



Rural Payments
Agency

21 December 2020

Notice to Traders 40/20

Changes to Licences managed by WTO and Preferential Import Tariff Rate Quotas in the UK from 1 January 2021

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1. Introduction

This notice provides information on the WTO and preferential import tariff rate quotas applicable in the UK from 1 January 2021.

The principal procedures of the quota system remain largely unchanged.

However, this notice gives details of where the procedures will change under new UK legislation.

Import Tariff Rate Quota (TRQ) order numbers for which this notice applies are listed in Annex I.

2. Proof of Trade

Where proof of trade is required in Annex I, you must provide evidence to show that you have imported at least 25 tonnes:

- of goods of the same description as those specified on the licence application for those quotas which require a reference quantity and/or declaration of independence (see details in Annex I attached) or
- in any other case, of goods of a description falling within the same sector of the Proof of Trade Table as those specified on the licence application.

The Proof of Trade Table can be found at Annex V.

Products must be imported into the UK, however transitional measures in paragraph 16 allow products imported into the EU before the end of the transition period on 31 December 2020, to be eligible as proof of trade. Imports must take place under a GB EORI number.

Proof of trade must cover:

- the 12-month period ending two months before the first application can be submitted for the quota period, and
- the 12-month period immediately prior to that.

Example:

Quota start date – 1 June 2021

Date of application – 1 May 2021

First 12-month period – 1 March 2020 to 28 February 2021

Second 12-month period – 1 March 2019 to 28 February 2020

However, for the quota marked 'BV1' in Annex I, proof of trade must only cover the 12 month period ending two months before the first application can be submitted for the quota period.

Proof of trade may include:

- Customs documentation (endorsed C88), or
- a used import licence (endorsed by HMRC), or the electronic equivalent.

3. Applying for a licence

New UK licence application forms will be uploaded onto Gov.UK ready for 1 January 2021. Licence applications from 1 January 2021 onwards should be made using the new application form.

You may submit your quota application during the first seven days of the month before the beginning of the quota period and, importantly, we must receive your application by no later than the last working day of this seven day period. However, for quotas starting in January, your application must be received during the seven days starting 17 November and ending on the last working day of this period.

Please note: For quota periods starting on 1 January 2021, the application window will be 1 – 7 January 2021. Licences will be issued as soon as possible after this date and will be valid from the day of issue.

Working days do not include Saturdays, Sundays, Bank Holidays, Good Friday or Christmas Day.

You can only submit one application per quota order number per month. However, you may submit more than one application if the application is for different commodity codes, countries of origin, or quota duty rates within an order number, and they will be treated as one application if they are made at the same time.

Licence applications for which a Certificate of Authenticity or an Inward Monitoring Arrangement certificate is required in Annex I can be submitted at any time.

If there is a quota quantity remaining, applications may be submitted during the first seven days of the subsequent months and your application must be received no later than the last working day of each seven day period.

4. Import Rights

Quotas falling under the following order numbers are no longer managed by the process of allocating import rights and will now be managed by import licence only:

09.4003
09.4215
09.4254
09.4255
09.4256
09.4258
09.4259

5. Suspension/cancellation of Licence Applications

A notification will be published on Gov.uk suspending applications for licences for any quota if the available quantity for the relevant period has been fully allocated.

However, if any quantity becomes available before the end of the relevant quota period, a further notification will be published cancelling the suspension of applications for that quota.

You can withdraw your import licence application at any time before 17:00 on the last working day of the TRQ application period.

6. Licence Security

The licence security, as detailed in Annex I, must be received within the same time limit as applications. **All securities must be in £ sterling and you may need to set up a sterling guarantee to cater for this.**

Please note the €500 and €100 security waivers will no longer apply to applications submitted under the new legislation.

7. Reference Quantity

Licence applications, for certain quotas detailed in Annex I, will be subject to a reference quantity. The application must not exceed your reference quantity or, if it concerns a sub-period, must not exceed the proportion of the reference quantity corresponding with the sub-period.

Example:

Reference quantity – 1000kg
Sub period split – 30% /30% /20% /20%
Reference quantity split – 300kg /300kg /200kg/ 200kg

The reference quantity is the average annual quantity of goods imported during:

- the 12-month period ending two months before the first application can be submitted for the quota period, and
- the 12-month period immediately prior to that.

The reference quantity can only be made up of goods imported where the description, as specified in the Goods Classification table, is the same as the goods subject to the quota concerned.

However, for the quota marked 'BV1' in Annex I, the reference quantity is the quantity of goods imported during the 12-month period ending two months before the first application can be submitted for the quota period. It can also include commodity codes 02010000, 02020000, 02061095 and 02062991.

The requirement for a reference quantity may be suspended if, by the end of the ninth month of the quota period, the total quantity applied for under any of the tariff quotas listed in Annex I is less than the quantity still available. The requirement for a reference quantity may be suspended at any point during the quota period where there are unforeseeable and exceptional circumstances which threaten to cause underutilisation of that tariff quota.

8. Merged Companies

If you wish to merge your companies, you can combine the reference quantities of the companies forming the merger subject to satisfactory evidence being provided to RPA. Please see Annex III for procedures pertaining to merging companies.

9. Declaration of Independence

A declaration of independence will be required for certain quotas detailed in Annex I. It must be submitted with the first licence application of the quota period and must contain:

- a declaration that the applicant is not linked with any other person applying for the same tariff quota; or
- if the applicant is linked with another person applying for the same tariff quota, a declaration that identifies that linked person and evidence that the applicant regularly engages in substantial economic activities with other third parties.

Please see Annex II for specific requirements.

10. Certificate of Authenticity

The original and a copy of the Certificate of Authenticity must be submitted with the licence application.

The certificate must be valid on the date the licence application is submitted.

Once a Certificate of Authenticity has been submitted with a licence application, it cannot be used in conjunction with any other import licence application.

We will keep the original certificate. The licence number and the quantity of goods to be imported will be noted on the copy certificate, and this will be returned to the applicant.

Note: If the certificate is not submitted with the licence application, the licence will not be issued. There is no longer a provision to submit security in lieu of the certificate.

11. Inward Monitoring Arrangement certificate (IMA1)

Licence applications which require an Inward Monitoring Arrangement certificate must be accompanied by the original, and copy, of the certificate.

The certificate must be valid on the date the licence application is submitted.

Once a certificate has been submitted with a licence application, it cannot be used in conjunction with any other import licence application.

We will keep the original certificate. The licence number and the quantity of goods to be imported will be noted on the copy certificate. This will be returned to the applicant.

12. Issue and Validity of Licences

All licences will be issued electronically.

Licences will be issued by the end of the month in which the application was received. However, licences that are valid from 1 January will be issued by 16 December of the preceding year.

Licences will be valid from:

- the first day of the quota period or sub-period for which the application relates to if the application was submitted prior to the start of the quota period or sub-period; or
- the first day of the month following the month the application was received, if the application was submitted during the quota period or sub-period; or

- 1 January of the following year if the application was submitted within the seven days beginning on 17 November.
- The day of issue for quantities transferred from a licence

Licences will be valid until the end of the quota period for which it relates to regardless of whether the quota period is split into sub periods.

Import licences which require a Certificate of Authenticity will be valid for three months from the date of issue of the licence but not beyond the last day of the quota year concerned.

Import licences which required an Inward Monitoring Arrangement certificate will be valid from the date of issue and for the same period as that stated on the certificate but not beyond the end of a quota period.

13. Allocation of Quota

The allocation coefficients will be published on GOV.UK

14. Transfers of Licences

Licences, or a partial quantity of a licence, can be transferred only to companies that have satisfied the proof of trade and declaration of independence requirements, where applicable, as detailed in this notice.

15. Return and Forfeit of Securities

Your licence is considered fully used when you import at least 95% of the licence quantity within the validity period of the licence.

If you are unable to use all or part of your licence, the security will be forfeited in proportion to the quantity unused.

If you import less than 5% of the quantity on your licence, the entire security will be forfeit.

If you cannot comply with the details on your licence due to abnormal and unforeseeable circumstances beyond your control, you can ask us to consider the following:

- return of licence security; or
- where a licence is issued using a certificate of authenticity or an IMA1 certificate, extend the validity of the licence to enable the import to take

place. However, the licence validity cannot be extended beyond the end of the quota period.

If you think this applies, you should write to us within 45 days of the end of the licence validity and:

- give us full details of what has happened
- send any supporting documentation which can help to show what happened.

However, if your licence is issued using a CoA or IMA1 and you would like RPA to consider extending the licence validity, you must contact us as soon as possible with the relevant details before your licence expires.

16. Transitional Measures

The following measures will apply to provide continuity during the transition to new UK legislation, in particular for quotas which are part way through the quota year.

Licences issued for quotas listed in part A of the licensing table which are still valid on 1 January 2021, can be used to import goods into the UK only after this date. However, this does not apply where the licence, or partial quantity of the licence has been transferred before 1 January 2021, to a person who does not meet the criteria as an operator.

If you have a licence which is valid at 1 January 2021 and you do not wish to use it, you can return the licence to RPA within one month from 1 January 2021 and request that your security is released without forfeit.

Licences issued for the following quotas which are still valid at 1 January 2021 will have their validity extended until 30 June 2021:

05.4215
05.4254
05.4255
05.4256
05.4258
05.4259
05.4003

If you have import rights for order numbers 05.4258, 05.4259 and 05.4003, you must apply to convert these into a licence before 1 January 2021. Any import rights not converted into a licence by this date will become invalid.

However, an import licence will automatically be issued for import rights allocated for order numbers 05.4215, 05.4254, 05.4255 and 05.4256 with a licence validity of 1 January 2021 until 30 June 2021.

Where a quota is part way through the quota year, RPA will publish a notice, at the latest, within 10 working days from 1 January 2021 to notify you of the quantities available for the remaining sub periods.

Proof of Trade

Evidence of proof of trade may include documentation relating to goods released for free circulation in the EU during the relevant qualifying period, up to 31 December 2020.

For quotas marked PoT 1 in annex I, for the remaining sub periods in the current quota year, proof of trade does not need to meet the GB EORI element. Proof of trade requirements will be 50 tonnes of goods within the same sector of the proof of trade table, released for free circulation in the period of 12 months ending before the first licence application can be submitted, and the 12 months immediately before that period.

For quotas marked PoT 2 in annex I, for the remaining sub periods in the current quota year, proof of trade does not need to meet the GB EORI element. Proof of trade requirements will be 250 tonnes of goods within the same sector of the proof of trade table, released for free circulation in the period of 12 months ending before the first licence application can be submitted, and the 12 months immediately before that period.

For quotas marked PoT 3 in annex I, for the remaining sub periods in the current quota year, proof of trade does not need to meet the GB EORI element. Proof of trade requirements will be 50 tonnes of fruit and vegetables released for free circulation, or 50 tonnes of garlic imported or exported, in the period of 12 months ending before the first licence application can be submitted, and the 12 months immediately before that period.

Reference quantity

Evidence of reference quantity may include documentation relating to goods released for free circulation in the EU during the relevant qualifying period, up to 31 December 2020.

Proof of reference quantity is only required for quota periods starting on or after 1 June 2021.

Declaration of Independence

The declaration of independence is only required for quota periods starting on or after 1 June 2021.

17. Quota volumes

Information on Licence Managed Tariff Rate Quotas, including the individual product volumes and rates can be found in part C of the quota table at the following link:

<https://www.gov.uk/government/publications/reference-documents-for-the-customs-tariff-quotas-eu-exit-regulations-2020>

18. Authority

You can find details of this notice in Statutory Instrument 2020 No. 1432.

19. Enquiries

If you have any questions about this notice, please contact the RPA Trader Team on tel: 03300 416500 or email: trader@rpa.gov.uk

Annex I

List of Quotas

Part A: WTO quotas

(1) Quota number	(2) Amount of security	(3) Ref. quantity	(4) Proof of origin	(5) Proof of trade	(6) CA ⁽¹⁾	(7) IMA1 ⁽²⁾	(8) DoI ⁽³⁾	(9) Export cert.	(10) Sub- Periods
05.4450	£6 per 100kg		Yes		Yes ⁽⁴⁾				
05.4451	£6 per 100kg		Yes		Yes ⁽⁵⁾				
05.4452	£6 per 100kg		Yes		Yes ⁽⁶⁾				
05.4002	£6 per 100kg		Yes						
05.4454	£6 per 100kg		Yes		Yes ⁽⁷⁾				
05.4453	£6 per 100kg		Yes		Yes ⁽⁸⁾				
05.4003 BV1 CF1 ⁽⁹⁾	£6 per 100kg boneless	Yes		Yes					
05.4001	£6 per 100kg		Yes		Yes ⁽⁵⁾				
05.4204	£20 per 100kg		Yes	Yes					
05.4038	£20 per 100kg			Yes					Quarterly
05.4170	£20 per 100kg		Yes	Yes					Quarterly
05.4067 PoT1	£20 per 100kg	Yes		Yes			Yes		Quarterly
05.4068 PoT1	£20 per 100kg	Yes		Yes			Yes		Quarterly
05.4069 PoT1	£20 per 100kg	Yes		Yes			Yes		Quarterly
05.4410	£50 per 100kg	Yes	Yes	Yes			Yes		Quarterly
05.4411	£50 per 100kg	Yes	Yes	Yes			Yes		
05.4412	£50 per 100kg	Yes	Yes	Yes			Yes		
05.4420	£50 per 100kg	Yes	Yes	Yes			Yes		
05.4422	£50 per 100kg	Yes		Yes			Yes		Quarterly
05.4211 PoT1	£10 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾

(1) Quota number	(2) Amount of security	(3) Ref. quantity	(4) Proof of origin	(5) Proof of trade	(6) CA ⁽¹⁾	(7) IMA1 ⁽²⁾	(8) DoI ⁽³⁾	(9) Export cert.	(10) Sub- Periods
05.4212 PoT1	£50 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4213 PoT1	£50 per 100kg	Yes	Yes	Yes			Yes		
05.4195	£35 per 100kg		Yes	Yes		Yes ⁽¹¹⁾			
05.4515	£35 per 100kg		Yes	Yes		Yes ⁽¹¹⁾			Annual ⁽¹²⁾
05.4595	£35 per 100kg			Yes					
05.4514	£35 per 100kg		Yes	Yes		Yes ⁽¹¹⁾			Annual ⁽¹²⁾
05.4513	£10 per 100kg		Yes	Yes		Yes ⁽¹³⁾			Annual ⁽¹²⁾
05.4105 PoT3	£6 per 100kg	Yes	Yes	Yes			Yes		Quarterly
05.4106 PoT3	£6 per 100kg		Yes	Yes					
05.4123	£3 per 100kg		Yes	Yes					
05.4124	£3 per 100kg		Yes	Yes					
05.4125	£3 per 100kg		Yes	Yes					
05.4131	£3 per 100kg			Yes					
05.4148	£4 per 100kg			Yes					
05.4127	£4 per 100kg		Yes	Yes				Yes ⁽¹⁴⁾	Quarterly
05.4128	£4 per 100kg		Yes	Yes				Yes ⁽¹⁵⁾	Quarterly
05.4129	£4 per 100kg		Yes	Yes				Yes ⁽¹⁶⁾	
05.4130	£4 per 100kg		Yes	Yes					
05.4112	£4 per 100kg		Yes	Yes					
05.4116	£4 per 100kg		Yes	Yes					
05.4117	£4 per 100kg		Yes	Yes					
05.4118	£4 per 100kg		Yes	Yes					
05.4119	£4 per 100kg		Yes	Yes					

(1) Quota number	(2) Amount of security	(3) Ref. quantity	(4) Proof of origin	(5) Proof of trade	(6) CA ⁽¹⁾	(7) IMA1 ⁽²⁾	(8) DoI ⁽³⁾	(9) Export cert.	(10) Sub- Periods
05.4166	£4 per 100kg			Yes					
05.4168	£5 per 1000kg			Yes					
05.4149	£5 per 1000kg		Yes	Yes					
05.4150	£5 per 1000kg		Yes	Yes					
05.4152	£5 per 1000kg		Yes	Yes					
05.4153	£5 per 1000kg		Yes	Yes					
05.4154	£5 per 1000kg		Yes	Yes					
05.4217 PoT1	£10 per 100kg		Yes	Yes					Quarterly ⁽¹⁰⁾
05.4218 PoT1	£50 per 100kg		Yes	Yes					Quarterly ⁽¹⁰⁾
05.4251 PoT1	£10 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4214 PoT1	£10 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4215 PoT2	£35 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4216 PoT1	£50 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4252 PoT1	£10 per 100kg		Yes	Yes					Quarterly ⁽¹⁰⁾
05.4254 PoT2	£35 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4260 PoT1	£50 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4253 PoT1	£10 per 100kg		Yes	Yes					
05.4255 PoT2	£35 per 100kg	Yes	Yes	Yes			Yes		Quarterly ⁽¹⁰⁾
05.4256 PoT2	£35 per 100kg		Yes	Yes					Quarterly ⁽¹⁰⁾
05.4263 PoT1	£50 per 100kg	Yes	Yes	Yes			Yes		
05.4258 PoT2	£35 per 100kg		Yes	Yes					
05.4264 PoT1	£50 per 100kg		Yes	Yes					
05.4259 PoT2	£35 per 100kg		Yes	Yes					

(1) Quota number	(2) Amount of security	(3) Ref. quantity	(4) Proof of origin	(5) Proof of trade	(6) CA ⁽¹⁾	(7) IMA1 ⁽²⁾	(8) DoI ⁽³⁾	(9) Export cert.	(10) Sub- Periods
05.4265 PoT1	£50 per 100kg		Yes	Yes					
05.4317	£2 per 100kg		Yes	Yes					
05.4318	£2 per 100kg		Yes	Yes					
05.4320	£2 per 100kg			Yes					
05.4321 CF2 ⁽¹⁷⁾	£20 per 100kg		Yes	Yes					

(1) Certificate of authenticity.

(2) Inward Monitoring Arrangement certificate.

(3) Declaration of independence.

(4) Ministerio de Agricultura, Ganadería y Pesca, Argentina.

(5) Department of Agriculture, Fisheries and Forestry, Australia.

(6) Instituto Nacional de Carnes, Uruguay.

(7) New Zealand Meat Board, New Zealand.

(8) Departamento Nacional de Inspeccao de Productos de Origem Animal, Brazil.

(9) The conversion factor is: 100kg frozen beef bone in = 77kg boneless.

(10) 30% 1 July-30 September; 30% 1 October-31 December; 20% 1 January-31 March; 20% 1 April-30 June.

(11) Ministry for Primary Industries, New Zealand.

(12) Second 6 months and final 3 months reopen for any remaining volume.

(13) Canadian Dairy Commission.

(14) Association for the Administration of Rice Quotas INC, USA.

(15) Department of Foreign Trade, Thailand.

(16) Department of Primary Industries and Energy, Australia.

(17) The conversion factor is: 100kg raw sugar = 94kg of white sugar.

Part B: preferential quotas

(1) Quota number	(2) Amount of security	(3) Ref. quantity	(4) Proof of origin	(5) Proof of trade	(6) CA ⁽¹⁾	(7) IMA1 ⁽²⁾	(8) DoI ⁽³⁾	(9) Export cert.	(10) Sub- Periods
05.4155	£29 per 100kg		Yes	Yes					Biannual
05.4202	£10 per 100kg		Yes		Yes ⁽⁴⁾				
05.4181	£5 per 100kg		Yes		Yes ⁽⁵⁾				
05.4092	£17 per 100kg		Yes	Yes					Quarterly
05.4032	£17 per 100kg		Yes	Yes					
05.4200	£10 per 100kg		Yes		Yes ⁽⁶⁾				

(1) Certificate of authenticity.

(2) Inward Monitoring Arrangement certificate.

(3) Declaration of independence.

(4) Office fédéral de l'agriculture/Bundesamt für Landwirtschaft/Ufficio federale dell'agricoltura, Switzerland.

(5) Asociación Gremial de Plantas Faenadoras Frigoríficas de Carnes de Chile, Chile.

(6) Kosovo.

Annex II

Declaration of Independence

An applicant is linked with another person if the applicant;

- (a) Has close business links with that person,
- (b) Has family ties with that person, or
- (c) Has an important business relationship with that person.

A person (A) has close business links with another person (B) if;

- (i) B is a parent undertaking of A;
- (ii) B is a subsidiary undertaking of A;
- (iii) B is a parent undertaking of a subsidiary undertaking of A;
- (iv) B is a subsidiary undertaking of a parent undertaking of A;
- (v) B owns or controls 25% or more of the voting rights or capital of A; or
- (vi) A own or controls 25% or more of the voting rights or capital of B,

For the purposes of the above, “subsidiary undertaking” and “parent undertaking” have the meanings given in section 1162 of the Companies Act 2006(a), read with Schedule 7 to that Act;

Having ‘family ties’ with another applicant means that;

- (i) The applicants are spouses or civil partners, or are living together as spouses or as if they were civil partners, or
- (ii) The applicant is the brother, sister, parent, child or grandchild of another applicant.

‘Important business relationship’ includes a relationship where;

- (i) The applicants are employer and employee,
- (ii) The applicants are partners in a partnership, or officers or directors in the same undertaking.

‘Substantial economic activities’ means activities carried out by the applicant relating to the production, distribution or consumption of goods and services, which are not carried out for the sole purpose of applying for quotas.

Annex III

Merger Process

Declaration of Independence

Some quotas, as detailed in Annex I, will require a declaration of independence to be provided to support their application for a licence. **This will only apply to quotas starting on or after 1 June 2021.**

A template for the declaration of independence can be found at Annex IV.

The declaration must contain:

- a declaration that the applicant is not linked with any other person applying for the same tariff quota; or
- if the applicant is linked with another person applying for the same tariff quota, a declaration that identifies that linked person and evidence that the applicant regularly engages in substantial economic activities with other third parties.

Please see Annex II of this Notice for further information.

If the applicants are linked, and do not perform substantial economic activities, the linked companies will need to merge in order to comply with the declaration of independence.

The reference quantity of the ongoing company will be established by combining the reference quantities of the companies forming the merger subject to satisfactory evidence being submitted to RPA.

Evidence of a merger

As different arrangements can apply to mergers it is not possible to provide prescriptive guidance so you may wish to take specialist legal advice. You should make a commercial decision regarding when the merger should take place, based on the circumstances of your company.

Evidence may be in the form of:

- A solicitor's /accountant's letter confirming the merger and effective date
- Signed copies of special resolution
- Deed of sale including transfer of assets and liabilities.

At the latest, evidence of the merger must be provided **before you submit your licence application**.

After the effective date of the merger, the merged companies must not submit applications for quota licences. Following the merger, it will be expected that the merged companies will be formally dissolved and evidence to that effect provided to the RPA.

Transfer of licences following a company merger

You will need to make a written request to the RPA for any extant licences in the name of the merged companies to be transferred into the name of the ongoing company.

Annex IV

Declaration of Independence

Tariff quota concerned

TRQ order number	
CN code(s)	
Origin of product (if mandatory)	

Independence of operator

The applicant for the tariff quota order number listed above declares:

The applicant is not linked, as set out in regulation 14 of Slxx/xxxx, with any other person applying to the Secretary of State in respect of the same quota.	Tick box as appropriate.
The applicant is linked, as set out in regulation 14 of Slxx/xxxx, with another person applying to the Secretary of State in respect of the same quota.	Tick box as appropriate.
Details of the linked person, as set out in regulation 14 of Slxx/xxxx. Evidence must be provided that the applicant regularly engages in substantial economic activities with other third parties.	

Operator's details

Name	
EORI number	
Date	
Signature	
Role in the company of the signatory	

Annex V

Proof of Trade Table

(1) Sector	(2) Commodity code
Cereals	0709 99 60, 0712 90 19, 1001 91 20, 1001 99, 1002, 1003, 1004, 1005 10 90, 1005 90, 1007 10 90, 1007 90, 1008, 1001 11, 1001 19, 1101, 1002 90 70, 1103 11, 1107, 0714, 1102 20, 1102 90 10, 1102 90 30, 1102 90 90, 1103 13, 1103 19 20, 1103 19 40, 1103 19 90, 1103 20 25, 1103 20 30, 1103 20 40, 1103 20 60, 1103 20 90, 1104 12, 1104 19 10, 1104 19 30, 1104 19 50, 1104 19 61, 1104 19 69, 1104 19 99, 1104 22, 1104 23, 1104 29, 1104 30, 1106 20, 1108 11, 1108 12, 1108 13, 1108 14, 1108 15, 1108 16, 1108 17, 1108 18, 1108 19 90, 1109, 1702 30 50, 1702 30 90, 1702 40 90, 1702 90 50, 1702 90 75, 1702 90 79, 2106 90 55, 2302 10, 2302 30, 2302 40, 2303 10, 2303 30, 2306 90 05, 2308 00 40, 2309 10 11, 2309 10 13, 2309 10 31, 2309 10 33, 2309 10 51, 2309 10 53, 2309 90 20, 2309 90 31, 2309 90 33, 2309 90 41, 2309 90 43, 2309 90 51 and 2309 90 53.
Rice	1006 10, 1006 20, 1006 30, 1006 40, 1102 90 50, 1103 19 50, 1103 20 50, 1104 19 91, 1104 19 99 and 1108 19 10.
Sugar	1212 91, 1212 93, 1701, 1702 20, 1702 60 95, 1702 90 71, 1702 90 95, 2106 90 59, 1702 30 10, 1702 40 10, 1702 60 10, 1702 90 30, 1702 60 80, 1702 90 80, 1703, 2106 90 30 and 2303 20.
Fruit and vegetables	0702, 0703, 0704, 0705, 0706, 0707, 0708, 0709 20, 0709 30, 0709 40, 0709 51, 0709 59, 0709 60 10, 0709 70, 0709 91, 0709 92 90, 0709 93, 0709 99 10, 0709 99 20, 0709 99 40, 0709 99 50, 0709 99 90, 0802 11, 0802 12, 0802 21, 0802 22, 0802 31, 0802 32, 0802 41, 0802 32, 0802 51, 0802 52, 0802 61, 0802 62, 0802 90, 0803 10 10, 0803 10 90, 0804 20 10, 0804 30, 0804 40, 0804 50, 0805, 0806 10 10, 0807, 0808, 0809, 0810, 0813 50 31, 0813 50 39, 0910 20, 0910 99, 1211 90 86 and 1212 92.
Beef and veal	0102 29, 0102 39 10, 0102 90 91, 0201, 0202, 0206 10 95, 0206 29 91, 0210 20, 0210 99 51, 0210 99 90, 1602 50 10, 1602 90 61, 0102 21, 0102 31, 0102 90 20, 0206 10 98, 0206 21 00, 0206 22 00, 0206 29 99, 0210 99 59, 1502 10 90, 1602 50 31, 1602 50 95 and 1602 90 69.

(1) Sector	(2) Commodity code
Milk and milk products	0401, 0402, 0403 10 11, 0403 10 13, 0403 10 19, 0403 10 31, 0403 10 33, 0403 10 39, 0403 90 11, 0403 90 11, 0403 90 13, 0403 90 19, 0403 90 31, 0403 90 33, 0403 90 39, 0403 90 51, 0403 90 53, 0403 90 59, 0403 90 61, 0403 90 63, 0403 90 69, 0404, 0405 10, 0405 20 90, 4050 90, 0406, 1702 19, 2106 90 51, 2309 10 15, 2309 10 19, 2309 10 39, 2309 10 59, 2309 10 70, 2309 90 35, 2309 90 39, 2309 90 49, 2309 90 59 and 2309 90 70.
Pigmeat	0103 91, 0103 92, 0203 11 10, 0203 12 11, 0203 12 19, 0203 19 11, 0203 19 13, 0203 19 15, 0203 19 55, 0203 19 59, 0203 21 10, 0203 22 11, 0203 22 19, 0203 29 11, 0203 29 13, 0203 29 15, 0203 29 55, 0203 29 59, 0206 30 00 10, 0206 41 00 10, 0206 49, 0209 10, 0210 11 11, 0210 11 19, 0210 11 31, 0210 11 39, 0210 12 11, 0210 12 19, 0210 19 10, 0210 19 20, 0210 19 30, 0210 19 40, 0210 19 50, 0210 19 60, 0210 19 70, 0210 19 81, 0210 19 89, 0210 99 41, 0210 99 49, 1501 10, 1501 20, 1601, 1602 10, 1602 20 90, 1602 41 10, 1602 42 10, 1602 49 11, 1602 49 13, 1602 49 15, 1602 49 19, 1602 49 30, 1602 49 50, 1602 90 10, 1602 90 51 and 1902 20 30.
Poultrymeat	0105, 0207, 0210 99 71, 0210 99 39, 0210 99 79, 0209 90, 1501 90, 1602 20 10, 1602 31, 1602 32 and 1602 39.