

RURAL PAYMENTS AGENCY

Lancaster House, Hampshire Court, Newcastle upon Tyne, NE4 7YH

13 March 2018

NOTICE TO TRADERS 06/18

IMPORTS OF RICE UNDER COMMISSION REGULATION (EU) No. 1273/2011

Introduction

This notice explains how the rules are applied to this quota and how to apply for a licence. It also advises you of the amounts available in the April quota period for semi milled and wholly milled rice. Details of the quantities available are outlined in Annex 1 of this notice.

Proof of Trade

The following proofs must be supplied to be eligible for a rice quota licence, and if you do not have proof of trade as per below you are not eligible and cannot apply.

You must be established and registered for VAT in the Member State where you apply. You must inform us of your current VAT registration number, which can be provided on the quota licence application. However, if your company is part of a group VAT registration number then we require a hard copy of your current VAT certificate to be received before the quota deadline.

If this is your first application of the quota year you must provide evidence to prove that you have imported rice at least once during:-

- The 12 month period immediately prior to the time of application; and
- The 12 month period immediately prior to that.

HMRC agents or representatives cannot apply for import licences under these quota arrangements.

Note: For the full procedures on providing proof of trade and applying for licences please refer to Notice to Traders $\frac{25/17}{1}$. If you do not follow the rules of the scheme your application will be rejected.

Applications

Quota applications must be received within the first 10 working days of April 2018. It is your responsibility to ensure that the application, and all supporting documentation, is correct at the time of submission and must be received by the RPA no later than this date.

Note: We will reject any applications where securities and/or proof of trade are received after 13 April 2018.

We advise you to use the latest version of the application form, which you can find here. You can also find information on the changes to licensing rules in Notice to Traders 38/16.

You can submit applications either by post, fax or e-mail. Our fax number is 03300 416 501. The e-mail address for licence applications is trader@rpa.gsi.gov.uk

Your application must not exceed the quantity available in each sub-period for the country of origin of product for which you are applying.

Box 24 must contain an entry. Details of the required entry can be found in Annex 1 of this notice.

Applications for rice originating in Thailand, Australia or the United States under Articles 1(1)(a) and 1(1)(c) of Regulation (EU) No. 1273/2011 must be accompanied by the original export licence. The licence must have been completed in accordance with the model set out in Annexes II, III and IV of Regulation (EU) No. 1273/2011 and issued by the competent body in these countries.

The completion of sections 7, 8 and 9 of the Thai export licence is optional.

Applicants must not lodge more than one import licence application for the same quota order number in the same sub-period, unless it is accompanied by an export licence.

Note: If you lodge more than one application for the same quota order number, all your applications will be rejected.

Security

Security of €46 per tonne must be lodged with each licence application. You can find further information on how to lodge your security here.

Issuing Licences

The European Commission will notify us of the quantity for which licences may be issued within 2 weeks of the application deadline (this may be less than the quantity applied for). Where this reduces the quantity to be issued to less than 20 tonnes, lots will be drawn.

If the quantity of your licence has been reduced to less than 20 tonnes, you may withdraw your licence application within 2 working days of when the reduction is set.

When we have been notified by the Commission of the quantity allocated, we will issue a licence within 3 working days.

Your licence will have a 5% upward tolerance. However, the reduction in duty will only be valid for the quantities shown in sections 17 and 18 of your licence.

Import licences will be valid from the day of issue plus three months. Where an electronic licence is issued, an e-mail can be sent to inform you of its issuance. To receive this e-mail notification you must have already completed the 'E-mail Acknowledgements'.

from the Stationery Office website.

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i you have any questions regarding this notice, as follows:
Our telephone helpline number – 03300 416 500

Our fax number – 03300 416 501

ail contact – trader@rpa.gsi.gov.uk You can also access Official Journals electronically by visiting the Commission's Europa

Annual Quota and Sub-periods

1. Semi-milled or wholly milled rice under CN Code 1006 30 imported at zero duty as follows:-

Country of Origin	Order Number	Subperiods (quantities in kilogrammes)			
		April	July	September	October
United States	09.4127	23,336,114	9,680,000	-	
Thailand	09,4128	11,138,758	5,364,000	-	
Australia	09.4129	1,019,000	1	-	
Other Origins	09.4130	1,805,000	1	-	
All Countries	09.4138	hix			*(1)

*(1) Quota not allocated in the September sub-period will be carried over to October. Successful licence applications are valid from the date of issue until the end of the

(Implementing Regulation (EU) No 1273/2011).

- Applications from Thailand, Australia and the United States must be accompanied by an original copy of an export licence, examples at Annexes II, III and IV of Regulation (EU) No 1273/2011.
- · To clear your goods under the quantities from Other Countries you must present a certificate of origin to HM Revenue & Customs.
- Applications valid until the end of the third month following issue.

Checklist for your reference prior to submission of a rice quota import licence application

Presenting a correct application will assist us in the processing of your quota import licence.

Before submitting your application, check the following details are correct:-

- Is the quota order number correct for the commodity code and country, which you have applied for?
- Check the rate of security used is correct, i.e. €46, €30 or €5 per tonne.
- Does the security amount calculated cover the quantity applied for?
- Is it the correct description against the required commodity (CN) code?
- Has your proof of trade and a valid VAT certificate been supplied / submitted for the current quota year?
- Is the form signed and dated by an authorised individual?

If you are unsure of any details then the following will provide further information:-

- · ET14 provides the list of descriptions
- · Annex 1 of this NTT.
- shown is Import Licencing section contact details are shown in the NTT.