EEC from which imports of that category of fresh meat of the respective species is authorised, in the Annex to Commission Decision 94/85/EEC or in Annex I to Commission Decision 2000/585/EC.]

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

Textual Amendments

F20 Substituted by Commission Regulation (EC) No 416/2005 of 11 March 2005 amending Annex XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from Japan of certain animal by-products intended for technical purposes (Text with EEA relevance).

[F1PART VII

List of third countries from which Member States may authorise imports of animal by-products for the manufacture of processed petfood (health certificate Chapters 3(B) and 3(F))

A. Animal by-products from bovine, ovine, caprine, porcine and equine animals, including farmed and wild animals:

Third countries or parts of third countries listed in Part 1 of Annex II to Council Decision 79/542/EEC, from which imports of that category of fresh meat of the respective species is authorised and the following countries for the by-products specified:

- Southern America and Southern Africa countries or parts thereof where matured and de-boned meat of the corresponding species is authorised, concerning matured and de-boned meat (including diaphragm) and/or matured trimmed offal of bovine, caprine, ovine animals and game (wild or farmed).]
- B. Raw material from poultry including ratites

Third countries or parts of third countries from which Member States authorise imports of fresh poultrymeat, which are listed in Annex I to Commission Decision 94/984/ EC⁽²³⁾ and/or in Annex I to Commission Decision 2000/609/EC⁽²⁴⁾.

- C. Raw material from fish
 Third countries listed in the Annex to Decision 97/296/EC.
- D. Raw material from other species, including feathered game, other wild land mammals and leparopidae

Third countries listed in Part 1 of Annex II to Decision 79/542/EEC or in the Annex I to Decision 2000/585/EC, from which Member States authorise imports of fresh meat from the same species.

PART VII(B)

List of third countries from which Member States may authorise imports of raw petfood intended for dispatch to the European Community for direct sale or animal by-products to be fed to farmed fur animals (health certificate Chapter 3(D))

Third countries listed in part 1 of Annex II to Decision 79/542/EEC, in Annex I to Decision 94/984/EC, or in Annex I to Decision 2000/609/EC, from which Member States authorise imports of fresh meat from the same species and where only bone in meat is authorised. In the case of fish materials, third countries listed in the Annex to Decision 97/296/EC.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

PART VII(C)

List of third countries from which Member States may authorise imports of flavouring innards for use in the manufacture of petfood, intended for dispatch to the European Community (health certificate Chapter 3(E))

Third countries listed in part 1 of Annex II to Decision 79/542/EEC, in Annex I to Decision 94/984/EC, or in Annex I to Decision 2000/609/EC, from which Member States authorise imports of fresh meat from the same species and where only bone in meat is authorised. In the case of flavouring innards fish materials, third countries listed in the Annex to Commission Decision 97/296/EC.

PART VIII

List of third countries from which Member States may authorise imports of pig bristles (health certificate Chapter 7(A) and 7(B))

- A. For untreated pig bristles, third countries listed in part 1 of Annex II to Decision 79/542/EEC, which are free of African swine fever for the last 12 months.
- B. For treated pig bristles, third countries listed in part 1 of Annex II to Decision 79/542/ EEC, which may not be free of African swine fever for the last 12 months.

[F1PART IX

List of third countries from which Member States may authorise imports of processed manure and processed manure products for the treatment of soil (Health Certificate Chapter 17)

For processed manure and processed manure products, third countries listed in:

- (a) Part 1 of Annex II to Decision 79/542/EEC;
- (b) Annex I to Commission Decision 2004/211/EC; or
- (c) Annex II to Commission Decision 2006/696/EC (OJ L 295, 25.10.2006, p. 1).]

PART X

List of third countries from which Member States may authorise imports of petfood and dogchews (health certificate Chapters 3(A), 3(B) and 3(C))

Third countries listed in part 1 of Annex II to Decision 79/542/EEC, and the following countries:

- (LK) Sri Lanka⁽²⁵⁾
- (JP) Japan⁽²⁶⁾
- (TW) Taiwan⁽²⁶⁾.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

PART XI

List of third countries from which Member States may authorise imports of gelatine, hydrolysed protein, collagen, dicalcium phosphate and tricalcium phosphate (health certificate Chapters 11 and 12)

Third countries listed in part 1 of Annex II to Decision 79/542/EEC, and the following countries:

- (KR) The Republic of Korea⁽²⁷⁾
- (MY) Malaysia⁽²⁷⁾
- (PK) Pakistan⁽²⁷⁾
- (TW) Taiwan⁽²⁷⁾.

PART XII

List of third countries from which Member States may authorise imports of apiculture products (health certificate Chapter 13)

Third countries listed in part 1 of Annex II to Decision 79/542/EEC.

IF1PART XIII

List of third countries from which Member States may authorise imports of serum of equidae (Health Certificate Chapter 4(A))

Third countries or parts of third countries listed in Annex I to Commission Decision 2004/211/ EC (8), from which the importation of equidae for breeding and production is allowed.]

PART XIV

List of third countries from which Member States may authorise imports of hides and skins of ungulates (health certificate Chapters 5(A), 5(B) and 5(C))

- A. For fresh or chilled hides and skins of ungulates, third countries listed in part 1 of Annex II to Decision 79/542/EEC, from which Member States authorise imports of fresh meat from the same species.
- B. For treated hides and skins of ungulates, third countries or parts of third countries listed in Part 1 of Annex II to Decision 79/542/EEC.
- C. For treated hides and skins of ruminants that are intended for dispatch to the European Community and which have been kept separate for 21 days or will undergo transport for 21 uninterrupted days before importation, any third country.

PART XV

List of third countries from which Member States may authorise imports of game trophies (health certificate Chapters 6(A) and 6(B))

A. For treated game trophies of birds and ungulates, being solely bones, horns, hooves, claws, antlers, teeth, hides or skins, any third country.

Status: Point in time view as at 01/07/2008.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- B. For game trophies of birds consisting of entire parts not having been treated, third countries listed in the Annex to Commission Decision 94/85/EC, from which Member States authorise imports of fresh poultrymeat, and the following countries:
 - (GL) Greenland
 - (TN) Tunisia.
- C. For game trophies of ungulates consisting of entire parts not having been treated, third countries listed in the appropriate columns for fresh meat of ungulates in part 1 of Annex II to Decision 79/542/EEC, including any restrictions laid down in the column for special remarks for fresh meat.

PART XVI

List of third countries from which Member States may authorise imports of egg products not intended for human consumption that could be used as feed material (health certificate Chapter 15)

Third countries listed in part 1 of Annex II to Decision 79/542/EEC, and third countries or parts of third countries from which Member States authorise imports of fresh poultrymeat, which are listed in Annex I to Decision 94/984/EC and/or in Annex I to Decision 2000/609/EC.

PART XVII

List of third countries from which Member States may authorise imports of bones and bone products (excluding bonemeal), 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 (declaration Chapter 16)

Any third country.]

- (1) Council Directive 96/25/EC of 29 April 1996 on the circulation of feed materials, amending Directives 70/524/EEC, 74/63/EEC, 82/471/EEC and 93/74/EEC and repealing Directive 77/101/EEC (OJ L 125, 23.5.1996, p. 35). Directive as last amended by Directive 2001/46/EC (OJ L 234, 1.9.2001, p. 55).
- (2) [F3OJ L 29, 2.2.2006, p. 31.]
- (3) Council Directive 95/69/EC of 22 December 1995 laying down the conditions and arrangements for approving and registering certain establishments and intermediaries operating in the animal feed sector and amending Directives 70/524/EEC, 74/63/EEC, 79/373/EEC and 82/471/EEC (OJ L 332, 30.12.1995, p. 15). Directive as last amended by Directive 1999/29/EC (OJ L 115, 4.5.1999, p. 32).
- (4) 'Saturated steam' means that all air is evacuated and replaced by steam in the whole sterilisation chamber.
- (5) Council Directive 97/78/EC of 18 December 1997 laying down the principles governing the organisation of veterinary checks on products entering the Community from third countries (OJ L 24, 30.1.1998, p. 9).
- (6) [F2OJ L 26, 31.1.1977, p. 85.
- (7) OJ L 62, 15.3.1993, p. 49.]
- (8) $I_0^{\text{F14}}F_0$ is the calculated killing effect on bacterial spores. An I_0 value of 3,00 means that the coldest point in the product has been heated sufficiently to achieve the same killing effect as 121 °C (250 °F) in three minutes with instantaneous heating and chilling.
- (9) UHT = Ultra High Temperature treatment at 132 °C for at least one second.
- (10) HTST = High Temperature Short Time pasteurisation at 72 °C for at least 15 seconds or equivalent pasteurisation effect achieving a negative reaction to a phosphatase test.
- (11) OJ L 154, 30.4.2004, p. 72, as corrected by OJ L 189, 27.5.2004, p. 57.]
- (12) [F6OJ L 212, 22.7.1989, p. 87.]
- (13) Council Directive 90/539/EEC of 15 October 1990 on animal health conditions governing intra-Community trade in, and imports from third countries of poultry and hatching eggs (OJ L 303, 31.10.1990, p. 6). Directive as last amended by Commission Decision 2000/505/EC (OJ L 201, 9.8.2000, p. 8).
- (14) Council Directive 90/426/EEC of 26 June 1990 on animal health conditions governing the movement and import from third countries of equidae (OJ L 224, 18.8.1990, p. 42). Directive as last amended by Commission Decision 2001/298/EC (OJ L 102, 12.4.2001, p. 63).
- (15) [FIOJ L 139, 30.4.2004, p. 55; corrected version (OJ L 226, 25.6.2004, p. 22).]
- (16) [F1OJ L 18, 23.1.2003, p. 11.]
- (17) OJ L 61, 3.3.1997, p. 1. Regulation as last amended by Commission Regulation No 1579/2001 (OJ L 209, 2.8.2001, p. 14).
- [18] [F4Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A(I) to Directive 90/425/EEC (OJ L 268, 14.9.1992, p. 54).]
- (19) **I**^{F4}OJ L 146, 14.6.1979, p. 15.
- (20) OJ L 196, 24.7.1997, p. 82.
- (21) [F20OJ L 44, 17.2.1994, p. 31.
- (22) OJ L 251, 6.10.2000, p. 1.]
- (23) OJ L 378, 31.12.1994, p. 11.
- (24) OJ L 258, 12.10.2000, p. 49.

Changes to legislation: There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed). (See end of Document for details)

- (25) Dogchews made from hides and skins of ungulates only.
- (26) Processed petfood for ornamental fish only.
- (27) Gelatine only.]

Textual Amendments

- F1 Substituted by Commission Regulation (EC) No 829/2007 of 28 June 2007 amending Annexes I, II, VII, VIII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the placing on the market of certain animal by-products (Text with EEA relevance).
- **F2** Substituted by Commission Regulation (EC) No 808/2003 of 12 May 2003 amending Regulation (EC) No 1774/2002 of the European Parliament and of the Council laying down health rules concerning animal by-products not intended for human consumption (Text with EEA relevance).
- **F3** Substituted by Commission Regulation (EC) No 181/2006 of 1 February 2006 implementing Regulation (EC) No 1774/2002 as regards organic fertilisers and soil improvers other than manure and amending that Regulation (Text with EEA relevance).
- **F4** Substituted by Commission Regulation (EC) No 668/2004 of 10 March 2004 amending certain Annexes to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from third countries of animal by-products (Text with EEA relevance).
- **F6** Inserted by Commission Regulation (EC) No 668/2004 of 10 March 2004 amending certain Annexes to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from third countries of animal by-products (Text with EEA relevance).
- **F14** Substituted by Commission Regulation (EC) No 437/2008 of 21 May 2008 amending Annexes VII, X and XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council as regards the requirements for the processing of milk and milk products defined as Category 3 material (Text with EEA relevance).
- **F20** Substituted by Commission Regulation (EC) No 416/2005 of 11 March 2005 amending Annex XI to Regulation (EC) No 1774/2002 of the European Parliament and of the Council, as regards the importation from Japan of certain animal by-products intended for technical purposes (Text with EEA relevance).

Status:

Point in time view as at 01/07/2008.

Changes to legislation:

There are currently no known outstanding effects for the Regulation (EC) No 1774/2002 of the European Parliament and of the Council (repealed).