ANIMAL HEALTH CERTIFICATE FOR THE TRANSIT THROUGH THE UNION TO A THIRD COUNTRY EITHER BY IMMEDIATE TRANSIT OR AFTER STORAGE IN THE UNION OF MEAT PRODUCTS INTENDED FOR HUMAN CONSUMPTION, INCLUDING RENDERED ANIMAL FATS AND GREAVES, MEAT EXTRACTS AND TREATED STOMACHS, BLADDERS AND INTESTINES, OTHERS THAN CASINGS, THAT ARE REQUIRED TO UNDERGO A SPECIFIC RISK-MITIGATING TREATMENT (MPST)

<table>
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<tr>
<th>COUNTRY: United States</th>
<th>Animal health/Official certificate to the EU</th>
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<tbody>
<tr>
<td><strong>I.1</strong> Consignor/Exporter</td>
<td><strong>I.2</strong> Certificate reference</td>
</tr>
<tr>
<td>Name</td>
<td><strong>I.2a</strong> IMSOC reference</td>
</tr>
<tr>
<td>Address</td>
<td><strong>I.3</strong> Central Competent Authority</td>
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<tr>
<td>Country</td>
<td><strong>I.4</strong> Local Competent Authority</td>
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<tr>
<td>ISO country code</td>
<td></td>
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</tbody>
</table>

| **I.5** Consignee/Importer | **I.6** Operator responsible for the consignment |
| Name | Name |
| Address | Address |
| Country | ISO country code |
| ISO country code | |

| **I.7** Country of origin | **I.9** Country of destination |
| ISO country code | ISO country code |

| **I.8** Region of origin | **I.10** Region of destination |
| Code | Code |

| **I.11** Place of dispatch | **I.12** Place of destination |
| Name | Name |
| Registration/Approval No | Registration/Approval No |
| Address | Address |
| Country | ISO country code |
| ISO country code | |

| **I.13** Place of loading | **I.14** Date and time of departure |
| Name | |
| Registration/Approval No | |
| Address | |
| Country | |
| ISO country code | |

| **I.15** Means of transport | **I.16** Entry Border Control Post |
| □ Aircraft | |
| □ Vessel | |
| □ Railway | |
| □ Road vehicle | |
| Identification | |

| **I.18** Transport conditions | |
| - Ambient | |
| - Chilled | |
| - Frozen | |

| **I.19** Container number/Seal number | |
| Container No | Seal No |

| **I.20** Certified as or for | |
| □ Products for human consumption | |

| **I.21** X For transit | **I.22** □ For internal market |
| Third country | |
| ISO country code | |

Signature of Official Veterinarian or Official Inspector
<table>
<thead>
<tr>
<th>I.24</th>
<th>Total number of packages</th>
<th>I.25</th>
<th>Total quantity</th>
<th>I.26</th>
<th>Total net weight/gross weight (kg)</th>
</tr>
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<tbody>
<tr>
<td>I.27</td>
<td>Description of consignment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>CN code</td>
<td>Species</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Cold store</td>
<td>Identification mark</td>
<td>Type of packaging</td>
<td></td>
<td>Net weight</td>
<td></td>
</tr>
<tr>
<td>Slaughterhouse</td>
<td>Treatment type</td>
<td>Nature of commodity</td>
<td>Number of packages</td>
<td>Batch No</td>
<td></td>
</tr>
<tr>
<td>Final consumer</td>
<td>Date of collection/production</td>
<td>Manufacturing plant</td>
<td>Approval or registration number of plant/establishment/centre</td>
<td>Signature of Official Veterinarian or Official Inspector</td>
<td></td>
</tr>
</tbody>
</table>
II. Health information

II.a Certificate reference

II.b

II.1. Public health attestation [to delete when the Union is not the final destination of the meat products]


II.1.1. they come from (an) establishment(s) applying general hygiene requirements and implementing a programme based on the hazard analysis and critical control points (HACCP) principles in accordance with Article 5 of Regulation (EC) No 852/2004, regularly audited by the competent authorities, and being listed as an EU approved establishment;

II.1.2. [either [the animals from which the meat products were derived have passed ante-mortem and post-mortem inspections;]

(1) or [the wild game from which the meat products were derived have passed post-mortem inspection;]

II.1.3. they have been produced from raw materials which met the requirements of Sections I to VI of Annex III to Regulation (EC) No 853/2004;

(1) \[II.1.4.1. if obtained from meat of domestic porcine animals, this meat fulfils the requirements of Commission Implementing Regulation (EU) 2015/1375\(^D\), and in particular:

(1) either [has been subjected to an examination by a digestion method for *Trichinella* with negative results;]

(1) or [has been subjected to a freezing treatment in accordance with Annex II to Implementing Regulation (EU) 2015/1375;]

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II.1.4.2 if obtained from meat of solipeds or wild boar, this meat fulfils the requirements of Implementing Regulation (EU) 2015/1375, and in particular, has been subject to an examination by a digestion method for Trichinella with negative results;

II.1.4.3 the treated stomachs, bladders and intestines and meat extracts have been produced in accordance with Section XIII of Annex III to Regulation (EC) No 853/2004;

II.1.4.4 the rendered animal fats and greaves have been produced in accordance with Section XII of Annex III to Regulation (EC) No 853/2004.

II.1.5 they have been marked with an identification mark in accordance with Section I of Annex II to Regulation (EC) No 853/2004;

II.1.6 the label(s) affixed on the packaging of meat products described in Part I, bear(s) an identification mark to the effect that the meat products come wholly from fresh meat from establishments (slaughterhouses and cutting plants) approved for exporting to the European Union;

II.1.7 they satisfy the relevant criteria laid down in Commission Regulation (EC) No 2073/2005;

II.1.8 the guarantees covering live animals and products thereof provided by the residue plans submitted in accordance with Article 29 of Council Directive 96/23/EC, are fulfilled and the concerned animals and products are listed in Commission Decision 2011/163/EU for the concerned country of origin;

II.1.9 they have been produced under conditions guaranteeing compliance with the maximum residue levels for pesticides laid down in Regulation (EC) No 396/2005 of the European Parliament and of the Council, and the maximum levels for contaminants laid down in Commission Regulation (EC) No 1881/2006.

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II.1.10. the means of transport and the loading conditions of meat products of this consignment meet the hygiene requirements laid down in respect of export to the European Union.

II.1.11. if containing material from bovine, ovine or caprine animals, with regard to bovine spongiform encephalopathy (BSE):

(1) either [the country or region of origin is classified in accordance with Commission Decision 2007/453/EC as a country or region posing a negligible BSE risk, and

(1) either [the animals from which the meat products are derived were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases;]

(1) or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and the meat products do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine and caprine animals;]

(1) or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk and:

(i) the meat products do not contain and are not derived from specified risk material as defined in point I of Annex V to Regulation (EC) No 999/2001;

(ii) the meat products do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine and caprine animals;

(iii) the animals from which the meat products are derived were not slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;]

(1) or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk and:

(i) the meat products do not contain and are not derived from specified risk material as defined in point I of Annex V to Regulation (EC) No 999/2001;]

Commission Decision 2007/453/EC of 29 June 2007 establishing the BSE status of Member States or third countries or regions thereof according to their BSE risk (OJ L 172, 30.6.2007, p. 84).
(ii) the meat products do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine, and caprine animals;

(iii) the animals from which the meat products are derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;

(iv) the animals from which the meat products are derived have not been fed with meat-and-bone meal or greaves, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health;

(v) the meat products were produced and handled in a manner which ensures that they do not contain and were not contaminated with nervous and lymphatic tissues exposed during the deboning process;

(1) or (b) the country or region of origin is classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk, and

(a) the animals from which the meat products are derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;

(1) or (b) the meat products contain and are derived from treated intestines sourced from animals which were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases;

(1) or (b) the meat products contain and are derived from treated intestines sourced from animals which originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and:

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https://www.oie.int/en/standard-setting/terrestrial-code/access-online/
[1] either [(i) the animals were born after the date from which the ban on the feeding of ruminants with meat-and-bone meal and greaves derived from ruminants has been enforced;]

[1] or [(i) the treated intestines of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001.]

(1) or [(the country or region of origin has not been classified in accordance with Decision 2007/453/EC or is classified as a country or region with an undetermined BSE risk, and

(a) the animals from which the meat products are derived have not been:

(i) slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;

(ii) fed meat and bone meal or greaves derived from ruminants, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health;

(1) either [(b) the meat products do not contain and are not derived from:

(i) specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001;

(ii) mechanically separated meat obtained from bones of bovine, ovine and caprine animals;

(iii) nervous and lymphatic tissues exposed during the deboning process.]

(1) or [(b) the meat products contain and are derived from treated intestines sourced from animals which were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases;]

(1) or [(b) the meat products contain and are derived from treated intestines sourced from animals which originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and:

(1) either [(i) the animals were born after the date from which the ban on the feeding of ruminants with meat and bone meal and greaves derived from ruminants has been enforced;]

(1) or [(i) the treated intestines of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001.]]

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(I) [II.1.12.] if containing material from domestic solipeds, the fresh meat used in the preparation of the meat-products:

either (1) [was obtained from domestic solipeds which immediately prior to slaughter had been kept for at least six months or since birth, if slaughtered at an age of less than six months, or since importation as food producing domestic solipeds from a Member State of the European Union, if imported less than six months prior to slaughter, in a third country:

(a) in which the administration to domestic solipeds:

(i) of thyrostatic substances, stilbenes, stilbene derivatives, their salts and esters, oestradiol 17β and its ester-like derivatives is prohibited;

(ii) of other substances having oestrogenic, androgenic or gestagenic action and of beta-agonists is only allowed for:

—— therapeutic treatment as defined in Article 1(2), point (b), of Council Directive 96/22/EC, where applied in conformity with Article 4(2) of that Directive; or

—— zootechnical treatment as defined in Article 1(2), point (c), of Directive 96/22/EC, where applied in conformity with Article 5 of that Directive; and

(b) which has had, at least during the six months prior to slaughter of the animals, a plan for the monitoring of the groups of residues and substances referred to in Annex I to Directive 96/23/EC which covers domestic solipeds born in and imported into the third country and was approved in accordance with the Article 29(1), fourth subparagraph, of Directive 96/23/EC.

and/or (1) [was imported from a Member State of the European Union.]

II.2. Animal health attestation [to delete when the meat products are entirely derived from meat of solipeds, leporidae or other wild land mammals others than ungulates]

The meat product, including rendered animal fats and greaves, meat extracts and treated stomachs, bladders and intestines others than casings, described in Part I:

II.2.1. has been processed in and dispatched from the zone with code: (3), which, at the date of issue of this certificate, is authorised for entry into the Union of meat products processed from fresh meat of the species of animals from which the meat product described in Part I has been processed and listed in Part 1 of Annex XV to Commission Implementing Regulation (EU) 2021/404M;

Signature of Official Veterinarian or Official Inspector


<table>
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(1) either [II.2.2. has been processed from fresh meat from **only one species of animals**, with code (6), and the fresh meat used for the processing of the meat product has undergone the specific treatment (5), which is specifically assigned in Part 1 of Annex XV to Implementing Regulation (EU) 2021/404 to the species of origin of the fresh meat and to the zone referred to in point II.2.1. and has been obtained from animals kept in an establishment located in:

(1) either [the zone referred to in point II.2.1. and:

- the establishment was not subject to national restriction measures for animal health reasons, including the relevant listed diseases referred to in Annex I to Commission Delegated Regulation (EU) 2020/692\(^N\) and emerging diseases at the time of dispatch of the animals to the slaughterhouse; and
- in and around the establishment, in an area of 10 km radius, including where appropriate the territory of a neighbouring country, such diseases have not been reported in the 30 day period prior to dispatch of the animals to the slaughterhouse;

(1) or [the zone with code \(^{(6)}\), which, at the date of issue of this certificate, is listed for entry into the Union of fresh meat of the species from which the meat product has been processed in

(1) or [Part 1 of Annex XIII to Implementing Regulation (EU) 2021/404, in case of fresh meat of ungulates] \(^{(7)}\)

(1) or [Part 1 of Annex XIV to Implementing Regulation (EU) 2021/404, in case of fresh meat of poultry and game birds]

and:

- the establishment was not subject to national restriction measures for animal health reasons, including the relevant listed diseases referred to in Annex I to Delegated Regulation (EU) 2020/692 and emerging diseases at the time of dispatch of the animals to the slaughterhouse; and
- in and around the establishment, in an area of 10 km radius, including where appropriate the territory of a neighbouring country, such diseases have not been reported in the 30 day period prior to dispatch of the animals to the slaughterhouse;]]

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(1) or [a Member State;]

(1) or [II.2.2. has been processed from fresh meat of poultry, with code (4), which originate from a zone listed for entry into the Union of fresh meat of poultry where there has been a case or an outbreak of highly pathogenic avian influenza or infection with Newcastle disease virus and the fresh meat used for the processing of the meat product has undergone at least the specific treatment “D” (5);]

(1) or [II.2.2. has been processed mixing fresh meat from different species of animals, with codes , (4), and such fresh meat:

(1) either [II.2.2.1. has been mixed before the final treatment and, after mixing, has undergone the specific treatment (5), as it is the most severe of the treatments specifically assigned in Part 1 of Annex XV to Implementing Regulation (EU) 2021/404 to the different species of origin of the fresh meat and to the zone referred to in point II.2.1., and has been obtained from animals kept in an establishment located in:

(1) either [the zone referred to in point II.2.1.]

(1) or [the zone with

(1) [code (6) which, at the date of issue of this certificate, is listed in Part 1 of Annex XIII to Implementing Regulation (EU)2021/404 for entry into the Union of fresh meat of the species from which the meat product has been processed;] (7)

(1) [code (6) which, at the date of issue of this certificate, is listed in Part 1 of Annex XIV to Implementing Regulation (EU) 2021/404 for entry into the Union of fresh meat of the species from which the meat product has been processed;]] (7)

(1) or [II.2.2.1. has been mixed after the final treatment and, before the mixing, has undergone the specific treatment(s) , (8), as specifically assigned in Part 1 of Annex XV to Implementing Regulation (EU) 2021/404 to the different species of origin of the fresh meat and to the zone referred to in point II.2.1, and has been obtained from animals kept in an establishment located in:

(1) either [the zone referred to in point II.2.1., and:

- the establishment was not subject to national restriction measures for animal health reasons, including the listed diseases referred to in Annex I to Delegated Regulation (EU) 2020/692 and emerging diseases at the time of dispatch to the slaughterhouse, and

- in and around the establishment, in an area of 10 km radius including where appropriate the territory of a neighbouring country, such diseases have not been reported in the 30 day period prior to dispatch to the slaughterhouse;]]
II.2.2. has

(a) **been processed from fresh meat from one species of animals or mixing fresh meat from different species of animals, with codes , , (4);**

(b) **been processed from fresh meat obtained from animals kept in an establishment/s located in the zone/s with code/s , , , (3) which, at the date of issue of this certificate, is/are listed in Part 1 of Annex XV to Implementing Regulation (EU) 2021/404 for entry into the Union of meat products subject to the application of one of the specific treatments defined in Annex XXVI to Delegated Regulation (EU) 2020/692 to the fresh meat of the relevant species;**

(c) **undergone the specific ‘treatment B’ (5);**

II.2.3. after processing, has been handled until packaging in a way to prevent cross contamination that could introduce animal health risk;

(9) [II.2.4. is intended for a Member State which has been granted the status free from infection with Newcastle disease virus without vaccination in accordance with Commission Delegated Regulation (EU) 2020/689, and has been obtained from poultry that have not been vaccinated against infection with Newcastle disease virus with a live vaccine during the 30-day period prior to the date of slaughter].

II.3. Animal welfare attestation [to delete when the Union is not the final destination]

I, the undersigned official veterinarian, hereby certify, that the meat products described in Part I derive from animals which have been treated in the slaughterhouse in accordance with the requirements of the Union legislation on the protection of animals at the time of killing or at least equivalent requirements.

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Notes

In accordance with the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community, and in particular Article 5(4) of the Protocol on Ireland / Northern Ireland in conjunction with Annex 2 to that Protocol, references to European Union in this certificate include the United Kingdom in respect of Northern Ireland.

This certificate is intended for entry into the Union of meat products from zones not authorised to enter fresh meat of the relevant species and therefore are required to undergo a specific risk-mitigating treatment, including when the Union is not the final destination of such meat products.

This animal health/official certificate shall be completed according to the notes for the completion of certificates provided for in Chapter 4 of Annex I to Implementing Regulation (EU) 2020/2235.

Part II:

1) Keep as appropriate.


4) BOV= bovine animals; OVI= ovine animals and caprine animals; POR= porcine animals; RUF= animals of the family Bovidae (other than domestic bovine, ovine and caprine animals), camelid animals and cervid animals kept as farmed game; RUW: wild animals of the family Bovidae (other than domestic bovine, ovine and caprine animals), wild camelid animals and wild cervid animals; SUF: animals kept as farmed game of wild breeds of porcine animals and animals of the family Tayassuidae; SUW: wild animals of wild breeds of porcine animals and animals of the family Tayassuidae; POU= poultry other than ratites; RAT= Ratites; GB= game birds.

5) Treatment as defined in Annex XXVI to Delegated Regulation (EU) 2020/692.


7) Not for zones with entry related to specific conditions ‘Maturation, pH and de-boning’ in column 5 of the table in Part I of Annex XIII to Implementing Regulation (EU) 2021/404.

8) Specify the combination of treatments as defined in (5) and species as defined in (4), as follows: letter of treatment - code(s) of species (X-YYY, X-YYY, X-YYY).

9) This guarantee is required only for consignments intended for a Member State which has been granted the status free from infection with Newcastle disease virus without vaccination in accordance with Delegated Regulation (EU) 2020/689.

10) The derogation for domestic porcine animals coming from a holding officially recognised as applying controlled housing conditions, can only be applied in countries listed in Annex VII to Implementing Regulation (EU) 2015/1375.

Official veterinarian

Name (in capital letters)

Date

Qualification and title

Stamp

Signature

Signature of Official Veterinarian or Official Inspector