

Import of Composite Products for Human Consumption

Import Information Note (IIN) CP/1

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1. Important Information

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

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

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

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

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

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

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

https://www.gov.uk/guidance/importing-animals-animal-products-and-high-risk-food-and-feed-not-of-animal-origin-from-1-january-2021#import-from-an-eu-country-from-1-january-2021

2. Scope

Import conditions for composite products for human consumption from Third Countries.

"Composite Products" are defined in Article 2(a) of <u>Retained EU Decision 2007/275</u> as "a foodstuff intended for human consumption that contains both processed products of animal origin and products of plant origin and includes those where the processing of primary product is an integral part of the production of the final product".

References to Great Britain in this Import Information Notes also include Channel Islands and Isle of Man.

References to trading partners includes non-EU, EU and EFTA countries. Import requirements from non-EU and EU countries will be differentiated, where required, in this Import Information Note.

Information regarding transits can be found on gov.uk: https://www.gov.uk/guidance/transiting-animals-and-animal-products-through-great-britain

3. Production standards

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

- The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) Regulations 2020 and The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) (No. 2) Regulations 2020 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption;
- <u>Retained EU Regulation 178/2002</u> laying down the general principles and requirements of food law, and laying down procedures in matters of food safety;
- Retained EU Regulation 852/2004 on the hygiene of foodstuffs;
- Retained EU Regulation 853/2004 laying down specific rules for food of animal origin;
- Retained EU Regulation 2017/625 laying down specific rules for the organisation of
 official controls on products of animal origin intended for human consumption; and on
 official controls performed to ensure the verification of compliance with feed and food
 law, animal health and animal welfare rules.

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

4. Country of origin

Composite products containing meat products must come from a country and where applicable, the region, approved to export that type of meat product to Great Britain.

Composite products containing half or more of their substance of any one processed product of animal origin (POAO) other than meat products must come from a country approved to export that POAO to Great Britain.

However, any milk product included in any composite product shall only be derived from a country listed in Annex 1 to the Milk and Dairy Regulation (see below) as approved to export milk to Great Britain and the milk must have been treated/processed as indicated in that Annex.

Lists (as amended) of approved countries are laid down in:

- Retained EU Decision 2007/777 meat products
- Retained EU Regulation 605/2010 milk and dairy products;
- Retained EU Regulation 798/2008 egg products;
- <u>Retained EU Regulation 2019/626</u> fishery products, gelatine, highly refined products such as glucosamine and some amino acids, honey, frogs' legs, snails and Royal jelly

Meat products and dairy products used in composite products referred to above must have been originated from:

- The same country as the composite product; or
- Great Britain; or
- Another third country that has a similar health status i.e.
 - 1. meat products can only come from an 'A treatment' country (Retained EU Decision 2007/777) and go to another 'A treatment' country;
 - 2. dairy products can only come from one 'column A' or 'column B' country (Retained EU Regulation 605/2010) where the third country in which the composite product is produced is also authorised under the same conditions.

In addition, the country of origin of the ingredients used must be listed for the appropriate species in <u>Retained EU Decision 2011/163</u> (as amended) on the approval of residue monitoring plans submitted by third countries.

5. Approved establishments

If the composite product is manufactured in a separate establishment to that of the POAO, the composite product does not have to come from an approved establishment (however, the POAO must come from an approved establishment). If the POAO and the final composite product are produced in the same establishment, then that establishment would have to be approved.

If a composite product is made using raw animal product which is processed during manufacture of the composite product, the establishment manufacturing the composite product must be approved

The following POAOs must come from an approved establishment:

- Any meat product;
- Any other processed product of animal origin, where the POAO makes up half or more
 of the substance of the composite product (NOTE: this does not apply where the pure
 POAO does not have to come from an EU approved establishment e.g. honey); and
- Dairy products if the composite product is not shelf stable at ambient temperature and/or does not meet the requirements of Article 6 of Commission Decision 2007/275/EC, regardless of the amount of the dairy content in the product.

Consolidated lists of approved plants are available on data.gov.uk.

https://data.gov.uk/dataset/4698a65d-1a3b-42d1-981e-df869e04185b/export-of-animals-and-animal-products-to-the-uk

6. Health certification/documentation

The following composite products must be accompanied by the health certificates described below. Composite products containing:

- any amount of processed meat product as referred to in article 4(a) of Retained EU Decision 2007/275;
- half or more of any one processed POAO as referred to in article 4(b) of Retained EU Decision 2007/275;
- less than half of their substance of processed milk product where the final composite products do not meet the requirements of Article 6 of Retained EU Decision 2007/275 as referred to in article 4(c) of Retained EU Decision 2007/275.

The health certificate for composite products containing processed meat, milk, fish and eggs can be found on GOV.UK(*).

https://www.gov.uk/government/publications/composites-health-certificates

(*) Please note that this requirement will not come into force for animal products coming from EU and EFTA countries until 1 July 2022, unless the products imported are subject to safeguard measures - see section 12.

The health certificates for composite products containing any other processed POAO as indicated in Article 3 of Retained EU Regulation 28/2012 are laid down in other relevant

legislation. Where no health certificate is laid down, the consignment should be accompanied by a commercial document.

7. Special arrangements for New Zealand

The UK New Zealand Agreement on Sanitary Measures Applicable to Trade in Live Animals and Animal Product No. 1/2019 permits the application of <u>EU Decision</u> 2015/1084. Annex V of the Decision provides the certification requirements. Products for which full equivalence have been agreed, must be accompanied by the model health certificate referred to in <u>EU Decision 2015/1901</u>. Model Health Certificate is on gov.uk:

https://www.gov.uk/government/publications/other-live-animals-health-certificates

8. Health and identification marks

Composite products manufactured using previously processed animal products do not have to bear an identification mark, and they only require the establishment of origin of the final composite product to be registered.

However, if the POAO and the final composite product are produced in the same establishment it must have an identification mark in accordance with Retained EU Regulation 853/2004 and 2017/625. The identification mark shows the approval number of the approved premises together with an abbreviation for the country of origin. The mark must be applied directly to the product or to the wrapping or packaging before the product leaves the establishment.

9. Specified risk material (SRM)

Meat products derived from bovine, ovine or caprine animals must meet the relevant requirements of <u>Retained EU Regulation 999/2001</u>, which lays down the rules for the prevention, control and eradication of TSEs.

In addition, <u>Retained EU Decision 2007/453</u> categorises the countries or regions, according to their BSE risk.

10. Pre-notifications of imports

From 1 January 2022, you must notify the Animal Plant Health Agency (APHA) of imports from the EU to Great Britain (GB) of products of animal origin, unless it is <u>exempt</u>. Please use the Import of products, animals, food and feed system (IPAFFS).

You must submit your notification in IPAFFS at least one working day before your consignment is due to arrive. You can submit your notification up to 30 days in advance.

Further information regarding IPAFFS is available on GOV.UK.

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

11. Veterinary checks

The following composite products are subject to veterinary checks:

Composite products containing:

- any amount of processed meat product as referred to in article 4(a) of Retained EU Decision 2007/275;
- half or more of any one processed POAO as referred to in article 4(b) of Retained EU Decision 2007/275;
- less than half of their substance of processed dairy product where the final composite products do not meet the requirements of Article 6 of Retained EU Decision 2007/275 as referred to in article 4(c) of Retained EU Decision 2007/275.

This includes those listed in Annex I of this Import Information Note.

The following composite products are not subject to veterinary checks:

- Those listed in Annex II of this Import Information Note; and
- Those composite products that meet the requirements of Article 6 of Retained EU
 Decision 2007/275 (which includes but not limited to the requirement that they are shelf
 stable at ambient temperature or have clearly undergone in their manufacture a complete
 cooking or heat treatment process throughout their substance, so that the raw product is
 denatured).

However, any milk used to manufacture these products must come from an approved country and treated in accordance with the requirements of Retained EU Regulation 605/2010. Checks to establish this may be carried out at the port/airport or inland as part of general Food Law checks.

Until 1 July 2022, imports from the EU, and certain imports from Greenland and EFTA countries, do not need to enter Great Britain via a BCP and are not subject to veterinary checks at the border.

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

Consignments from trading partners (other than the EU, and some imports from Greenland and EFTA countries) may only be imported through an approved BCP. The person responsible for the consignment must give notice of the proposed entry of the consignment

at least one working day before arrival (with a derogation to 4 hours before arrival if there are logistical constraints). The notification shall be made to the inspection staff at the BCP using the Import of products, animals, food and feed system (IPAFFS). Further information regarding IPAFFS can be found on <u>GOV.UK</u>. BCP checks will be required on EU goods from 1 July 2022.

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

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

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

The Trade in Animals and Related Products Regulations (England) 2011 (<u>TARP 2011</u>) and EU Exit amendments to TARP 2011 can be found <u>here.</u>

12. EFTA countries and Greenland

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

Greenland and Faroe Islands must continue to apply the non-EU import regime for POAO and Composite products that do not contain fish. If the composite product contains fish as the only POAO ingredient, then they may follow the same requirements and controls applying to products from EU Member States.

13. Safeguard measures

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

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

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

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

14. Legislation.gov.uk

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

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

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

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

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

- The Import of, and Trade in, Animals and Animal Products (Miscellaneous Amendments) (EU Exit) Regulations 2020
- The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) Regulations 2020
- The Official Controls (Animals, Feed and Food, Plant Health etc.) (Amendment) (EU Exit) (No. 2) Regulations 2020
- The Aquatic Animal Health and Alien Species in Aquaculture, Animals, and Marketing of Seed, Plant and Propagating Material (Legislative Functions and Miscellaneous Provisions) (Amendment) (EU Exit) Regulations 2020
- The Animals, Aquatic Animal Health, Invasive Alien Species, Plant Propagating Material and Seeds (Amendment) (EU Exit) Regulations 2020
- The Trade in Animals and Animal Products (Legislative Functions) and Veterinary Surgeons (Amendment) (EU Exit) Regulations 2019

EU Exit amendments to Regulations 206/2010, 605/2010, 798/2008, 2019/626 and Decision 2007/275 can be found on the first link: The Import of, and Trade in, Animals and Animal Products (Miscellaneous Amendments) (EU Exit) Regulations 2020

Texts provided in this section are intended for information only. Please note that these texts have no legal value. For legal purposes please refer to the texts published in legislation.gov.uk.

Further information on changes in relation to EU legislation and UK law can be found on legislation.gov.uk. Please continue to use legislation.gov.uk to find EU retained law applicable to Great Britain. Please avoid using the EU Commission website for information on imports into Great Britain.

15. Other important advice and guidance

Importers are also directed to the flowchart and Q & A on the Food Standards Agency's website for further information to help classify your composite product and its import requirements.

Food Standards Agency Composite Products

16. Contact for further information

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

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

Email: lmports@apha.gov.uk

Telephone: 03000 200 301

Annex I

List of Composite Products subject to official controls as referred to in Article 3 of Retained EU Decision 2007/275.

This list sets out composite products according to the goods nomenclature in use in Great Britain to determine the selection of consignments that must be submitted to official controls at a border control post.

TABLE

Without prejudice to the rules for the interpretation of the CN, the wording for the description of goods in column 2 is considered to be of indicative value only, since the goods covered by this Decision are determined, within this Annex, by CN codes.

Where there is an 'Ex' symbol in front of a CN code, the goods covered by this Decision are determined by the scope of the CN code and by that of the corresponding description in column (2) and the qualification and explanation in column (3).

CHAPTER 15

Animal or vegetable fats and oils and their cleavage products; prepared edible fats; animal or vegetable waxes

General remarks

All animal derived fats and oils. Specific requirements for the following products are set out in Annex XIV to Regulation (EU) No 142/2011:

- 1. rendered fats and fish oils in Row 3 of Table 1 of Section 1 of Chapter I;
- 2. rendered fats from Category 2 materials for certain purposes outside the feed chain for farmed animals (for example oleo chemical purposes) in Row 17 of Table 2 of Section 1 of Chapter II;
- 3. fat derivatives in Row 18 of Table 2 of Section 1 of Chapter II.

Fat derivatives include first stage products derived from fats and oils when in their pure state produced by a method set out in point 1 of Chapter XI of Annex XIII to Regulation No 142/2011.

Derivatives mixed with other materials are subjected to veterinary checks.

Notes to Chapter 15 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

- 1. This chapter does not cover:
 - (a) pig fat or poultry fat on heading 0209;
 - (b) cocoa butter, fat and oil (heading 1804);
 - (c) edible preparations containing by weight more than 15 % of the products of heading 0405 (generally Chapter 21);
 - (d) greaves (heading 230) or residues of headings 2304 to 2306;
- Heading 1518 does not cover fats or oils or their fractions, merely denatured, which are classified in the heading appropriate to the corresponding undenatured fats and oils and their fractions.
- 4. Soap stocks, oil foots and dregs, stearin pitch, glycerol pitch and wool grease residues fall in heading 1522.

Extract from the Harmonised System Explanatory Notes

Heading **1516** covers animal and vegetable fats and oils, which have undergone a specific chemical transformation of a kind mentioned below but have not been further prepared.

The heading also covers similarly treated fractions of animal or vegetable fats and oils.

Hydrogenation, which is affected by bringing the products into contact with pure hydrogen at a suitable temperature and pressure in the presence of a catalyst (usually finely divided nickel), raises the melting points of fats and increases the consistency of oils by transforming unsaturated glycerides into saturated glycerides of higher melting points.

Heading **1518** covers inedible mixtures or preparations of animal or vegetable fats or oils or of fractions of different fats or oils of the Chapter, not elsewhere specified or included.

This part covers, inter alia, used deep-frying oil containing, for example, rape oil, soya-bean oil and a small quantity of animal fat, for use in the preparation of animal feeds.

CN code	Description	Qualification and explanation
(1)	(2)	(3)
1501	Pig fat (including lard) and poultry fat, other than that of heading 0209 or 1503.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
1502	Fats of bovine animals, sheep or goats, other than those of heading 1503.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
1503 00	oleostearin, oleo-oil and tallow oil, not emulsified or	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
1504	fractions, of fish or marine mammals, whether or not	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
▼ M3		
1505 00		▶ M4 Composite products only (see Articles 4 and 6 of this Decision).

	therefrom (including lanolin).	For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
▼ M2		
1506 00 00	and their fractions, whether	► M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
1516 10	their fractions, partly or wholly hydrogenated, inter- esterified, re-esterified or	For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
Ex 15 17	or preparations of animal or vegetable fats or oils or of fractions of different fats or	For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
Ex 1518 00 91	oils and their fractions, boiled, oxidised, dehydrated, sulphurised,	
▼ M3		
Ex 1518 00 95	preparations of animal or of	► M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀

Ex 1518 00 99	Other.	► M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
▼ M2		
1521 90 91	Raw beeswax and other insect waxes.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
1521 90 99	waxes, whether or not	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀
Ex 1522 00	from the treatment of fatty	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (¹). ◀

(1) Retained EU Regulation 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal byproducts and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC

CHAPTER 16

Preparations of meat, of fish or of crustaceans, molluscs or other aquatic invertebrates

This chapter covers composite products containing processed animal products.

Notes to Chapter 16

- 1. This chapter does not cover meat, meat offal, fish, crustaceans, molluscs or other aquatic invertebrates prepared or preserved by the process specified in Chapter 2 or 3 or heading 0504.
- 2. Food preparations fall in this chapter provided that they contain more than 20 % by weight of sausage, meat, meat offal, blood, fish or crustaceans, molluscs or other aquatic

invertebrates, or any combination thereof. In cases where the preparation contains two or more of the products mentioned above, it is classified in the heading of Chapter 16 corresponding to the component or components which predominate by weight. These provisions do not apply to the stuffed products of heading 1902 or to the preparations of heading 2103 or 2104.

For preparations containing liver, the provisions of the second sentence shall not apply in determining the subheadings within heading 1601 or 1602.

		,	
CN code	Description	Qualification and explanation	
(1)	(2)	(3)	
1601 00	Sausages and similar products, of meat, meat offal or blood; food preparations based on these products.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀	
1602	Other prepared or preserved meat, meat offal or blood.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀	
▼ M3			
1603 00	Extracts and juices of meat, fish or crustaceans, molluscs or other aquatic invertebrates.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀	
Ex 16 04	Prepared or preserved fish; caviar and caviar substitutes prepared from fish eggs:	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀	

Ex 16 05 Crustaceans, molluscs and other aquatic invertebrates, prepared or preserved:

► M4 Composite products only (see Articles 4 and 6 of this Decision).

For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1).

► M4 Composite products only (see Articles 4 and 6 of this Decision).

▼M2

(1) Commission Implementing Regulation (EU) 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal by-products and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

CHAPTER 17

Sugars and sugar confectionery

Notes to Chapter 17 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

1. This chapter does not cover: chemically pure sugars (other than sucrose, lactose, maltose, glucose and fructose) or other products of heading 2940;

CN code	Description	Qualification and explanation
(1)	(2)	(3)
▼ M3		
	Other sugars, including chemically pure lactose, maltose, glucose and fructose, in solid form; sugar syrups not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀

(1) Commission Implementing Regulation (EU) 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal by-products and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

▼M3

CHAPTER 18

Cocoa and cocoa preparations

General remarks

This chapter covers animal products and composite products containing processed animal products.

Notes to Chapter 18 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

This chapter does not cover the preparations of heading 0403, 1901, 1904, 1905, 2105, 2202, 2208, 3003 or 3004.

CN code	Description	Qualification and explanation
(1)	(2)	(3)
Ex 18 06	Chocolate and other food preparations containing cocoa.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀

(1) Retained EU Regulation 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal byproducts and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

CHAPTER 19

Preparations of cereals, flour, starch or milk; pastry cooks' products

This chapter covers composite products containing processed animal products and food preparations containing unprocessed animal products.

Heading 1902 [pasta, whether or not cooked or stuffed (with meat or other substances) or otherwise prepared, such as spaghetti, macaroni, noodles, lasagne, gnocchi, ravioli, cannelloni; couscous, whether or not prepared] covers only animal products contained in products of subheadings 1902 11, 1902 20, 1902 30 and 1902 40.

Heading 1902 covers cooked or pre-cooked culinary preparations containing animal products as set out for composite products in Articles 4 to 6 of Decision 2007/275/EC.

Notes to Chapter 19 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

1. This chapter covers in the case of stuffed products of heading 1902, food preparations containing more than 20 % by weight of sausage, meat, meat offal, blood, fish, or crustaceans, molluscs or other aquatic invertebrates, or any combination thereof (Chapter 16);

CN code	Description	Qualification and explanation
(1)	(2)	(3)
▼ M3		
Ex19 01	Malt extract; food preparations of flour, groats, meal, starch or malt extract, not containing cocoa or containing less than 40 % by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included; food preparations of goods of headings 0401 to 0404, not containing cocoa or containing less than 5 % by weight of cocoa calculated on a totally defatted basis, not elsewhere specified or included.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
▼ M2		

	T	T
1902 11 00	Uncooked pasta, not stuffed or otherwise prepared, containing eggs.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
1902 20 10	Stuffed pasta, whether or not cooked or otherwise prepared containing more than 20 % by weight of fish, crustaceans, molluscs or other aquatic invertebrates.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
1902 20 30	Stuffed pasta, whether or not cooked or otherwise prepared containing more than 20 % by weight of sausages and the like, of meat and meat offal of any kind, including fats of any kind or origin.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
Ex 1902 20 91	Cooked stuffed pasta.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
Ex 1902 20 99	Other [other stuffed pasta, not cooked].	►M4 Composite products only (see Articles 4 and 6 of this Decision).

		For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
Ex 1902 30	Other pasta than pasta of subheadings 1902 11 , 1902 19 and 1902 20 .	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
Ex 1902 40	Couscous.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
▼ M3		
Ex 1904 10 10	Prepared food obtained by the swelling or roasting of maize.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
▼ M2		
Ex 1904 90 10	Prepared food obtained from rice.	►M4 Composite products only (see Articles 4 and 6 of this Decision).

composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀
►M4 Composite products only (see Articles 4 and 6 of this Decision).
For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (2). ◀

▼M2

- (1) Retained EU Regulation No 443/2013 of 7 May 2013 concerning the classification of certain goods in the Combined Nomenclature.
- (2) Retained EU Regulation 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal byproducts and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC.

CHAPTER 20

Preparations of vegetables, fruit, nuts, or other parts of plants

This chapter covers composite products containing processed animal products and food preparations containing unprocessed animal products.

Notes to Chapter 20 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

1. This chapter does not cover: food preparations containing more than 20 % by weight of sausage, meat, meat offal, blood, fish or crustaceans, molluscs or other aquatic invertebrates, or any combination thereof (Chapter 16).

CN code Description	Qualification and explanation
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(1)	(2)	(3)
Ex 20 04	Other vegetables prepared or preserved otherwise than by vinegar or acetic acid, frozen, other than products of heading 2006.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 20 05	Other vegetables prepared or preserved otherwise than by vinegar or acetic acid, not frozen, other than products of heading 2006	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀

(1) Commission Implementing Regulation (EU) 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal by-products and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

CHAPTER 21

Miscellaneous edible preparations

This chapter covers composite products containing processed animal products as set out for composite products in Articles 4 to 6 of Decision 2007/275/EC and food preparations containing unprocessed animal products.

Notes to Chapter 21 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

- 1. This chapter does not cover: food preparations, other than products described in 2103 or 2104, containing more than 20 % by weight of sausage, meat, meat offal, blood, fish or crustaceans, molluscs or other aquatic invertebrates, or any other combinations thereof (Chapter 16).
- 3. For the purposes of heading 2104, the expression 'homogenised composite food preparations' means preparations consisting of a finely homogenised mixture of two or more basic ingredients such as meat, fish, vegetables, fruits or nuts, put up for retail sale as infant food or for dietetic purposes, in containers of a net weight content not exceeding

250 g. For the application of this definition, no account is to be taken of small quantities of any ingredients which may be added to the mixture for seasoning, preservation or other purposes. Such preparations may contain a small quantity of visible pieces of ingredients.

Additional notes: Other food preparations presented in measured doses, such as capsules, tablets, pastilles and pills, and which are intended for use as food supplements are to be classified under heading 2106, unless elsewhere specified or included.

CN code	Description	Qualification and explanation		
(1)	(2)	(3)		
Ex 2103 90 90	Sauces and preparations therefore; mixed condiments and mixed seasonings; mustard flour and meal and prepared mustard. — Other	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀		
▼ M3	▼M3			
Ex 21 04	Soups and broths and preparations therefore; homogenised composite food preparations.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀		
▼M2				
Ex 2105 00	Ice cream and other edible ice, whether or not containing cocoa.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than		
		composite products, see Annex		

		I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 2106 10	Protein concentrates and textured protein substances.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
▼ M3		
Ex 2106 90 92	Other food preparations not elsewhere specified or included, containing no milk fats, sucrose, isoglucose, glucose or starch or containing, by weight, less than 1,5 % milkfat, 5 % sucrose or isoglucose, 5 % glucose or starch.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 2106 90 98	Other food preparations not elsewhere specified or included.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀

▼M2

(1) Retained EU Regulation 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal byproducts and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

CHAPTER 22

Beverages, Spirits and Vinegar

Notes to Chapter 22 (extract from the Notes to this Chapter of the Combined Nomenclature (CN) as laid down in Annex I to Regulation (EEC) No 2658/87)

3. For the purposes of heading 2202, the term 'non-alcoholic beverages' means beverages of an alcoholic strength by volume not exceeding 0,5 % vol. Alcoholic beverages are classified in headings 2203 to 2206 or heading 2208 as appropriate.

CN code	Description	Qualification and explanation
(1)	(2)	(3)
▼ M3		
Ex 2202 90 91	Other non-alcoholic beverages, not including fruit or vegetable juices of heading 2009 and containing less than 0,2 % by weight of fat obtained from the products of heading 0401 to 0404.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 2202 90 95	Other non-alcoholic beverages, not including fruit or vegetable juices of heading 2009 and containing 0,2 % or more but less than 2 % by weight of fat obtained from the products of heading 0401 to 0404.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 2202 90 99	Other non-alcoholic beverages, not including fruit or vegetable juices of heading 2009 and containing 2 % or more by weight of fat obtained from the products of heading 0401 to 0404.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I

		to Commission Implementing Regulation (EU) 2019/2007 (1). ◀
Ex 2208 70	Liqueurs and cordials.	►M4 Composite products only (see Articles 4 and 6 of this Decision). For products other than composite products, see Annex I to Commission Implementing Regulation (EU) 2019/2007 (1). ◀

(1) Commission Implementing Regulation (EU) 2019/2007 of 18 November 2019 laying down rules for the application of Regulation (EU) 2017/625 of the European Parliament and of the Council as regards the lists of animals, products of animal origin, germinal products, animal by-products and derived products and hay and straw subject to official controls at border control posts and amending Decision 2007/275/EC (OJ L 312, 29.11.2019, p. 1).

CHAPTER 99

Special combined nomenclature codes

Sub-chapter II

Statistical codes for certain specific movements of goods

This chapter covers composite products originating from third countries and delivered to vessels and aircraft within the European Union under customs transit procedure (T1).

CN code	Description	Qualification and explanation
(1)	(2)	(3)
ex 9930 24 00	24 delivered to vessels and	Composite products destined for ship supply as provided for in point (c) of Article 77(1) of Regulation (EU) 2017/625.

ex 99	30 99 00	Goods classified elsewhere	Composite products destined for ship supply
		delivered to vessels and	as provided for in point (c) of Article 77(1) of
		aircraft.	Regulation (EU) 2017/625.

Annex II

List of composite products not subject to official controls as referred to in point (b) of Article 6(1)

This list sets out composite products according to the goods nomenclature in use in the Union that do not need to be submitted to official controls at a border control post.

Notes relating to the table:

Column (1) — CN code

This column indicates the CN code. The CN, established by Regulation (EEC) No 2658/87, is based on the international Harmonised Commodity Description and Coding System (HS) drawn up by the Customs Cooperation Council, now the World Customs Organisation (WCO), adopted by the International Convention, concluded in Brussels on 14 June 1983 and approved on behalf of the European Economic Community by Decision 87/369/EEC ('the HS Convention'). The CN reproduces the headings and subheadings of the HS to six digits, with only the seventh and eighth figures creating further subheadings which are specific to it.

Where a four-digit code is used: unless otherwise specified, all composite products prefixed with or covered by these four digits are not required to be submitted to official controls at a border control post.

Where only certain specified products under any four, six or eight digit code contain animal products and no specific subdivision under this code exists in the CN, the code is marked **ex** (for example, **ex 2001 90 65 :** veterinary checks not required for the products outlined in Column (2)).

Column (2) — Explanation

This column gives details of the composite products covered by the derogation from official controls at border control posts. When necessary, official staff at border control posts must assess the ingredients of a composite product and specify, if the animal product contained in the composite product is sufficiently processed so as to not require the official checks provided for in Union legislation.

CN Codes	Explanations
(1)	(2)

	Confectionery (including sweets) and chocolate, containing less than 50 % of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision.
1902 19, 1902 30, 1902 40	Pasta and noodles not mixed or filled with processed meat product; containing less than 50 % of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision.
1905 10, 1905 20, 1905 31, 1905 32, 1905 40, 1905 40 10, 1905 90 10, 1905 90 20, 1905 90 30, 1905 90 45, 1905 90 55, 1905 90 60, ex 1905 90 90;	Bread, cakes, biscuits, waffles and wafers, rusks, toasted bread and similar toasted products; containing less than 20 % of processed dairy and egg products and treated as provided for in Article 6(1)(a) of this Decision. 1905 90 covers only dry and brittle products.
ex 2001 90 65, ex 2005 70 00 ex 16 04	Olives stuffed with less than 20 % fish Olives stuffed with more than 20 % fish
ex 2104 10 and ex 2104 20	Soup stocks and flavourings packaged for the final consumer, containing less than 50 % of fish oils, fish powders or fish extracts and treated as provided for in Article 6(1)(a) of this Decision.
ex 2106 10, ex 2106 90	Food supplements packaged for the final consumer, containing small amounts (in total less than 20%) of processed animal products (including glucosamine, chondroitin and/or chitosan) other than meat products.



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Any enquiries regarding this publication should be sent to us at:

Animal and Plant Health Agency
Centre for International Trade - Carlisle
Eden Bridge House
Lowther Street
Carlisle
CA3 8DX

Email: lmports@apha.gov.uk

www.gov.uk/apha

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