DEPARTMENT FOR ENVIRONMENT, FOOD AND RURAL AFFAIRS

ANIMAL HEALTH ACT 1981

IMPORTATION OF ANIMAL PRODUCTS AND POULTRY PRODUCTS ORDER 1980 (AS AMENDED)

IMPORT LICENCE

The Secretary of State for Environment, Food and Rural Affairs, by this licence issued under the terms of Article 4 of the Importation of Animal Products and Poultry Products Order 1980 authorises

Research and diagnostic samples (cell cultures, cell lines, antibodies, prepared microscope slides, extracted DNA samples, embryonic stem cells) derived from animals of the Order Primates born and bred in laboratories and that are not known or suspected to be infected with pathogens controlled under the Specified Animal Pathogens Order 2008 (SAPO).

Please note this authorisation excludes samples intended for resale*.

*see Condition 5

from

Any third country

Country of Origin

at

Any port or airport in England.

Port of Entry

until revoked by the Secretary of State by notice to the person to whom it is issued.

Dated 31st March 2014

On behalf of the Secretary of State for the Environment, Food and Rural Affairs
CONDITIONS ATTACHED TO THIS LICENCE

1. Each consignment must be accompanied by a copy of this licence and a commercial document signed by a veterinarian or director of the laboratory/establishment of origin in the exporting country on company letter headed paper and dated no less than 2 months from the date of import of each consignment confirming:

   • The description of product and quantity of product to be imported;
   • The name and address of consignor and consignee;
   • The name and address of establishment of production of the product;
   • The country of origin;
   • That none of the material to which this licence relates is intended to be used for human or animal consumption in any circumstances;
   • The product is free of any pathogens controlled under the Specified Animal Pathogens Order 2008 (SAPO).

2. The packaging must be clearly labelled to indicate the nature and use as a technical product intended for technical purposes and also labelled “Not for use as food or feed”.

3. Be securely packaged or sealed in clean/new containers;

4. The consignment or its packaging must not be allowed to come into contact with any ruminating animals, swine, poultry, primates or horses.

5. Products must NOT under any circumstances be supplied to a third party as a commercial transaction or used for the creation/ manufacture of a product for commercial resale.

6. If at any time the importer/user is unable to meet the conditions of the authorisation, or discovers any animal pathogen controlled under the Specified Animal Pathogens Order 2008 (SAPO) in the imported material, work must be suspended immediately and the facts reported at once to your local AHVLA office.

NOTES

1. Nothing in this licence gives exemption from any prohibition or restriction imposed by any other legislation including: the Official Feed and Food Controls (England) Regulations 2009, the provisions of the Food Safety Act 1990 and Regulations made under it, the Animal By Products (Enforcement) England Regulations 2013, the Marketing Authorisations for Veterinary Medicinal Products Regulations 1994, the Control of Substances Hazardous to Health, the Air Navigation (Dangerous Goods) Regulations 2002, the Control of Trade in Endangered Species (Enforcement) Regulations 1997 or by any regulation superseding or amending the same.

2. This licence is granted under animal health import legislation and gives no exemption from any prohibition, regulation or restriction imposed by any other Government Department or Agency.

3. Please note that this licence is current at the time of its issue. Importers should check the website to ensure conditions for import have not changed.

4. Any products imported under this licence and associated paperwork shall be made available if so required for inspection by an Officer of the Animal Health and Veterinary Laboratories Agency (AHVLA) at any place nominated by him/her for such inspection. The importer or his agent shall afford all assistance necessary to such an officer to enable him/her to carry out the inspection in such a manner as he/she shall determine and the importer shall be responsible for meeting any costs of carrying out such an inspection.

5. Research and diagnostic samples are defined in Annex I of Regulation (EU) No 142/2011 as ‘Animal by-products and derived products intended for the following
purposes: examination in the context of diagnostic activities or analysis for the promotion of progress in science and technology, in the context of educational or research activities'.

6. Any subsequent use of research and diagnostic samples for purposes other than those referred to in point 5 above shall be prohibited.

7. In addition, please note that there are statutory requirements on the importer under the following legislation:

- The Control of Substances Hazardous to Health (2002) (COSHH)
- Management of Health and Safety at Work Regulations (1999)
- Health and Safety at Work Act (1974)

8. It is the importer's responsibility to:

- Provide the required information on the active components/content of the substance for import and if this is potentially hazardous to health provide, where appropriate, sufficient information by means of a Material/Chemical Safety Data Sheet to allow adequate risk assessment by the end user
- Provide any other relevant information for the end user, including disposal requirements following use of the product
- Measures to be taken if the end user is exposed to the substances contained in the product.

**CAUTION**

It is the importer's responsibility to ensure that any import covered by this licence complies with the terms and conditions as set out.

Any breach of any conditions attached to this licence will constitute an offence against the Animal Health Act 1981.

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**CONTACT FOR FURTHER INFORMATION:**

Centre for International Trade – Carlisle
Animal Health and Veterinary Laboratories Agency (AHVLA)
Hadrian House
Wavell Drive
Rosehill Industrial Estate
Carlisle
CA1 2TB

Tel: 01228 403600 option 3
Fax: 01228 591900
e-mail imports@ahvla.gsi.gov.uk