

Department for Environment, Food and Rural Affairs

The Trade in Animals and Related Products Regulations 2011

The Animal By-products (Enforcement) (England) Regulations 2013

General authorisation to import non-harmonised animal by-products and derived products (IMP/GEN/2025/08)

Date issued: 25 June 2025

Valid until further notice or unless revoked by the Secretary of State

Details

You must comply with the conditions of this general authorisation if you import any of the following products into England:

- non-harmonised animal by-products and derived products

Where all the following apply:

- they are animal by-products or derived products for which there are no legislative requirements in Regulation (EC) 1069/2009 or Regulation (EU) 142/2011 relating to the importation of the consignment.
- they do not include animal by-products or derived products originating from **Hungary, Slovakia, or FMD restricted zones in Germany**, that were obtained from any of the following animals:
 - cow, bull, sheep, goat, deer, camel, llama, alpaca, guanaco, vicuna, any other ruminant, any swine (that is, a member of the suborder Suina of the order Artiodactyla), or elephant

Originating from:

- European Union member states
- European Free Trade Association member states
- Greenland and the Faroe Islands where they align with EU SPS rules

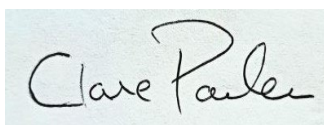
Arriving at:

- any point of entry in England that has a Border Control Post designated for the import of the product described above.

Authorisation issued under Regulation 15 (5) of the Trade in Animal and Related Products Regulations 2011, in accordance with the conditions set out in this authorisation, compliance with which means that the Secretary of State for Environment, Food and Rural Affairs is satisfied that the consignment poses no risk to the animal health status of the UK, on behalf of the Secretary of State for Environment, Food and Rural Affairs by:

Clare Parnham (Officer of the Department for Environment, Food and Rural Affairs)

Signature:



Official stamp:



Conditions attached to this authorisation

1. There must be no risk, to be determined at the sole discretion of the Secretary of State, to the animal health status of the UK, from this consignment.
2. Each consignment must be accompanied by a commercial document in a form conforming to the requirements of the model form published from time to time by the appropriate authority in accordance with paragraph 1 of Chapter 3 of Annex VIII to Regulation 142/2011; and containing the information specified in Chapter 3 of that Annex.
3. Consignments from Germany containing animal by-products or derived products that were obtained from any of the following animals, must be accompanied by a statement signed by a person with knowledge of and responsibility for the relevant parts of the production process on company letter headed paper, confirming that those animal by-products or derived products do not originate from FMD-restricted zones in Germany.
 - cow, bull, sheep, goat, deer, camel, llama, alpaca, guanaco, vicuna, any other ruminant, any swine (that is, a member of the suborder Suina of the order Artiodactyla), or elephant
4. Importers must submit an import notification on IPAFFS (see general note 8) to notify enforcement authorities about the import of the products listed on this authorisation. This is also known as a common health entry document (CHED). You must do this at least one working day before the consignment is expected to arrive at the point of entry.
5. The product(s) must enter England through a point of entry with a Border Control Post (BCP) that is designated to check them. The product(s) may be subject to veterinary checks (see general note 9).
6. Any breach of these conditions must be reported to the Animal and Plant Health Agency (APHA) Centre for International Trade, Carlisle.

General notes

1. This authorisation replaces IMP/GEN/2025/05 which has now been revoked and cannot be used.
2. References to European Union (EU) legislation within this document are references to direct EU legislation which has been assimilated in Great Britain (assimilated direct legislation), as

defined in the Retained EU Law (Revocation and Reform) Act 2023. This can be viewed on the UK legislation website (legislation.gov.uk).

3. This authorisation 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.
4. If the material is to be re-exported, you should ensure that the importing country will permit entry and that you have the correct paperwork to accompany the product prior to export.
5. Specific rules for the import of the products listed on page 1 of this authorisation, have not been laid down in Regulation (EU) 142/2011 at this time, so this authorisation is issued without prejudice to any future import rules.
6. Import conditions in general authorisations can be subject to change. To check you are using the current version, visit:
<https://www.gov.uk/guidance/importing-live-animals-or-animal-products-from-non-eu-countries-general-licences-and-authorisations#products-not-for-human-consumption>
7. For information on using IPAFFS to notify enforcement authorities about imports to Great Britain, visit:
<https://www.gov.uk/guidance/import-of-products-animals-food-and-feed-system>
8. There is no requirement for this authorisation to accompany the consignment. However, including the authorisation number on the commercial document or uploading a copy of this authorisation via IPAFFS when you notify enforcement authorities about the import to Great Britain, may assist officials with checks.
9. For information on import risk categories, inspection rates and related rules for animal products imported to Great Britain, visit:
<https://www.gov.uk/government/publications/risk-categories-for-animal-and-animal-product-imports-to-great-britain>
10. In accordance with Annex VIII, Chapter III, point 5 of Regulation (EU) No 142/2011, all records and related documentation associated with material imported under this authorisation must be kept for a minimum of 24 months for presentation to the competent authority.
11. Any products, or records relating to the product, imported under this authorisation must be provided for inspection if requested by an officer of the Animal and Plant Health Agency or an enforcement authority, at any place nominated by them. The importer or their agent must provide any assistance required by the officer to carry out the inspection. The importer will be responsible for meeting any costs related to carrying out the inspection

12. For information on registration or approval, visit : <https://www.gov.uk/animal-by-product-categories-site-approval-hygiene-and-disposal#getting-your-site-approved-or-registered>

13. “FMD restricted zones in Germany” means zones listed in the Annex to this authorisation

Caution

1. It is the responsibility of the importer to ensure that any import covered by this authorisation complies with the terms and conditions as set out. If you cannot comply with any of the conditions above, please contact the APHA Imports Team, Centre for International Trade, Carlisle.
2. Any breach of any conditions attached to this Authorisation will constitute an offence against regulation 39 of the Trade in Animals and Related Products Regulations 2011 (as amended) or regulation 17 of the Animal By-products (Enforcement) (England) Regulations 2013.

Contact for further information

Animal and Plant Health Agency (APHA)

Imports Team,

Centre for International Trade — Carlisle

Eden Bridge House, Lowther Street

Carlisle

CA3 8DX

Telephone: 03000 200 301

Email: imports@apha.gov.uk

ANNEX

For the purposes of this Declaration, “FMD restricted zones in Germany” means the following areas in Germany:

1. Brandenburg

- a. Those parts of the federal state of Brandenburg that lie within a radius of six kilometres from the following ETRS89 coordinates: latitude 52.563232, longitude 13.634274.
- b. Märkisch-Oderland district:
 - i. Hoppegarten municipality with the Hönow cadastral area and parts of the Dahlewitz-Hoppegarten cadastral area;
 - ii. Neuenhagen bei Berlin municipality with parts of the Neuenhagen bei Berlin cadastral area;
 - iii. Altlandsberg municipality with parts of the Altlandsberg cadastral area.
- c. Barnim district:
 - i. Ahrensfelde municipality with the Eiche and Mehrow cadastral areas and parts of the Ahrensfelde and Blumberg cadastral areas;
 - ii. Werneuchen municipality with parts of the Krummensee and Seefeld cadastral areas;
 - iii. Panketal municipality with parts of the Schwanebeck cadastral area.

2. Berlin

- a. Borough of Lichtenberg:
 - i. To the east: Berlin-Brandenburg state border, or borough border with the borough of Marzahn-Hellersdorf;
 - ii. To the north: Berlin-Brandenburg state border;
 - iii. To the west: along the track of S-Bahn line 75 from Poelchaustraße S-Bahn station towards Blankenburg;
 - iv. To the south, the borough border with Marzahn-Hellersdorf.
- b. Borough of Marzahn-Hellersdorf:
 - i. To the north: starting at Gehrenseestraße S-Bahn station, along Hohenschönhauser Straße and then Ahrensfelder Chaussee (the borough border) northwards to the intersection of Märkische Allee and the state border, then south along the state border to Landsberger Allee, then east via Landsberger Chaussee and Berliner Straße to Mahlsdorfer Straße;
 - ii. To the east: south from Mahlsdorfer Straße along the city border to Riesaer Straße;
 - iii. To the south: from Riesaer Straße to Alice-Salomon-Platz, then further along Hellersdorfer Straße to the junction with Cecilienstraße, then along Cecilienstraße to Blumberger Damm, then north along Blumberger Damm to the junction with Landsberger Allee, then west along Landsberger Allee to S-Bahn line 75, which is the borough border;
 - iv. To the west: S-Bahn line 75 from Landsberger Allee along the borough border to Gehrenseestraße S-Bahn station.