United Kingdom

Food and Agricultural Import Regulations and Standards

Country Report

2003

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Report Highlights:
This report outlines the requirements for food and agricultural imports into the UK, a member of the European Union. The report aims to assist U.S. exporters with labeling, lists of permitted ingredients, packaging law and import requirements such as health certificates, licenses and duty. It also provides points of contact for UK government bodies which oversee food standards and/or have an involvement in the importing process.

Includes PSD changes: No
Includes Trade Matrix: No
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All Sections Last Updated: - July 2002

DISCLAIMER: This report has been prepared by the USDA/Foreign Agricultural Service in London, United Kingdom for U.S. exporters of domestic food and agricultural products. While every possible care was taken in the preparation of this report, information provided may not be completely accurate either because policies have changed since its preparation, or because clear and consistent information about these policies was not available. It is highly recommended that U.S. exporters verify the full set of import requirements with their foreign customers, who are normally best equipped to research such matters with local authorities, before any goods are shipped. FINAL IMPORT APPROVAL OF ANY PRODUCT IS SUBJECT TO THE IMPORTING COUNTRY’S RULES AND REGULATIONS AS INTERPRETED BY BORDER OFFICIALS AT THE TIME OF PRODUCT ENTRY.
SECTION I FOOD LAWS

The UK, as a member of the European Union (EU), conforms to all EU Directives, Regulations and obligations. We therefore recommend that this report is read in conjunction with the Food and Agricultural Import Regulations and Standards (FAIRS) report produced by the U.S. Mission to the EU in Brussels, Belgium - Report Number: E20145.

(Available at http://www.fas.usda.gov/scriptsw/attacherep/default.asp)

The vast majority of food laws of the EU member countries have already been fully harmonized into EU law. Where EU regulatory harmonization is not yet complete, imported product must meet existing UK requirements. Areas which are yet to be harmonized include materials in contact with food and foods for particular nutritional uses.

Based on the EU single market principle, all food products legally imported and distributed in one member country of the EU can also be distributed in all other member countries, except in those cases when a country can prove health concerns about the product intended for import.

The marketing and sale of foodstuffs in the United Kingdom (UK) is governed by the Food Safety Act 1990. The Act makes it an offence for anyone to sell, or possess for sale, food which:

- has been rendered injurious to health
- is unfit or so contaminated that it would be unreasonable to expect it to be eaten
- is falsely described, advertised or presented
- is not of the nature, substance or quality demanded

The Act addresses inspection, detention and seizure of suspect food, food hygiene inspections and, more relevant for UK domestic production, powers to make prohibition notices to stop a UK factory production. Imported foods can be inspected for safety at any point in the distribution chain, port of entry (by Port Health officials), retail, foodservice or wholesale level (by Trading Standards Officers).

The Act also makes for the defense of "due diligence". In practice, this means that a UK importer, faced with a legal action involving a U.S. product which contravenes the requirements listed above, must show that they took "all reasonable precautions" and exercised all "due diligence" to avoid committing an offence. This, in effect, makes traceability of the product supply chain and its ingredients very important.

The UK enforcement system is based on the "Home Authority Principle". For every UK business (including importers) there is one local authority office that they can call on for advice, guidance and information on consumer protection, trading standards, food safety and composition and regulatory best practice. There are over 70 such regional trading standards offices located throughout the UK. Further information can be found at www.tradingstandards.gov.uk and www.lacots.org.uk.

UK importers are advised to liaise with their local trading standards office when introducing U.S.
products to the market. The "Home Authority Principle" aims to provide advice and support to UK businesses to "get it right first time". This local government provision is particularly useful in seeking to resolve composition and labeling issues on U.S. food products.

Apart from the general provisions of the Food Safety Act, the specific Regulations applying to imported food will depend on whether the food is of animal origin or not:

C food that has no animal content e.g. fruit, vegetables, cereals, certain bakery products, herbs, spices, mineral water, fruit juices etc. is covered by The Imported Food Regulations 1984 & 1997 (IFRs)

C food containing animal products e.g. meat, meat pies, salami, pizzas with meat topping, poultry, fish, eggs, milk, dairy products, etc. is covered by the following legislation:

  C The Products of Animal Origin (Import and Export) Regulations 1996 (POAO Regs)
  C The Fresh Meat (Import Conditions) Regulations 1996 (ICRs) (fresh red meat only)
  C The Imported Food Regulations 1984
  C The Importation of Animal Products and Poultry Products Order 1980 (IAPPPO)
  C The Specified Risk Material Order 1997

The impact of these regulations means that imports of red meat, bovine embryos and semen, farm and wild game meat, meat products, milk and milk products and porcine semen to the EU from the United States must only originate from EU approved U.S. establishments. Please refer to Section VI for more information on import regulations for general food products and food products of animal origin.

The UK government’s agency which oversees all aspects of food safety and standards - from farm to fork - is the UK Food Standards Agency. The Food Standards Act 1999 provides for the Agency to be a UK body accountable to Parliament, the Scottish Parliament, the National Assembly for Wales and the Northern Ireland Assembly. The Agency sets and audits standards for the enforcement of food law by local authorities.

Food Standards Agency
Aviation House
125 Kingsway
London
WC2B 6NH

Telephone: 011 44 20 7276 8000
Fax: 011 44 20 7276 8833
Email: helpline@foodstandards.gsi.gov.uk
Internet site: http://www.foodstandards.gov.uk

A document entitled "Food Law Guide" is produced annually by the Food Standards Agency. This lists all current UK food regulations in one handy document. It can be downloaded from the following web-site as a .pdf document: www.food.gov.uk/multimedia/pdfs/foodlaw.pdf

It is, however, intended only as a general guide. For definitive information it is recommended to obtain and consult the appropriate Act, Order or Regulation. All regulatory documents cited in this report are available from the UK government’s Stationery Office web site: http://www.hmso.gov.uk To find what you are looking for easily, it is beneficial to know the Statutory Instrument (SI) number of the regulation you
wish to obtain. These are listed in the "Food Law Guide" referred to above. It is also possible to order a
hard copy of the regulation from The Stationery Office - fees vary depending on the size of the regulation,
but are normally between $3-10. Please refer to Appendix A for contact details for The Stationery Office.

SECTION II. LABELING REQUIREMENTS

Labeling requirements fall under the Food Labelling, Standards and Consumer Protection Division of
the Food Standards Agency. Guidance notes have been compiled on many labeling topics and are
available at www.foodstandards.gov.uk/foodlabelling

Currently UK general labeling requirements are laid down in The Food Labelling Regulations 1996 and
The Food Labelling (Amendment) Regulations 1998 (which introduce quantitative ingredient declarations
(QUID) to be given on food labels for certain ingredients or categories of ingredients used in foods).
Product specific labeling requirements also exist for products such as bread, coffee, honey, jam, milk and
infant foods. Guidance on UK food labeling regulations can be found at:
http://www.foodstandards.gov.uk/foodindustry/guidancenotes/labelregs/guidance/

Although the United States and the United Kingdom share a common language and some common units
of measure, U.S. food labels do not comply with EU and hence UK labeling requirements. As mentioned
earlier, all food products must comply with the general requirements of the Food Safety Act in that they
must not contain any harmful substances or be described in such a way as to mislead the consumer. False
claims and descriptions are forbidden under the Trade Description Act. Enforcement of the labeling laws
are carried out by the Trading Standards Office of the Local Council to where the UK importer/agent/manufacturer is based.

Checklist:

<p>| LANGUAGE | British English must be used on all labeling (i.e. colour, not color). Multi-language labeling is permitted throughout the EU. |
| NAME OF THE FOOD | This may be the name prescribed by law or a name customary in the area where the food is sold or a precise name to be distinguished from products with which it could be confused. The name may be a name and/or description. Trade names, brand names or fancy names are permitted but may not be substituted for the name of the food. |
| | The product name, the statement of quantity (weight, volume), and the indication of minimum durability (or a reference to it) must all appear in the same field of vision. |</p>
<table>
<thead>
<tr>
<th>FLAVORS</th>
<th>The name of a food may only be used in a product description to indicate a specific flavor, e.g. “strawberry sauce” if the flavoring is wholly or mainly derived from that food. Otherwise the word “flavour” must follow the name of the food, e.g. “strawberry flavour sauce”. For chocolate flavor products the chocolate flavor may be derived from non-fat cocoa solids. An illustration representing the flavor of a food may only appear if the flavor is derived wholly or mainly from the food depicted.</th>
</tr>
</thead>
</table>
| LIST OF INGREDIENTS | This should be headed by the word “Ingredients” or for foods to be reconstituted “Ingredients of the reconstituted product” or “Ingredients of the ready to use product” etc., or for foods consisting entirely of mixed fruit, “Ingredients in variable proportion”.

The ingredients should be listed in descending order of weight, as used at the time of preparation of the food, except water and volatile products should be listed in order of weight in the finished product. Ingredients used in concentrated or dehydrated form and which reconstitute during preparation of the food may be listed as if reconstituted.

Constituents of compound ingredients may be listed with the name of the compound ingredient so that the association is clear. Constituents need to be listed if the compound ingredient may be listed by a generic term or if it constitutes more than 25% of the finished product, except the additives present in the compound ingredient must be listed if they have technological function in the finished product.

Water must be listed in the correct position unless it is used solely for reconstitution or re-hydration of an ingredient or it forms part of a medium not normally consumed, or added water does not exceed 5% of the finished product.

Certain ingredients may be designated by the name of their category group rather than the specific name. These include fats, oils, starch, fish, cheese, spices, herbs, gum bases, crumbs, sugar, dextrose, glucose syrup, milk proteins, cocoa butter, crystallized fruit, vegetables and wine. |
| GENETICALLY MODIFIED INGREDIENTS | The UK’s Genetically Modified and Novel Foods (Labelling) Regulations 2000 which cover the labeling of biotech soya and maize require all foods or food ingredients containing biotech soya or maize to be clearly labeled to indicate that the product contains biotech material; e.g. in the list of ingredients the words "produced from genetically modified [soya] [maize]" must appear next to (or linked to) the relevant ingredient. Ingredients obtained from biotech crops but which do not themselves contain novel DNA or protein do not have to be labeled. Amendments to the above regulations, to account for EC Regulation 49/2000, extend the requirements to foods sold in the Hotel, Restaurant and Institutional (HRI) sector - these businesses can provide information verbally via staff, through their menu or other written medium. The amendments also set a de minimis threshold of 1% for the adventitious contamination of non-biotech material. For such ingredients, there is no need to label them as biotech if they contain less than 1% biotech material. The threshold applies only to ingredients obtained from non-biotech sources; this flexibility does not apply to supplies obtained from sources of unknown origin. Companies also need to demonstrate that their ingredients are of non-biotech origin, and it is possible that the use of documented and audited identity preserved systems could satisfy this requirement. |
| QUANTITATIVE INGREDIENTS DECLARATION (QUID) | UK legislation is now in place which enforces the EU Directive on QUID. This means that if special emphasis is placed on the presence of an ingredient, the minimum or maximum amount as a % must be declared either next to the name of the food or near the name of the ingredient in the ingredients list. e.g. 15% strawberries on a strawberry ice cream label QUID does not apply to constituents naturally present in foods and which have not been added as ingredients e.g. caffeine (in coffee) and vitamins (in fruit juices). Other exemptions include when products state the drained net weight; where an ingredient is used for the purposes of flavoring; when the wording "with sweeteners" or "with sugar(s) and sweetener(s)" accompanies the name under which a foodstuff is sold; when the addition of vitamins and minerals is subject to nutrition labeling and when foodstuffs are concentrated or dehydrated. |
| WEIGHTS & MEASURES | Net quantities of prepackaged foodstuffs must be given in metric units, followed by the imperial equivalent if so desired, i.e. the metric must come first. (Please refer to Section III Packaging and Container Regulations for more information) |
### SHELF LIFE DATE MARKS

A statement of minimum durability is required. This must be stated by the words “best before……” followed by storage life as day, month, year and any special storage conditions should be indicated. Or it may be expressed, for foods with shelf life 3 months or less, as “best before……” followed by day, month only; or for foods with shelf life 3 months or more as “best before end……” followed by month, year only.

For foods to be consumed within 6 weeks the minimum durability can alternatively be stated by the words “sell by…..” followed by day, month plus an indication of storage period from date of purchase plus any special storage conditions. The words “best before…..” or “best before end…..” or “sell by…..” must be in the same field of vision as product name but the actual date may appear on a different part of the label provided this is indicated after the words “best before……” or “best before end……” or “sell by……”.

In the case of highly perishable foodstuffs the date consisting of the day, the month and possibly the year has to be preceded by the words "use by". The Food Standards Agency has published Guidance Notes on which foods should carry a "use by" date, available at [www.foodstandards.gov.uk](http://www.foodstandards.gov.uk)

Minimum durability need not be stated on foods lasting more than 18 months or for deep-frozen (including quick-frozen) food, also certain specific foods are exempt.

### STORAGE CONDITIONS

Any special storage conditions or conditions of use should be stated. Instructions for use should be given if necessary.

### CONTACT DETAILS

Name and address of manufacturer or packer, or of a seller in the UK/EU must be stated.

### PLACE OF ORIGIN

Imported goods must be clearly marked with a distinct indication of the country of origin, failure to give such particulars might mislead a purchaser to a material degree as to the true origin of the food. The Food Standards Agency has published Guidance Notes on Place or Origin, available at [www.foodstandards.gov.uk](http://www.foodstandards.gov.uk)

### ARTISTIC LICENSE

Any illustrations used must not be misleading, e.g. showing a cow, when there is no dairy content. The use of wording “serving suggestion” is not illegal but should not be used if this misleads as to the nature of the product.
**Foodstuffs for Particular Nutritional Purposes (PARNUT)**

U.S. requirements do not apply in the UK. These are foods which are claimed suitable for particular nutritional uses for people whose digestion or metabolism is disturbed, or who because of their special physiological condition would benefit from controlled consumption of certain substances. This includes the descriptions "dietary" or "dietetic". All PARNUT foods must give nutritional information and be labeled with compositional aspects of manufacturing process which give the food its characteristics. If the food is specially prepared for that class of persons, the name of the food must be accompanied by an indication of the foods’ particular characteristics.

**Nutritional Labeling**

Nutritional labeling is compulsory where a nutritional claim appears on the label, in presentation or in advertising, with the exclusion of generic advertising. The only nutrition claims permitted shall be those relating to energy values and, to the following nutrients: protein, carbohydrate, fat, fiber, sodium and prescribed vitamins, and to substances which belong to or which are of the aforementioned nutrients. Nutritional panels are to be found on most UK food and beverage products. Major UK retailers will expect that if a

The main point of difference between U.S. and EU/UK nutritional labels is that the EU/UK requires nutrients to be shown per 100g or 100ml. The nutrient amounts may, in addition, be given per quantified serving or portion (if number of portions in pack is stated).

U.S. Recommended Daily Allowances (RDA’s) differ from UK RDA’s, therefore figures and statements of percentage contribution of nutrients to the U.S. RDA could be held to be misleading information when sold in the UK. Health claims such as sodium and hypertension; fruits and vegetables and cancer; calcium and osteoporosis are not permitted.

The UK’s Food Standards Agency has issued Guidance Notes on Nutritional Labeling and Guidelines For The Use Of Certain Nutrition Claims in Food Labelling and Advertising available at www.foodstandards.gov.uk

**Sweeteners**

For a food containing:

a) a permitted sweetener, the name should be accompanied by "with sweetener"

b) both added sugar(s) and sweetener(s), the name should be accompanied by "with sugar(s) and sweetener(s)

c) aspartame, the food should be marked "contains a source of phenylalanine"

d) more than 10% added polyols, the food should be marked:
"excessive consumption may produce laxative effects"

**Alcoholic Beverages**

For any beverage containing more than 1.2% by volume of alcohol, the actual strength by volume must appear on the product label.
<table>
<thead>
<tr>
<th><strong>PACKAGING GASES</strong></th>
<th>For foods packaged in certain gases: If the durability of a food has been extended by being packaged in a permitted packaging gas, it should be marked &quot;packaged in a protective atmosphere&quot;.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PRODUCTS FOR FURTHER PROCESSING</strong></td>
<td>Unlabeled (&quot;bright stack&quot;) containers of food to be processed, labeled, or re-packed in the UK are not subject to labeling legislation</td>
</tr>
<tr>
<td><strong>BULK PACKED OR INSTITUTIONAL SIZE PRODUCTS</strong></td>
<td>Institutional size products for the HRI sector or bulk packed retail products must conform to the standard labeling regulations. As regards lot marking (see below), the lot mark of a sales unit contained in bulk packaging, for example retail packs enclosed in a wholesale pack, should appear on the outer container in addition to those retail packs.</td>
</tr>
<tr>
<td><strong>LOT MARKING</strong></td>
<td>All packaged foodstuffs must bear a lot marking. In accordance with EU/UK legislation, the size of the lot shall be determined in each case by the producer, manufacturer or packing company of the foodstuff in question, or of the first seller established within the European Community. The marking shall be preceded by the letter “L” except in cases where it is clearly distinguishable from other indications on the label. A date mark as set out in the UK’s Food Labelling Regulations 1996 i.e. the figures associated with a &quot;best before&quot;, &quot;best before end&quot; or &quot;use by&quot; which appears on a product may be used as a lot mark.</td>
</tr>
<tr>
<td><strong>STICK-ON LABELS</strong></td>
<td>Stick-on labels meeting UK labeling requirements may be used on a temporary basis. They can be applied prior to export or applied in the UK before retail sale.</td>
</tr>
<tr>
<td><strong>BAR CODES</strong></td>
<td>Although the UK has an Electronic Article Number (EAN) system with 13 digits while the U.S. uses Universal Product Codes (UPC) with 12 digits, U.S. bar codes will work perfectly in the UK. The EAN system was designed around the U.S. UPC system. Outer cases must carry traded unit codes (enlarged bar codes) for electronic monitoring of stock movement. The EAN system allows for three different bar code symbols: EAN-13, ITF-14 and EAN-128 to be used on outer cases (traded units). Many UK retailers prefer ITF-14.</td>
</tr>
</tbody>
</table>
SECTION III. PACKAGING AND CONTAINER REGULATIONS

Orders made under Section 22 of the UK’s Weights and Measures Act 1985 require most pre-packed food to carry on the container an indication of the net quantity of the contents. When sold other than pre-packed, most food is required to be sold either by quantity or by number. Orders made under the Act also limit the quantities in which certain goods (known as prescribed ranges) may be pre-packed when offered for retail sale.

All weights and measures must be given in metric units, followed by the imperial equivalent if so desired. This is the result of amendments to the above Act which resulted in the Weights and Measures Act 1985 (Metrication) (Amendment) Order 1994 and the Units of Measurement Regulations 1994.

ABBREVIATIONS: The following abbreviations of units of weight are allowed:

<table>
<thead>
<tr>
<th>Imperial</th>
<th>Metric (British spelling)</th>
</tr>
</thead>
<tbody>
<tr>
<td>pound</td>
<td>kilogramme</td>
</tr>
<tr>
<td>ounce</td>
<td>hectogramme</td>
</tr>
<tr>
<td>gallon</td>
<td>gramme</td>
</tr>
<tr>
<td>quart</td>
<td>tonne</td>
</tr>
<tr>
<td>pint</td>
<td>cubic metre</td>
</tr>
<tr>
<td>fluid oz</td>
<td>cubic centimetre</td>
</tr>
<tr>
<td></td>
<td>litre</td>
</tr>
<tr>
<td></td>
<td>decilitre</td>
</tr>
<tr>
<td></td>
<td>millilitre</td>
</tr>
<tr>
<td></td>
<td>centilitre</td>
</tr>
</tbody>
</table>

Note: No ‘s’ may be added to metric abbreviations.

The Act also contains type size requirements for indications of both weight and volume, and provides for the ‘average’ system of quantity control for pre-packed goods, which is designed primarily for application at the point of production or importation and which is indicated next to the weight declaration on the pack by the symbol "e". It requires the packer or importer to ensure that the packages will pass an Inspector’s reference test.
DUAL MARKING Where dual marking is used the indications must be of equal size and distinct but in close proximity with nothing inserted between them.

MINIMUM HEIGHT The minimum height of numbers used to express the numerical value of the weight or volume is as follows (regular fractions must be written with the numerator on top of the denominator and are treated as a single figure for this purpose).

<table>
<thead>
<tr>
<th>Weight of contents</th>
<th>Capacity of contents</th>
<th>Volume of contents</th>
<th>Minimum size of numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not exceeding 50 g</td>
<td>Not exceeding 5 cl</td>
<td>Not exceeding 5 cl</td>
<td>2 mm</td>
</tr>
<tr>
<td>Exceeding 50 g, not exceeding 200 g</td>
<td>Exceeding 5 cl, not exceeding 20 cl</td>
<td>Exceeding 5 cl, not exceeding 200 cl</td>
<td>3 mm</td>
</tr>
<tr>
<td>Exceeding 200 g, not exceeding 1 kg</td>
<td>Exceeding 20 cl, not exceeding 1 litre</td>
<td>Exceeding 200 cl, not exceeding 1000 cl</td>
<td>4 mm</td>
</tr>
<tr>
<td>Exceeding 1 kg</td>
<td>Exceeding 1 litre</td>
<td>Exceeding 1000 cl</td>
<td>6 mm</td>
</tr>
</tbody>
</table>

Any other characters used in the marking must be at least half the height given in the above table, of uniform size and color and in lower case letters.

Other miscellaneous points to note:

<table>
<thead>
<tr>
<th>WEIGHT INDICATIONS</th>
<th>Must be clear, legible, conspicuous, prominent and not hidden or obscured.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Weight declaration is not required on goods weighing less than 5g or 5ml.</td>
</tr>
<tr>
<td></td>
<td>One type space must be left between the numerical value of the quantity and the unit or abbreviation of the unit of measurement.</td>
</tr>
<tr>
<td>ABBREVIATIONS</td>
<td>Abbreviations should be written in lower case i.e. lb, oz; but litre is allowed to be L or l. No abbreviation of &quot;net&quot; or &quot;gross&quot; is allowed.</td>
</tr>
<tr>
<td>IMPERIAL</td>
<td>Where volume is indicated in imperial units as well as metric, the imperial must be in British Imperial fluid ounces, pints, quarts etc.</td>
</tr>
<tr>
<td></td>
<td>The largest whole imperial units must be used e.g. 1lb 2oz must not be declared as 18oz. Markings up to 40 fluid ounces may be declared as fluid ounces, but above 40 fl oz the pint, quart or gallon must be used.</td>
</tr>
</tbody>
</table>
**METRIC**

Metric markings of one kilogramme, litre or 0.01 cubic metre or more must be expressed in terms of kilograms, litres or cubic metres and fractions of these units. Quantities less than these must be expressed in terms of grammes, centilitres and fraction of centilitre or millilitres, or fractions of a cubic centimetre respectively.

Where decimal fractions are used the decimal marker must be a point or comma on the line.

Legislation governing weights and measures comes under the jurisdiction of the UK’s Department of Trade & Industry (Consumer Affairs Directorate) - contact details are provided in Appendix A. At a local level enforcement is through Trading Standards Officers.

**Packaging Waste**

The UK has implemented the European Directive on Packaging and Packaging Waste (94/62EC) through The Producer Responsibility Obligations (Packaging Waste) Regulations 1997. The UK must meet targets for recovery of packaging waste and recycling of packaging materials in packaging waste each year. UK importers are affected as part of the "packaging chain". Each stage of the "packaging chain" (this is from packaging raw materials manufacturers through to wholesale/retail sellers) is responsible for achieving a different percentage of the whole target e.g. UK importers importing packaged goods to sell are responsible for 53% of the targets on recovery and recycling.

There are also The Packaging (Essential Requirements) Regulations 1998. The main requirement is that no person responsible for packing or filling products into packaging or importing packed or filled packaging into the United Kingdom may place that packaging on the market unless that packaging fulfils the Essential Requirements and the Heavy Metal concentration limits.

**Essential Requirements:**

- S Packaging must be minimal subject to safety, hygiene and acceptance for the packed product and for the consumer
- S Noxious or hazardous substances in packaging must be minimized in emissions, ash or leachate from incineration or landfill
- S Packaging must be recoverable through at least one of the following:
  - o Material recycling
  - o Incineration with energy recovery
  - o Composting
  - o Biodegradation

**Heavy Metal Limits:**

Aggregate heavy metal limits apply to cadmium, mercury, lead and hexavalent chromium. The total by
weight should not exceed: 100 ppm

The UK’s Department of Trade and Industry has issued Guidance Notes on these regulations available at - http://www.dti.gov.uk/access/guidehh.htm

Materials in Contact with Food

This falls into the Food Standards Agency’s remit and the main UK legislation on this topic is The Materials and Articles in Contact with Food Regulations 1987. These regulations set out the general requirements that all food contact materials and articles should not transfer their constituents to food in quantities which could endanger human health. These regulations have been amended to include The Plastic Materials and Articles in Contact with Food Regulations 1998, which set an overall migration limit for all food plastics, and establishes "positive lists" of monomers and starting substances permitted for use in the manufacture of food contact plastics.

The 1998 regulation has been amended to extend the lists of substances permitted to be used in the manufacture of plastics intended to come into contact with food. The amendment is known as The Plastic Materials and Articles in Contact with Food (Amendment) Regulations 2000.

SECTION IV. FOOD ADDITIVE REGULATIONS

UK food additive regulations implementing EU legislation and recommendations of the UK’s Food Advisory Committee are drawn up by the Food Standards Agency’s Additives and Novel Foods Division.

The main food additive regulations in the UK (which contain positive lists of permitted additives) are listed below. To ensure that your product complies it is necessary to consult this documentation, or alternatively contact the Food Standards Agency’s Additives and Novel Foods Division, contact details listed in Appendix A.

<table>
<thead>
<tr>
<th>YEAR &amp; STATUTORY INSTRUMENT (SI) NO.</th>
<th>TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>These list which food additives are authorized for use in foodstuffs intended for human consumption. These regulations define food additives and lay down labeling requirements at retail and wholesale level for additives sold as such.</td>
</tr>
</tbody>
</table>
### The Flavourings in Food Regulations 1992

These regulations define categories of flavorings to be controlled and lay down limits for certain undesirable substances which are present in some flavorings and should be restricted.

### The Sweeteners in Food Regulations 1995

These regulations define "sweetener"; list the permitted sweeteners and; by cross-reference, the purity criteria with which they must comply; set down conditions of use for sweeteners in food; control the sale of sweeteners direct to the public (table top sweeteners) and specify additional labeling requirements for these products.

### The Colours in Food Regulations 1995

These regulations lay down specific criteria of purity concerning colors for use in foodstuffs. They define "colour" and list the permitted colors and, by cross-reference, the purity criteria with which they must comply; set down conditions of use for colors in food and control the sale of colors direct to the public.

### The Miscellaneous Food Additives Regulations 1995

These cover food additives other than colors and sweeteners, such as preservatives and emulsifiers. The regulations define each class of miscellaneous food additives and list those that are permitted; they also specify purity criteria and control their sale direct to the public.

The regulations listed above are the main pieces of legislation, they have been subsequently amended. For a complete listing of UK food law read the Food Standards Agency’s "Food Law Guide" document available at: [www.food.gov.uk/multimedia/pdfs/foodlaw.pdf](http://www.food.gov.uk/multimedia/pdfs/foodlaw.pdf)

In addition to the specific regulations listed above, there are also general requirements for additives used as ingredients in foods set down in the Food Labelling Regulations 1996:

Additives used as ingredients in pre-packed foods to perform certain functions must be declared in the labeling by the appropriate category name of the function. This must be followed by their specific name or serial number. The categories are:

- Acid
- Acidity regulator
- Anti-caking agent
- Flour treatment agent
- Gelling agent
- Glazing agent
Other points of note from the Food Labelling Regulations 1996 with regard to additives:

<table>
<thead>
<tr>
<th>FLAVORINGS</th>
<th>Flavorings may be declared by either that name alone or by a more specific name.</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACIDS</td>
<td>If the specific name includes the word &quot;acid&quot;, the category name may be omitted.</td>
</tr>
<tr>
<td>MODIFIED STARCHES</td>
<td>For these, neither the specific name nor the serial number need be indicated</td>
</tr>
<tr>
<td>FUNCTIONS</td>
<td>If an additive serves more than one function in a food the category name which represents its principal function must be used to describe it. Where no category name is available for the function performed by an additive in a food, the additive must be declared in the ingredients list by its specific name. A serial number cannot be used on its own.</td>
</tr>
</tbody>
</table>
SECTION V.  PESTICIDE AND OTHER CONTAMINANTS

Pesticides

UK pesticide regulations, which implement EU legislation are drawn up by the UK's Pesticide Safety Directorate (PSD), an executive agency of the UK's Department of Environment, Food and Rural Affairs (DEFRA). The major piece of UK legislation regarding pesticides is known as: The Pesticides (Maximum Residue Levels In Crops, Food and Feeding Stuffs) Regulations 1999. These set maximum residue levels (MRLs) for fruit and vegetables, cereals and animal products and came into force February 1, 2000. Six amendments have been made to these regulations in the interim, as new MRLs are set under the ongoing EC program. All regulations relating to MRLs are available online at: http://www.pesticides.gov.uk/legislation/MRL_Legislation/mrl_legislation.htm

In addition, an online spreadsheet of all current MRLs is maintained by the PSD at: http://www.pesticides.gov.uk/legislation/MRL_Legislation/MRLs.xls

If there is no EC/UK maximum residue limit for a certain pesticide, then any CODEX level in place is used as a guide. Application for registration of pesticides not listed in EC/UK regulations or CODEX must be made to the European Commission.

For simple queries the information section of the Pesticides Safety Directorate answers by Tel/Fax/E-mail.

Pesticides Safety Directorate
Mallard House, 3 Peasholme Green
York, YO1 7PX
Tel: +44 1904 455775
Fax: +44 1904 455 733
E-mail: information@psd.defra.gsi.gov.uk
Internet: www.pesticides.gov.uk

Other contaminants

The UK has other regulations dealing with the chemical safety of food with regard to aflatoxins, arsenic, chemical contaminants, chloroform, extraction solvents, mineral hydrocarbons, tetrachloroethylene, tin, tryptophan, and veterinary medicine residues in animal and animal products. A list of these regulations is available as part of the Food Law handbook available at: www.food.gov.uk/multimedia/pdfs/foodlaw.pdf
SECTION VI. OTHER REGULATIONS AND REQUIREMENTS

Food That Has No Animal Content

Food that has no animal content is covered by The Imported Food Regulations 1997 (IFRs). The IFRs require that imported food from third countries such as the U.S. must not be unsound or unwholesome, e.g. over ripe fruit which does not meet the legal requirements.

Health certificates are generally not required for the import of food that has no animal content. Imports of nuts, nut products, dried figs and dried fig products must comply with the Aflatoxin in Nuts, Nut Products, Dried Figs and Dried Fig Products Regulations 1992 and import of pistachio nuts must only be through specified Border Inspection Posts. For more information contact the Association of Port Health Authorities (APHA) - details listed in Appendix A.

Fresh fruit and vegetables are not generally subject to import licence restrictions. There is a Quota scheme relating to the import of fresh Garlic under CN Code 07032000 from outside the EU. Imports made under the quota will be subject to a reduced Customs duty rate of 9.6%. The specific duty of 1,200 Euros will not be applied. In addition, imports of bananas from outside the European Union must be accompanied by an RPA import licence.

Processed fruit and vegetables are also not generally subject to import licence restrictions. However, there is an Import licence quota for the import of preserved mushrooms of the species Agaricus Spp from outside the EU. The quota is split between traditional and new traders. 95% of the quota is set aside for traditional importers and 5% of the quota is for new traders. Full details of import license are available from the UK’s Rural Payments Agency - contact details are available in Appendix A.

The Entry Price System applies to certain fresh produce imported into the UK/EU:

<table>
<thead>
<tr>
<th>Apples</th>
<th>Lemons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apricots</td>
<td>Mandarins</td>
</tr>
<tr>
<td>Artichokes</td>
<td>Oranges</td>
</tr>
<tr>
<td>Cherries</td>
<td>Peach/Nectarines</td>
</tr>
<tr>
<td>Clementines</td>
<td>Pears</td>
</tr>
<tr>
<td>Courgettes (Zucchini)</td>
<td>Plums</td>
</tr>
<tr>
<td>Cucumbers</td>
<td>Tomatoes</td>
</tr>
<tr>
<td>Grapes</td>
<td></td>
</tr>
</tbody>
</table>

The Entry Price System works by setting a minimum import value, or entry price, for each product depending on the EU season. If the CIF import value of any consignment falls below the entry price the importer will incur a new duty the "tariff equivalent" in addition to the normal customs duty. Further information on the Entry Price System can be obtained from the Fresh Produce Consortium, their details are given in Appendix B.
EC Marketing standards

Imports of certain fresh fruit and vegetables are subject to EC Marketing Standards. They are required under EU Regulation 1148/2001 to have a valid certificate of conformity or Certificate of Industrial Use prior to release into free circulation in the European Union. Commission regulation 1148/2001 (amended by regulation 408/2003) describes how these conformity checks should be carried out by the approved inspection bodies at the point of entry. These checks may also be performed prior to import into the EU by third countries whose control procedures are officially recognized. The regulation explains how to apply for official approval. So far, Hungary, Switzerland, Cyprus, Czech Republic, Morocco, South Africa and Slovakia have been authorized to perform their own conformity checks; the U.S. did not apply for EU approval of their checking operations. Regulation 1148/2001 entered into force on March 31, 2003.

Article 6, Par. 1 of 1148/01 - obliges Importers to provide all information necessary for the inspection authority to carry out their checks. The UK has established a system to enable importers to notify the inspection authority via the Internet. This system is called the Procedure for Electronic Application for Certificates from HMI (PEACH) and is now available for trader registration. Registrations can be made online (http://peach.defra.gov.uk).

Controls will be introduced progressively by commodity. There will be four groups of commodities (see list below) the introduction date for each group will be publicized three months prior to the start of controls for that group.

Groups of Commodities for phasing in of import controls from 31st March 2003:

- **Group 1** - Introduced 31st March 2003 apples, pears.
- **Group 2** - All citrus commodities, including oranges, lemons, mandarins, clementines, satsumas, etc. peaches and nectarines, kiwifruit.
- **Group 3** - Melons, water melons, grapes, plums, carrots, leeks, apricots, tomatoes, cherries, strawberries.
- **Group 4** - Onions, peas, beans, avocados, sweet peppers, asparagus, spinach, garlic, celery, courgettes, cabbage, walnuts, hazelnuts, iceberg lettuce, lettuce, cucumbers, aubergines, cauliflower, brussels sprouts, artichokes, endives, chicory.

Further information, including revisions to phase-in dates are available online at http://www.defra.gov.uk/hort/hmi.htm

Phytosanitary Certificates

These are certificates required under the Plant Health Directive 2000/29/EC. The plant health directive specifies the requirements for phytosanitary certificates. Certain fruit, which requires a certificate of conformity, also requires a phytosanitary certificate. These are all Citrus fruit, all Prunus stone fruit and Apples and Pears. When HMI have selected part of a consignment for checking they will inform the importer, and notify customs. They will notify customs of the outcome. Where the
consignment meets the quality criteria, or fails but is only downgraded, no further action from customs is appropriate. Where the consignment does not meet the quality criteria and are outgraded the consignment must be destroyed. In these circumstances, the importer must apply to customs to: amend the quantity on the original entry; amend the quantity on the RPA licence; and supervise the destruction of the selection.

**General Import Controls**

Food from a third country is subject to routine inspection. Port Health Officials (PHOs) have the power to examine, take samples and detain consignments of food if they suspect it is in breach of food legislation. PHOs liaise with Customs and Excise (C&E) officers and may request that a consignment, under C&E control, is presented for Port Health examination. Consignments of imported food may be selected for examination and sampling for a number of reasons:

- **C** type of food
- **C** potential hazard/contamination
- **C** country of origin
- **C** any particular current problems (including EU Commission decisions)
- **C** past history of product/country

The examination may be a documentary check to confirm that the product being imported is as stated on the manifest (or in any customs declaration) e.g. type, weight, quantity, etc. or samples of the food may be taken for chemical analysis or microbiological examination. Whilst these checks are being carried out the consignment may, if a detention notice is served, be detained for up to 6 working days. The consignment can only be released by a written notice from the PHO. The importer is liable for the cost of storage and handling during this time.

If the consignment is thought to be unfit for human consumption it may be detained under the Food Safety Act for a further 21 days pending the results of any further testing. If the results are satisfactory the importer can speak to the PHO to discuss an alternative use for the consignment: voluntary surrender, reprocessing or, in some cases, re-exportation. Or the importer can appeal to a Justice of the Peace against the PHO’s decision.

From time to time, when adverse conditions in a third country come to light, the EC will impose additional import conditions on particular items. This may mean that PHOs have to undertake additional checks and sampling of specific products from that country.

**Food containing Animal Products**

The import of food products of animal origin are covered by the Products of Animal Origin (Import and Export) Regulations 1996. Imports may only enter the UK/EC through approved Border Inspection Posts where they will be checked to ensure that they comply with the relevant animal and public health regulations. They may only be imported from third countries and establishments which have been approved for this purpose. These imports must also meet the requirements of the Food Safety Act 1990. All animal
products (except fresh red meat) imported into the UK must be imported under the terms of an import license issued under The Importation of Animal Products and Poultry Products Order 1980 (as amended). The import of fresh red meat does not require an import licence but must be accompanied by appropriate animal and public health certification in accordance with The Fresh Meat (Import Conditions) Regulations 1996. Charges will be made by the appropriate UK local authority for hygiene inspections and checks on consignments. A detailed guidance note on UK import requirements on food of animal origin can be obtained from: www.defra.gov.uk/animalh/int-trde/prod-im/3rd-imp.htm.

Imports of fresh meat and dairy products from the U.S. must come from establishments that have been approved to UK or EU standards. The U.S. Department of Agriculture’s Food Safety and Inspection Service (FSIS) offers the Export Library System for computer users to provide country specifications for foreign regulations for meat and meat products. It holds current information on export requirements of foreign countries and approved plant lists at: www.fsis.usda.gov/ofo/export/explib.htm. More information can be obtained from:

USDA/FSIS Technical Center  Products Imports Section, Animal Health
Federal Building  International Trade Unit - Products
Room 904, 106 South 15th St.  Dept of Environment, Food & Rural Affairs (DEFRA)
Omaha, Nebraska 68102  Fifth Floor, Area 507
Tel: (402) 221-7400  A Page Street, London SW1P 4PQ
Fax: (402) 221-7479  Tel: 011 44 20 7904 6506/6496
Imports of other products of animal origin for human consumption, e.g. snails, honey, reptiles, must in some cases come only from specified production plants. More information can be obtained from:

DEFFRA
Fourth Floor, 1A Page Street
London SW1P 4PQ
Tel: 011 44 20 7904 6405
Fax: 011 44 20 7904 6384

Petfood products must originate from an USDA/Animal & Plant Health Inspection Service (APHIS) certified establishment. Additional information on the approval of pet food plants for export to the UK may be obtained from:

USDA/APHIS Veterinary Services
National Center for Import Export Products Program
Riverdale, Maryland
Tel: (301) 734-3578
Fax: (301) 734-8226
Website: www.aphis.usda.gov/ncie/

Live shellfish and fishery products imported from the U.S. into the EU must have been produced to standards at least equivalent to those applicable to products produced within the EU. Each consignment
of live shellfish or fishery products must be accompanied by a health certificate issued by the Food and Drug Administration (FDA). The National Marine Fisheries Service also issues health certificates under license from the FDA, background on this can be found at: http://seafood.nmfs.noaa.gov. More information can be obtained from:

Food & Drug Administration
Office of Seafood Programs
Tel: (202) 418-3150
Fax: (202) 418 3196

Fish and Shellfish Team
Food Standards Agency
Room 501A, Skipton House
80 London Road
London SE1 6LH
Tel: 011 44 20 7972 5075/5686
Fax: 011 44 20 7972 5142

All dairy product exports to the UK must be accompanied by both a public health and animal health certificate and must be sourced from plants approved to export to the European Union by the Food and Drug Administration (FDA). This is also the case for composite milk products which either utilize a dairy product as a characterizing effect or contain dairy ingredients as an essential part of the product. Where uncertainty exists as to whether or not a product requires dairy certification please contact DEFRA at the address below. For further information on obtaining the appropriate export certification and plant approval status contact the USDA’s Agricultural Marketing Service (AMS) www.ams.usda.gov at the address below.

Products Imports Section - Animal Health
International Trade Unit - Products
Dept of Environment, Food & Rural Affairs
Fifth Floor, Area 507
1A Page Street,
London SW1P 4PQ
Tel: 011 44 20 7904 6506/6496
Fax: 011 44 20 7904 6508

USDA/AMS/Dairy Programs/
Dairy Grading Branch
Room 2750 - South Building
PO Box 96456
Washington, DC 20090-6456
Tel: (202) 720 3171
Fax: (202) 720 2643

SECTION VII. OTHER SPECIFIC STANDARDS

Bread - may only contain lecithins, mono- and di-glycerides of fatty acids, lactic acid esters of mono- and di-glycerides of fatty acids, citric acid esters of mono- and di-glycerides of fatty acids, citric acid esters of mono- and di-glycerides of fatty acids, stearyl tartrate, all GMP; sodium stearoyl-2-lactylate, calcium stearoyl-2-lactylate maximum 5,000 mg/g. Where a slimming claim is made the bread may contain alpha-cellulose and sodium carboxymethylcellulose, GMP.

Cheese - Only soft cheese, whey cheese, processed cheese, cheese spread may contain alginic acid, sodium alginate, calcium alginate, carrageenan, locust bean gum, tragacanth, acacia, guar gum, xanthan gum, all GMP. Processed cheese and cheese spread may contain sodium carboxymethylcellulose.
Chocolate - and chocolate products covered by the chocolate regulations may contain lecithins and/or ammonium phosphatides max 0.5 mg/kg phosphatides. (1.0 mg/kg phosphatides for chocolate/milk chocolate vermicelli and flakes and milk chocolate with 20" minimum milk solids), polyglycerol esters of polycondensed fatty acids of castor oil, maximum 0.5 mg/kg, sorbitan tristearate maximum 1.0 mg/kg, any combination of these emulsifiers and stabilizers (within prescribed limits), maximum 1.5 mg/kg.

Fresh Fruits and Vegetables - must conform to EU/UK Quality Standards - information on quality standards is available from the Horticulture Division at the Department of Environment, Food and Rural Affairs, contact details are located in Appendix A or look up www.defra.gov.uk.

Organic foods - Organic foods - All organic foodstuffs must conform to EU/UK organic food regulations in addition to the food labeling legislation described above. Organic food legislation is administered by Defra. Importers can apply for an authorization to import organic products into the UK. Before authorization is given, importers must demonstrate that the products to be imported are produced and inspected to standards equivalent to those in operation in the EU. A report on the UK's Organic Food Market was produced by USDA London in March 2003 and provides further information on the regulations and application process for organic foods. This can be found online at: http://www.usembassy.org.uk/fas/pdf_reports/organic3006.pdf

Meat products - Compositional standards exist for some meat products; this is stated, where relevant, in the “additional comments” column. The meat content must be declared, generally in the form “minimum x % meat” near the list of ingredients. For some whole meat products any added water must be declared (this will be indicated where relevant). The lean meat content must be minimum 65% of the declared meat content, except for meat pies, sausage meat and meat pate, when it must be minimum 50% of the declared meat content.

Other descriptions - In the UK “corn syrup” should be called “glucose syrup”, “corn syrup solids” should be “glucose syrup solids”. “nonfat dry milk” should be “dried skimmed milk” or “skimmed milk powder”. “Textured vegetable protein” and similar terms are not specific enough; the vegetable should be specified. The word “seasoning” is not a permitted generic term and the constituents should be correctly specified.

SECTION VIII. COPYRIGHT AND/OR TRADE MARK LAWS

EU/UK copyright/trademark laws are implemented by The Patent Office, an Executive Agency of the Department of Trade and Industry. Exporters wanting to register trademarks/brand names are advised to contact:

The Patent Office
Concept House, Cardiff Road
Newport, Gwent NP9 1RH
Tel: 011 44 1633 814000
Fax 011 44 1633 814444
SECTION IX. IMPORT PROCEDURES

UK importers customarily handle all import procedures. The following information is provided to further the U.S. exporter’s understanding of the procedures and time-frames which are involved in importing into the UK.

When an importing ship or aircraft arrives at the UK location where goods are to be unloaded, the goods must be ‘presented’ to Customs (Her Majesty’s Customs & Excise or HMCE) by the person who brought them into the EC or the person who assumes responsibility for their onward carriage (this includes freight haulage companies, shipping and aircraft lines). Goods may be presented by:

- using an approved computerized trade inventory system linked to customs; or
- lodging Form C1600A at the designated Customs office

All goods must be presented within 3 hours of their arrival at the place of unloading. After presentation the goods must be covered by a summary declaration containing the information needed to identify the goods. The summary declaration should normally be made at the same customs office as presentation. The summary declaration must be made by:

- the person who conveyed the goods into the EC; or
- the person who assumes responsibility for their onward carriage
- the shipping, airline or haulage company; or
- the representative of any of the above

In the UK the prescribed form of summary declaration is Form C1600. Customs may also accept commercial documents or computer records, if they contain the necessary details. Acceptable commercial documents include:

- bills of lading
- air way-bills
- container manifests
- load lists
- manifests
- consignment records (on computerized inventory systems)

An import declaration is required for goods from third countries such as the U.S. When goods are imported into the UK it is the responsibility of the importer or his authorized agent to declare them to Customs. In most cases a Single Administrative Document (SAD) is used for this purpose. Further information on the SAD can be obtained from H.M. Customs & Excise web site: www.hmce.gov.uk

In addition to the above paperwork, U.S. products may require import licenses or health certificates, as outlined in Section VI.
All imported goods are liable to be examined by Customs. If goods are selected for examination, the opening, unpacking and re-packing must normally be done by employees of the dock company or an agent of the importer. The examination of goods normally occurs at the place where they are being declared for importation.

Customs duties and other charges that are due must be paid, deferred or secured before the goods are cleared by Customs. It is advisable to show invoices with no freight costs incorporated, only the value of the imported goods, as import duty will be charged on the total amount presented for that shipment. Charges payable on imported goods may include:

- Import duties
- ‘additional duties’ on flour and sugar
- ‘countervailing charges’ on fruit and vegetables
- ‘variable charges’ on processed goods
- ‘compensatory charges’ on oils and fats
- ‘extra charges’ on eggs, poultry or pig meat
- ‘sugar levies’ on processed goods with sugar in them
- Value Added Tax (VAT)
- Excise duty on alcoholic beverages

The charges payable are linked to the Commodity Code (similar to an HS code, but more detailed) for a particular product. U.S. exporters will need to find out what the Commodity Code for their product, and the associated import duty, is likely to be. This will be necessary in determining a pricing strategy for the product.

To obtain the Commodity Code for your product, contact H.M. Customs & Excise, Tariff Classification Helpline on Tel: 011 44 1702 366077. This service gives a verbal reading on the appropriate code and respective import duty for a particular product. It is also possible to obtain a written ruling on the product’s Commodity Code known as Binding Tariff Information (BTI). This service is advisable for more complex food products, as it involves closer consideration of the product’s composite ingredients and is legally binding. This is available directly from Customs & Excise on the telephone number given above.

It is also possible to look up the Commodity Code and relevant import duty for your product on the Internet at: http://europa.eu.int/comm/taxation_customs/dds/cgi-bin/tarchap?Lang=EN

However, as stated above, rather than making your own estimation of Commodity Code it is advisable to do a BTI for more complex food products.

The UK standard rate of Value Added Tax (VAT) is 17.5%. While UK foodservice outlets must charge the standard rate of VAT on everything they serve, retail food products, in general, do not have VAT on them. However, some exceptions which do incur VAT are:

- Ice Cream and similar products, and mixes for using them
- Confectionery
- Alcoholic beverages
C Other beverages, and preparations for making them
C Potato chips (crisps), roasted or salted nuts and some other savory snack products
C Products for home brewing and wine making

VAT can also be a value located somewhere between the Standard (S = 17.5%) and the Zero (Z = 0%) rates. For assistance when a case is less straightforward, contact: the VAT Helpline Tel: 011 44 20 7865 4419, Her Majesty’s Customs & Excise web site: www.hmce.gov.uk or write using the address in Appendix A.

When giving quotations to a UK importer, note that "Free on Board" (FOB) implies FOB ship not backdoor of U.S. facility, i.e. include freight costs to U.S. exit port/airport. Other common terms for quotation include "Delivered UK port" and "Door to Door with or without duty paid".
APPENDIX A - UK Government Agencies & Affiliated Organizations

Association of Port Health Authorities (APHA)
Dutton House
46 Church Street
Runcorn, Cheshire WA7 1LL
Tel: 011 44 1928 580440
Fax: 011 44 1928 581596

Food Standards Agency (FSA)
Aviation House
125 Kingsway
London
WC2B 6NH
Telephone: 011 44 20 7276 8000
Fax: 011 44 20 7238 6330
Email: helpline@foodstandards.gsi.gov.uk
Website: www.foodstandards.gov.uk

Rural Payments Agency
Lancaster House
Hampshire Court
Newcastle upon Tyne
NE4 7YH
Tel: 011 44 191 226 5050
Fax: 011 44 191 226 5212
Website: www.rpa.gov.uk

Dept of Environment, Food & Rural Affairs
Nobel House
17 Smith Square
London SW1P 3JR
Tel: 011 44 20 7238 3000 (switchboard)
Fax: 011 44 20 7238 6591
Helpline: 011 44 20 7270 8961
E-mail: helpline@defra.gsi.gov.uk
Website: www.defra.gov.uk

Department of Trade & Industry (dti)
1 Victoria Street
London, SW1H 0ET
Tel: 011 44 20 7215 0334
Fax: 011 44 20 7215 0315
E-mail: dti.enquiries@dti.gsi.gov.uk
Website: www.dti.gov.uk

(For Weights & Measures Legislation)

H.M. Customs and Excise (HMCE)
Portcullis House
27 Victoria Avenue
Southend on Sea, Essex, SS2 6AL
Tel: 011 44 1702 367 330
Website: www.hmce.gov.uk

(For Tariff Code and Duty Rate Information)

The Stationery Office
123 Kingsway
London
WC2B 6PQ
Tel orders: 011 44 20 7242 6393
Fax orders: 011 44 20 7242 6412
Website orders can be placed on:
www.tso.co.uk

(For Copies of UK Regulations, Orders or Acts)
APPENDIX B - Local Contacts

USDA London Office

USDA/Foreign Agricultural Service
American Embassy/Box 48
24 Grosvenor Square
London, W1A 1AE
United Kingdom
Tel: 011 44 20 7894 0040
Fax: 011 44 20 7894 0031
E-mail: AgLondon@fas.usda.gov

FPO Address: American Embassy
PSC 801, Box 48
FPO AE 09498-4048

UK Trade Associations

Fresh Produce Consortium
Minerva House
Minerva Business Park
Lynch Wood
Peterborough PE2 6FT
Tel: 011 44 1733 237117
Fax: 011 44 1733 237118
E-mail: info@freshproduce.org.uk
Website: www.freshproduce.org.uk

British Health Food Manufacturer’s Association
63 Hampton Court Way
Thames Ditton
Surrey KT7 0LT
Tel: 011 44 20 8398 4066
Fax: 011 44 20 8398 5402
E-mail: pviner@hfma.co.uk
Website: www.hfma.co.uk

British Frozen Food Federation
3rd Floor, Springfield House
Springfield Road
Grantham, Lincs, NG31 7BG
Tel: 011 44 1476 515 300
Fax: 011 44 1476 515 309
E-mail: generaladmin@bff.co.uk
Website: www.bff.co.uk

Food and Drink Federation
6 Catherine Street
London, WC2B 5JJ
Tel: 011 44 20 7836 2460
Fax: 011 44 20 7836 0580
E-mail: marion.owen@fdf.org.uk
Website: www.fdf.org.uk
APPENDIX C - Non Discriminatory Partial List of UK Commercial Companies Which Can Perform Product Formulation and Label Checks on Foodstuffs

Central Scientific Laboratories
445 New Cross Road
London SE14 6TA
Tel: 011 44 20 8694 9330
Fax: 011 44 20 8691 9163
Contact: Mr. Jeremy Davis
E-mail: jeremydavis@eurofins.com
Website: www.eurofins.com

Euro Fine Foods 2000
High Street
Uffington, Oxon SN7 7RP
Tel: 011 44 1367 820771
Fax: 011 44 1367 820871
Contact: Kenneth Mitchell
E-mail: kennethmitchell@compuserve.com
Website: www.eurofinefoods2000.co.uk

Europe for Business
41 Portland Avenue
Hove, East Sussex BN3 5NF
Tel: 011 44 1273 421485
Fax: 011 44 1273 383033
Contact: Ms. Lindsay Wittenberg
E-mail: lsw_europe@compuserve.com
Website: www.europe-for-business.co.uk

Lawgistics Ltd
Ambury House
89 High Street
Huntingdon PE29 3DP
Tel: 011 44 20 1480 455500

Fax: 011 44 20 1480 455533
Contact: Mr. Dennis Chapman
E-mail: info@lawgisticsonline.co.uk
Website: www.lawgisticsonline.co.uk

The Stevens Partnership
River Meade
17 Wheatfield Avenue
Worcester WR5 3HA
Tel: 01144 1905 353 417
Fax: 011 44 1905 353 557
Contact: Mr. Robert A. Stevens/Mrs Carol Stevens

Berwin Leighton Paisner
Adelaide House
London Bridge
London, EC4R 9HA
United Kingdom
Tel: 011 44 20 7760 1000
Fax: 011 44 20 7760 1111
Contact: Hilary Ross
E-mail: hilary.ross@blplaw.com
Website: www.blplaw.com