Report Name: FAIRS Annual Country Report Annual

Country: Ukraine

Post: Kyiv

Report Category: FAIRS Annual Country Report

Prepared By: Oleksandr Tarassevych

Approved By: Laura Geller

Report Highlights:

Ukraine continuously enforces food safety regulations for commercial imports despite Russia’s invasion of Ukraine in February, with very few exceptions. This report explains the existing regulatory landscape including new regulations adopted throughout 2021 and early 2022 under the European Union regulatory approximation agenda. New regulations related to the labeling of selected products and nutritional claims are included. This report updates the corresponding sections and adds multiple references to recently submitted FAIRS subject reports, which explain these new regulations in greater detail.
Table of Contents

Executive Summary: ............................................................................................................. 3

Section I: Food Laws ........................................................................................................... 4

Section II: Labeling Requirements ..................................................................................... 8

Section III: Packaging and Container Regulations ............................................................ 11

Section IV: Food Additives Regulations ............................................................................ 12

Section V: Pesticides and Other Contaminants ................................................................. 13

Section VI: Other Requirements, Regulations, and Registration Measures ...................... 15

Section VII: Other Specific Standards .............................................................................. 18
    Organic Certification ........................................................................................................ 18
    Special Food Products ..................................................................................................... 19
    Product Samples and Mail Order Shipments ................................................................ 19
    Conformity Certification ............................................................................................... 20
    Sampling and Testing Requirements ............................................................................ 21
    Pet Food, Feeds and Feed Additives ............................................................................. 22
    Planting Seeds ............................................................................................................... 23

Section VIII: Trademarks, Brand Names and Intellectual Property Rights ...................... 24

Section IX: Import Procedures .......................................................................................... 24
    Phytosanitary Inspection ............................................................................................... 27
    Veterinary Inspection ................................................................................................... 27
    Sanitary Inspection of Food Products ........................................................................... 28
    Re-Export of Products of Animal Origin ..................................................................... 28

Section X: Trade Facilitation ............................................................................................. 29
    Tariff Classification Advanced Ruling ........................................................................ 29
    Country of Origin Advanced Ruling ........................................................................... 30

Appendix I. Government Regulatory Agency Contacts: .................................................. 31

Appendix II. Other Import Specialist Contacts: .................................................................. 32
The Office of Agricultural Affairs of USDA/Foreign Agricultural Service in Kyiv, Ukraine prepared this report 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 the time this report was written, or because clear and consistent information about these policies was not available. It is highly recommended 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.

Executive Summary:

All Ukrainian laws and regulations governing commercial imports of food products, live animals, reproductive materials, seeds and feeds remain in place despite Russia’s invasion of Ukraine which began on February 24th, 2022. The only war-related regulation concerning import procedures is Cabinet of Ministers’ Decree 537 (in Ukrainian; adopted on May 7th, 2022). By this Decree, the Ukrainian competent authority is allowed to exercise import controls “when situation allows.” It also simplified imports of feeds and feed additives as well as food products originated from countries where animal disease outbreaks were registered. Importers are expected to follow regular import procedures outlined in this report, although border controls may be simplified or even waived in certain cases.

Another important new factor impacting U.S imports does not relate to Ukraine’s regulations but follows from wartime logistics. Due to the Russia-imposed blockade of Ukrainian Black Sea ports and closed airspace, the Ukraine-EU border has become the only available crossing opportunity for imports. Consequently, all imports must transit or even change the mean of transportation in the EU. Imported products can be delivered either by trucks or by rail. This imposes additional certification restrictions on the imported products must comply with EU transit regulations. Ukraine was able to negotiate the removal of many EU transit restrictions for Ukrainian exports, but all import-associated restrictions remain in place.

Ukraine remains one of the largest producers of grains, vegetable oils, legumes, and poultry meat. Although very efficient in bulk commodity production, before the war Ukraine was a major importer of food and feed ingredients, planting seeds, processed food products, seafood, alcoholic beverages, fruit, wine, and high-quality meat products (both processed and raw). Import of these products continue during the war, but trade volume is expected to drop notably. In 2021, Ukraine was a low-middle-income country, according to the World Bank classification, but war is expected to depress disposable incomes in 2022-23.

After the war started, the Cabinet of Ministers of Ukraine adopted an official list of critical imports (in Ukrainian). The Decree contains a positive list of HS Codes for which importers are qualified to procure foreign currency at a national bank-defined exchange rate. Although not directly related to technical import regulations observed in this report, the Decree imposed severe restrictions on the import of non-listed products, as those products cannot get access to foreign currency. The list of eligible products was amended 19 times after adoption, so FAS Kyiv has chosen not to provide a translation. An exporter is advised to contact an importer as to currency availability at the moment of import. After the war started, the Government of Ukraine limited access to selected statistical information and official legal registers.
Ukraine has comparatively low import duties for agricultural and food products. However, market access for U.S. products is often complicated by technical barriers. Some of those technical barriers were introduced through Ukraine’s ongoing work to “approximate” European Union (EU) regulations under the Deep and Comprehensive Free Trade Area agreement (DCFTA). Despite these developments, many U.S. industries maintain a rather broad market access to the Ukrainian market utilizing previously negotiated market access terms. These terms are expected to remain in place for the duration of Ukraine’s EU legal approximation program. Competition with EU producers, which enjoy a free trade regime and negligible technical barriers to trade, is the largest trade obstacle.

Although the regulatory change process has stalled during the war, in the future Ukraine is expected to continue its food safety and technical access modifications to align with EU norms and food industry standards. In the short run, those modifications are not expected to create prohibitive trade barriers for U.S. products, but in the long run, market access for non-EU-approved U.S. exporters may become more complicated. Ukraine’s imports from the U.S. are quite diversified. Ukraine imports sunflower and vegetable seeds, Alaskan fish and roe, edible nuts, animal feeds, beef, tobacco products, and food ingredients. Basic products and ingredients are expected to meet few trade barriers, while the export of the high-value-added products might become problematic as Ukraine adapts to EU regulations over time.

Section I: Food Laws

Ukraine is in the process of reforming its food safety system to incorporate international practices and to simplify production and trade in agricultural and food products. Like other countries, Ukrainian regulations are designed to ensure safety, wholesomeness, and select quality aspects of foodstuff of animal and plant origin. In addition, the regulations seek to protect animal health and prevent the introduction of foreign animal diseases, quarantine pests, and microorganisms.

Ukraine joined the World Trade Organization (WTO) in 2008. It is also a party to the three sister organizations (i.e., the Codex Alimentarius Commission (CODEX), International Plant Protection Convention (IPPC), and World Organization for Animal Health (OIE)). However, the role of the national CODEX office in the domestic regulatory processes is very limited.

In 2014, the modernization of the Ukrainian safety system was altered by the signing of the Deep and Comprehensive Free Trade Area agreement (DCFTA) with the European Union (EU). Under DCFTA, Ukraine committed to an ambitious legislation-approximation program (in Ukrainian), which will bring many Ukrainian practices in compliance with EU requirements. Adoption of the EU-like norms is often viewed as a market-opening tool for both the EU-area and non-EU countries that accept EU safety approaches. Although regulatory changes slowed down after the war start, Ukraine’s candidacy for EU status adopted on June 23, 2022, which may lead to quicker adoption of EU regulatory practices.

Ukraine’s obligations to the WTO and to the EU under the DCFTA shape the food and agricultural products trade environment. Although Ukrainian law emphasizes the priority of international trade rules, most recent regulations are based on relevant EU directives. In recent years, the major changes were introduced in the following fundamental laws: the Law on the Main Principle and Safety Requirements for Food Products, the Law On Veterinary Medicine, the Law On the Main Principles and Requirements for Food Product Safety and Quality, the Law On Food Safety Control and Enforcement, the Labeling Law, and the Feed Safety Law. As a result, the responsibility for food safety was transferred from governmental authorities to market operators – producers, processors, or importers of
food and agricultural products. Ukrainian governmental authorities maintained only control and supervisory functions.

The magnitude of this change is significant: Ukraine introduced Hazard Analysis Critical Control Point (HACCP) requirements for all food processors (including foreign), country residue monitoring plans, formal product recall procedures, traceability requirements on the “one step back” and “one step forward” principle, positive lists of approved facilities, official import requirements for many products and live animals, international food safety audit requirements and many other new measures. Although these changes resulted in increased transparency and streamlining of food import procedures, market access for many products became cumbersome. Introduction of EU-like regulations and recognition of food safety equivalence with the EU in April 2014 simplified market access mostly for EU-based and third-country EU-approved suppliers. U.S. suppliers maintained broad market access which is based on several bilateral certificates negotiated earlier. Ukrainian law recognizes those as valid despite adoption of new, often more restrictive, laws and regulations that prevent future bilateral certificate negotiations.

Several Ukrainian laws adopted after DCFTA adoption declared Ukraine’s adherence to both “international and/or EU norms.” These laws do not address cases when international (CODEX or OIE-based) regulations and standards differ from EU regulations and standards. Currently, certain market access conditions established by Ukraine may be considered partially non-compliant with provisions of the WTO agreement and/or with the standards established by international standards setting bodies. The U.S. exporter should rely on bilateral certificates and bilaterally negotiated market access terms as described in the FAIRS Certificate and current FAIRS Annual Reports.

Ukraine implemented a single food safety authority model for its food and animal safety control, as well as consumer protection: the State Service of Ukraine on Food Safety and Consumer Protection (SSUFSCP), which is within the Ministry of Economy (ME). The SSUFSCP is responsible for safety and control of veterinary drugs, feed, live animals, reproductive materials, products of animal origin for food and non-food consumption, other processed and unprocessed food products, and phytosanitary issues (plant quarantine).

The SSUFSCP possesses only oversight and control functions. New laws and regulations are developed and adopted by the Sanitary and Phytosanitary Policies Division of the Ministry of Agrarian Policy and Food (MAPFU). Within SSUFSCP, import control functions are performed by the Food Safety and Veterinary Department and the Department for Phytosanitary Safety and Control of Seeds and Nurseries. Interested readers should refer to the SSUFSCP website for a complete list of functions and controls of each of the SSUFSCP divisions. SSUFSCP is also responsible for all aspects of food safety for all imported and domestically produced food products. Other regulatory functions of SSUFSCP not related to food and agricultural products safety are not addressed in this report. Plant variety registration and seed certification functions are controlled by MAPFU, while SSUFSCP has market control and oversight functions.

The Ministry of Healthcare of Ukraine (MHCU) remains responsible for food safety issues in public food establishments and epidemiological control in cases of food-borne illness investigations and elimination of outbreaks. The MHCU is also responsible for the establishment of maximum residue levels (MRLs) for microbiological indicators and food contaminants as well as the registration of food additives.

The Ukrainian Food Control system concentrates on product safety. Selected controllable quality aspects include indicators or traits of the food product that are used for:
- Separation of “traditional food products” from all other products (traditional food products are household-produced foods that are usually sold in open-air markets);

- Establishing special requirements for baby formula and food for special medical purposes and weight control;

- Establishing special requirements for organic products; and

- Informing consumers of food product traits through labeling.

Ukraine’s Ministry of Finance is responsible for the country’s customs policy and regulations, while Ukraine’s Customs Service is responsible for customs clearance of all imported products. Customs clearance and related product sampling and testing services are fee-based. Ukraine is working on the introduction of full-scale risk evaluation procedures for customs, veterinary, sanitary, and phytosanitary clearances.

**List of Laws and Regulations Guiding Importation of Food and Agricultural Products (in Ukrainian unless noted otherwise)**

**Food Safety**


- The Law of Ukraine *On the Main Principles and Requirements for Food Products Safety and Quality* (Edition as of January 1, 2016);

- The Law *On Feed Safety and Hygiene* of August 6, 2019;

- The Law *On State Regulations of Imported Food Products* of July 17, 1997;


- *Medical and Biological Requirements and Sanitary Norms of Quality of Raw Food Materials and Food Products* (approved by the USSR Ministry of Health, Order # N 5061-89 dated August 1 1989);

- Order No. 1114 *On Adoption of Hygiene Requirements to Food Supplements* of December 19, 2013;

- The GOU Decree No. 442 adopted on September 10, 2014 *On optimization of the Central Government Bodies* by which the single food safety authority was created.

- The Law *On Information for Consumers on Food Products* went into power in August of 2019;
Decree No. 537 On Wartime State Controls Measures over Imports to the Customs Territory of Ukraine of Foods, Feeds, Byproducts of Animal Origin and Animal Welfare.

Veterinary

- The Law On Veterinary Medicine; new Law of Ukraine On Veterinary Medicine (Most provisions will go into power in March 2023)
- List of Foreign Facilities Inspected by the SSUFSCP is temporally disabled due to wartime regulations (follow the link on this page to access the most recent list after the war end)

Phytosanitary

- The Law of Ukraine On Plant Quarantine
- The List of Products Subject to Phytosanitary Control. Table at the end of the document that contains the following columns:
  1. HS Code;
  2. Ukrainian description;
  3. List of countries/territories that have a ban for imports of products of plant origin to Ukraine;
  4. List of importing countries that require phytosanitary certificates for products for plant origin for products of plant origin (re-)exported from Ukraine.
- The List of Regulated Harmful Organisms (contains the list of organisms in Latin)
- Selective Phytosanitary control of wood packaging materials under HS Code 4415.

Labeling and Compliance Regulation

- Law On Information for Consumers on Food Products
- Law On Technical Regulations, Standards and Compliance Verification Procedures
- Law On Standardization
- Special Requirements for Labelling and the List of Foodstuff for which Indication of Country of Origin or Place of Origin is Mandatory (will go into power on May 18, 2024)
• Order 1145, “On Approval of Requirements to Statements on Nutritional Value of Foodstuff and Statements on Health Benefit of Foodstuff (went into power on August 21, 2020)

**Maximum Residue Level Requirements**

• Order No. 368 “On Approval of State Hygiene Regulations and Norms “The Regulation of Maximum Levels for Certain Contaminants in Foodstuffs”

• Order No. 548 “On Approval of Microbiological Criteria for Establishing Food Safety Indicators”

• Order No. 2646 On Approval of Foodstuff Safety Indicators "Maximum residue limits (levels) of active substances of veterinary drugs in foodstuffs of an animal origin"

• Order No. 256 On Approval of the State Hygienic Norms "Acceptable Levels of $^{137}$Cs and $^{90}$Sr Radionuclides in Foodstuffs and Drinking Water"

**Import Requirements**

• Order No. 553 On Approval of Import (Forwarding) Requirements on Customs Territory of Ukraine of Live Animals and their Reproductive Material, Foodstuff of Animal Origin, Forages, Hay, Straw, and By-Products of Animal Origin and Products of their Processing.

• Order No. 1329 On Approval of International Certificates Forms (in English)

**Customs**

• The Customs Code of Ukraine

**Geographical Indicators**

• Law on Protection of Rights to Indication of Origin of Goods

**Trademarks**

• Law On Protection of Rights to Marks for Goods and Services

• The Register of Approved Varieties (searchable database)

• The Law of Ukraine On Seeds and Planting Stock

• The Law of Ukraine On Protection of Rights to Plant Varieties

**Section II: Labeling Requirements**

A new food labeling law streamlining existing labeling requirements went into effect in August 2019. FAS Kyiv prepared a separate FAIRS subject report, [Ukraine Adopts New Labeling Requirements](#), to
alert U.S. exporters. This report contains detailed information on compulsory and voluntary labeling information, health claims, and other related requirements.

Although similar to Regulation (EU) No 1169/2011 on the Provision of Food Information to Consumers, and a number of other EU Directives and EC regulations, it contains certain provisions not found in EU laws. U.S. exporters of processed food products are strongly advised to review this detailed report in addition to what is summarized here.

**Compulsory Labeling Requirements**

Existing regulations are established for retail and catering establishments only. Ukrainian regulations require that food labels contain the following information:

- the name of the food;
- the list of ingredients;
- substances that may cause allergies or intolerances, or ingredients derived from such substances or products, used in the manufacture or preparation of a food and are still present in the finished product, even if in an altered form;
- the quantity of certain ingredients or categories of ingredients;
- the net quantity of the food in defined units of measurement;
- the date of minimum durability or the ‘use by’ date;
- any special storage conditions and/or conditions of use;
- the business name and address of the food market operator (an importer);
- the country/countries (or place) of origin (detailed information required by the Law);
- instructions for use where it would be difficult to make appropriate use of the food in the absence of such instructions;
- with respect to beverages containing more than 1.2 % by volume of alcohol, the actual alcoholic strength by volume (with exception of HS 2204 (wine - Wine of fresh grapes, including fortified wines);
- a nutrition declaration (including energy value, the amount of fat, saturated fat, carbohydrates, sugar, protein, and salt); and
- Additional Compulsory Labeling Requirements as specified below.

Food product labeling legislation continues to require an indication of genetically engineered (GE) content, commonly referred to as genetically modified organisms (GMOs), in food products sold to Ukrainian consumers. If a product contains an ingredient that contains GE content or is produced via
GE and that ingredient is more than 0.9 percent of the finished product, the products must bear the “with GMO” marking. Food producers may put a voluntary label “No GMO” on their products if there is an absence of GMO in the product. For more details, see the Labeling section of FAS Kyiv’s recent Biotechnology and Other New Production Technologies GAIN Report.

The label must also identify foods packaged in certain gases; foods containing sweeteners; foods containing glycyrrhizinic acid or its ammonium salt; beverages with high caffeine content; foods with added caffeine; foods with added phytosterols, phytosterol esters, phytostanols, or phytostanol esters; frozen meat; frozen meat preparations; and frozen unprocessed fish products.

Ukraine introduced an additional meticulously detailed set of labeling requirements for fresh, frozen or chilled meat and edible byproducts of bovine animals, pork, lamb, goat and poultry; honey; and unprocessed olive oil. These requirements establish the country of origin or place of provenance labeling and will go into effect on May 18, 2024. Meat producers, processors, handlers, importers, and resellers are obligated to maintain a tracking system which facilitates meat products to be traced back to their origin and animal origin (country of origin). Information on country of origin, country of raising and country of slaughter should be collected. This information must be maintained throughout all stages of production and sales of the food products and be available to final consumers or food service establishments. FAS Kyiv prepared a separate GAIN FAIRS Subject Report explaining the labeling requirements.

Voluntary Labeling Requirements

- Voluntary statements must not be misleading and, when needed, be based on sound science. Additional statements must not negatively impact, replace, or squeeze out mandatory statements.

- The Ministry of Healthcare of Ukraine developed guidance as to health claims (which require prior approval from the MHCU) and statements targeting particular consumer groups (e.g., children, pregnant women, athletes, vegetarians, or vegans).

- Ukraine maintains a set of voluntary requirements for labeling of dairy products as “natural.” Please, refer to corresponding GAIN Report for more information.

- Addition nutritional data may include mono-unsaturated fat, polyunsaturated fat, polyols, starch, edible fiber, and a list of vitamins and/or minerals.

- “Per serving” nutritional numbers accompanying serving size (volume) data are also considered voluntary.

Other Requirements

The label must be in Ukrainian and meet the abovementioned requirements; therefore, the product cannot enter Ukraine with only a standard U.S. label. However, the U.S. “Nutrition Facts” label coincides with Ukraine’s compulsory nutritional requirements. Ukrainian regulations allow the use of nutrition facts calculated per serving (same as FDA requirements). Therefore, a simple translation of the U.S. label may be acceptable. U.S. exporters are advised to confirm this with Ukrainian importers.
Stick-on tags that meet Ukrainian food safety law requirements are allowed and can be placed on the side of, or over top of, the standard U.S. label. There are no restrictions as to the number of languages, and some products sold in Ukraine have been labeled with as many as ten European languages.

An importer may custom clear the product with a label in English after providing a written official assurance to apply Ukrainian language labels prior to product release into circulation. In this case, customs officials should either understand the label in English or be provided with a written translation in Ukrainian along with the credentials of the interpreter. Most importers prefer to purchase products already labeled in order to comply with Ukraine’s requirements, while others prefer to attach labels in a licensed customs warehouse in Ukraine.

Absolute and relative descriptors (such as “low,” “high,” “less,” “fewer,” “reduced,” etc.) are allowed in cases when, in the production process, the products underwent a transformation that increased/decreased content of certain substances below/above the level found in similar products (e.g., reduced sodium).

**Nutritional Value and Health Benefits Claims**

Ukraine maintains a positive list of the following statements in claims:

- disease risk reduction statements;
- health claims;
- nutritional value change statements due to product’s;
  - energy value (caloric content);
  - nutrients or other substances continent change.

Ukraine does not have any specific labeling regulation for plant-based meat and dairy alternatives.

Nutritional Value and Health Benefits Claims are allowed in cases when they are truthful (confirmed by laboratory tests or there are other confirmations), can be clearly understood by consumers (in case of health claims), are applicable to products used according to labeling instructions, and refer to products that contain active substances in a sufficient amount and available form to make the claimed impact under normal consumption. Please, refer to separate FAIRS Subject GAIN Report on [Nutritional and Health Claims in Food Products](#) were all these requirements are explained in great details.

Although Ukraine’s requirements related to nutritional value claims significantly overlaps with the EU’s Regulation (EC) No 1924/2006 “On Nutrition and Health Claims Made on Foods” and other related EU regulations, Ukrainian and EU lists of claims differ significantly. Beside reasonable expected wording/translation differences, Ukrainian lists contains multiple entries rejected by the EU since “insufficient evidence was provided to substantiate those claimed effects for the foodstuffs”. Ukrainian lists also contain fewer records. Exporters are advised to consult with Ukrainian importers as to the legality and specific Ukrainian wordings of intended health claims.

**Section III: Packaging and Container Regulations**

Ukraine has yet to adopt the Law “On Packaging and Packaging Waste,” but specific regulations for food packaging do exist. Materials in direct contact with food products are subject to state registration by the SSUFSCP. As a part of the mandatory state sanitary and hygiene testing, the packaging of food
products is also checked for transfer of polymers (and other elements) to food products. Regulations on Ukrainian packaging requirements can be obtained from the Scientific Center for Preventive Toxicology, Food and Chemical Safety of the MHCU (see Appendix I for an address). All packaging materials registered are published in the Register of Sanitary-Hygiene Findings of the SSUFSCP website (please note that this list is subject to monthly changes). The register is temporarily disabled due to wartime regulations.

There are no specific container requirements in Ukraine. Due to small shipment volumes from overseas, exporters should be prepared to ship mixed product loads in one container. A separate health or veterinary certificate for each homogenous product batch in the container is required.

In cases where U.S. legislation allows for reuse of packaging, all old labels must be completely removed from the boxes found within a container. FAS Kyiv is aware of cases when double labeling caused problems for U.S. exporters. Special packaging requirements apply to many products subject to veterinary control. In such cases, the requirements are clearly indicated in the bilateral health certificate (see the most recent FAIRS Certificate Report for links to veterinary certificates).

The SSUFSCP administers selective phytosanitary control of wood packaging materials under HS Codes 4407 and 4415. The share of packaging falling under control vary from country to country and based on the results of previous inspections as well as the number of regulated pests in the exporting country and information about their identification by the EU Member States.

Although there are domestic regulations as to packaging materials and wastes utilization, none of them impacts imported products or require special packaging marking.

**Section IV: Food Additives Regulations**

Ukraine is a CODEX Alimentarius Commission member, but it maintains its own positive list of additives. All food additives are subject to in-country registration (per Chapter 5 Article 29 of the Law 1602-IV) by the Ministry of Healthcare. The importation of food products that contain non-registered additives is not allowed, although importers may seek registration with the MHCU. For the list of other additives and substances subject to registration in Ukraine, please refer to “Special Food Product” subsection.

The old list of approved food additives was canceled by the Cabinet of Ministers as of September 24, 2015. As of June 2022, the Ukrainian competent authority has yet to publish the new official list of approved additives, as required by law. However, Ukrainian officially verbally stated that all EU-registered food additives are allowed in domestically produced and imported food products. The most recent consolidated EU list as stipulated by Annex II, Regulation (EC) No 1333/2008 is available here. This EU list is currently the only guidance for potential exporters.

An importer may submit a petition to the MHCU requesting registration of a non-EU approved food additive. The registration process should take less than 120 days. In cases where the food additive is approved by a recognized, competent, international organization (see Executive Summary for a list of recognized organizations; the CODEX Alimentarius Commission is included), the additive can be registered under expedited procedures. Under expedited procedures, the MHCU will review a dossier available from the international organization and will conduct an assessment review of specific Ukrainian use conditions as well as the approved detection method availability. The expedited
registration process should take less than 30 days. FAS Kyiv is unaware of any non-EU feed additive registration cases.

According to the WTO accession Working Group Report (Paragraph 2327), Ukraine agreed to accept recommendations of the CODEX Alimentarius Commission on maximum residue levels. However, an exporter is advised to follow the EU-established MRLs for EU-approved substances and CODEX established MRLs for substances not on the EU-list when such substances would be approved.

**Section V: Pesticides and Other Contaminants**

**Pesticides**

All pesticides and agricultural chemicals are subject to state registration. The list of approved chemicals is maintained by the Ministry of Ecology and Natural Resources of Ukraine (MENRU). The MENRU publishes the biannual Catalogue of Pesticides and Agricultural Chemicals Allowed for Use in Ukraine (2022 list in Ukrainian). The Catalogue lists all registered pesticides by brand name, group, applicant, country of origin, active ingredients, and duration of registration. Agricultural chemicals not listed in the catalogue cannot be used domestically, and no residues in agricultural products are allowed. MRLs for pesticides and agrichemicals are established by Hygiene Norms and Regulations of Safe Use (in Ukrainian) implemented in 2016 (last updated in 2020). Norms are established for 158 registered chemicals (as of June 2022) and regulate the presence of active substances for Ukrainian products of plant origin and processed products of plant origin. The document references both National standards for pesticide presence (in Ukrainian) (2,830 references) and the EU Pesticide database (389 references).

**Other Contaminants**

The MHCU established chemical and biological MRLs in food product. These MRLs are enforced by SSUFSCP inspectors. The MRLs and detection methods for pesticides and other agricultural chemicals are established during the state pre-registration (tests and trials). The SSUFSCP inspectors control these MRLs in agricultural products, food, and feed, including for imported products. All product-specific tests (if assigned) are conducted prior to customs clearance. The MHCU claims that the new list is harmonized with EU norms. For control of imported products, SSUFSCP uses the Microbiological Criteria for Food Products Safety developed by MHCU.

A separate FAIRS Subject Report was prepared to assist exporters with current Ukraine's MRLs for Microbiological Contaminants.

Ukraine established Maximum Residue Level (MRLs) for the presence of the following pathogens, toxins and histamine in food products:

- *Listeria monocytogenes*,
- *Salmonella (no strains specified)*,
- *Staphylococcal enterotoxins*,
- *Cronobacter spp. (Enterobacter sakazaki)*,
- *E. coli* (as fecal masses contamination indicator),
- **Histamine** (for selected fish products), and
- **Salmonella typhimurium** (for poultry).

Some MRLs establish zero tolerance level for these pathogens.

Another FAIRS Subject Report - [Ukraine's MRLs for Certain Contaminants](#) provides information on MRLs for the following substances and chemicals in food products:

- *nitrates (in fresh greens and vegetables),*
- *mycotoxins,*
- *heavy metals,*
- *3-monochloropropane-1,2-diol (3-MCDP),*
- *dioxins,*
- *polychlorinated biphenyls (PCBs),*
- *polycyclic aromatic hydrocarbons, and*
- *melamine.*

Additional norms for other contaminants (insecticides, disinfectant, heavy metals, etc.) are listed on the [Medical and Biological Requirements and Sanitary Quality Norms for Food Products and Raw Materials](#) (in Ukrainian; Last updated in 2016). For microbiological requirements, this document partially overlaps with the Microbiological Criteria for Food Products Safety referenced earlier. In cases where there is an overlap, new MRLs prevail.

On January 1, 2022, Ukraine implemented new Maximum Residue Levels (MRLs) for chlorpyrifos and chlorpyrifos-methyl in agricultural and food products at the level of 0.01 milligrams per kilogram (mg/kg) or milligrams per liter (mg/l) depending on whether the product is solid or liquid. A separate [FAIRS subject report](#) provides additional information on this issue.

Ukraine also maintains MRLs for two radiological isotopes: $^{137}$Cesium ($^{137}$Cs) and $^{90}$Strontium ($^{90}$Sr). FAS is unaware of trade problems associated with those indicators, but appropriate MRLs remain compulsory for all imported products. A separate [FAIRS Subject Report](#) provides information on radiological MRLs for different products.

Safety parameters for poultry meat are established by a separate [regulation](#) (in Ukrainian) of MHCU. The new norms are harmonized with EU requirements. It establishes MRLs for the following contaminants: toxic elements including lead, arsenic, cadmium, tin, chrome, mercury, benzopyrene, and aflatoxin B1; antibiotics including levomycetin, tetracycline group, Bacitracin, and nitrosamines; pesticides including DDT and hexachlorocyclohexane; dioxins; and a number of pharmacological substances.
Although Ukraine agreed to accept recommendations of the CODEX Alimentarius Commission on maximum residue levels, FAS Kyiv has not been able to confirm that this practice is in place for all contaminants. Existing registration and testing systems may allow for deviation from CODEX norms to EU or Ukraine’s own MRLs. Exporters experiencing problems with unjustified MRLs are advised to contact FAS Kyiv.

Section VI: Other Requirements, Regulations, and Registration Measures

Facility Registration Requirements

Ukrainian law requires that the SSUFSCP maintain a positive list of eligible countries and facilities for export of live animals, reproductive materials, food products of animal origin, composite products, fish and seafood, and feeds (of both plant and animal origin). There is no facility registration requirement for processed food products or for unprocessed products of non-animal origin.

The SSUFSCP website, which is unavailable during the wartime period (due to provisions of wartime information protection law), contains two Lists of Countries and Foreign Establishments that can export to Ukraine. The first list provides a directory of all approved suppliers of food products that contain ingredients of animal origin. The second list provides a directory of all establishments that can export live animals and reproductive materials. These lists are subject to monthly updates. In addition to these lists, Ukraine accepts products from all EU-approved establishments. To qualify, these export establishments need to be present on a relevant EU register. A European number is necessary and sufficient for such imports. SSUFSCP will verify it on the proper EU register prior to clearance. All U.S. exporting facilities eligible for export to the EU are eligible for export to Ukraine.

Export requirements for U.S. Exporters of Products of Animal Origin, Seafood and Feeds

FAS Kyiv prepared a separate GAIN Report listing all HS codes that will fall under the “Products of Animal Origin and Feeds” category and are subject to inspection at border inspection points.

Due to special beef and pork bilateral veterinary certificate provisions, all U.S. federally inspected facilities are eligible for export to Ukraine without restriction. There is no need for facility registration. These blanket provisions do not differentiate between new and old suppliers, providing unrestricted market access to all. Should an importer encounter a problem with facility recognition, it should refer to the State Veterinary and Phytosanitary Service internal explanatory letter No.15-9-2-2-11/25895 issued on December 4, 2014, or contact FAS Kyiv immediately.

For products of animal and seafood origin other than beef and pork, composite products, feeds, live animals, and reproductive materials, the production facilities need to be listed on the Ukrainian Lists of Approved Foreign Facilities and Establishments or on the EU-approved list. There are two ways to become listed on the Ukrainian lists:

- If a facility/farm/genetics center had exported to Ukraine between April 4, 2013, and April 4, 2018 (per Law 2042 ending remarks), it may petition for automatic inclusion on the list (verification of previous export history and listing procedure may take over two months). Foreign facilities with older export history (per older version of the Law 1602) that kept their registration active will remain on the list.
A facility/farm/genetics center may undergo an individual audit, or the U.S. food/animal safety system for a specific product group must undergo system audit’s, with positive results. Consent from the U.S. competent authority will be needed to conduct a system audit. In this case, all federally approved facilities would obtain market access.

Individual foreign facilities may be included on the list of approved facilities after successful completion of an individual facility audit. A facility audit can be requested through a direct petition to SSUFSCP, or through a petition by the exporting country’s Competent Authority.

No formal procedure for inclusion on the historic exporters (facilities/farms/genetics centers) list of approved countries and facilities has been published. The SSUFSCP includes facilities free of charge upon written request. FAS Kyiv facilitated the inclusion of several U.S. facilities to the list. The procedure is lengthy (over two months) and requires verification of a history of importation with various Ukrainian authorities.

Terms and conditions of the individual facility audit are not yet approved. The existing law does not specify the financing sources for audits but stipulates equal treatment for domestic and foreign producers.

Suppliers of U.S. seafood products must verify their presence on the EU lists of approved seafood processing facilities prior to export to Ukraine. In case of lack of such listing, an exporter should contact the local Food and Drug Administration Office and request such listing based on mutual equivalency recognition with the EU. The procedure may take over a month.

Summary of Current Market Access Conditions for Products of Animal Origin and Seafood Exported from the U.S.*

<table>
<thead>
<tr>
<th>Conditions</th>
</tr>
</thead>
<tbody>
<tr>
<td>All beef and pork products are eligible for export to Ukraine from all U.S. federally inspected facilities without any restrictions or facility registration;</td>
</tr>
<tr>
<td>All other animal products exported from U.S. facilities that are approved by the EU are eligible for export to Ukraine without any restrictions;</td>
</tr>
<tr>
<td>All other animal product exporters from U.S. facilities that exported to Ukraine between April 4, 2013, and April 4, 2018, are eligible for export to Ukraine without any restriction upon petition and consequent introduction to the list of approved facilities (takes over two months);</td>
</tr>
<tr>
<td>All other animal product exporters from the U.S. that have never supplied to Ukraine need to undergo an individual audit by Ukrainian food safety authorities; and</td>
</tr>
<tr>
<td>U.S. seafood suppliers need to verify their presence on the EU list of approved seafood processors prior to shipment.</td>
</tr>
<tr>
<td>As border crossing points located at Ukraine-EU border remain the only available crossing points during the war, all U.S. exports must comply with EU transit requirements. Importers will only be able to source product from a U.S. company that participates in the USDA Export Verification Program. Please, refer to the most recent <a href="#">EU FAIRS Annual</a> report for more information.</td>
</tr>
</tbody>
</table>
*All products are to be accompanied by veterinary/health certificates issued by the USDA competent authority or NOAA.*

**Import of Products of Animal Origin Including Processed Food Products, Composite Products and Feeds without Bilateral Certification**

U.S. competent authorities issue bilaterally negotiated certificates for all **covered products**. According to Ukrainian regulations, the language of bilaterally agreed certificate prevails in cases when there are discrepancies with the language in current regulations. In addition, Ukraine developed **International Generic Certificates** for the following imported product groups:

- Processed products of animal origin, chemicals, and food industry ingredients for human consumption;
- Processed products of animal origin, chemicals, and food industry ingredients for industrial use;
- Other foods and composite products for human use;
- Fresh meat and meat products (including minced meat) of different origin;
- Fish and seafood; and
- Animal feed.

Model Certificates must be endorsed by foreign competent authorities on “as is” basis and are not subject to amendments and/or negotiations. The complete **list of Generic Certificates** by their **titles** is available on SSUFSCP website. The statements contained in the majority of Model Certificates go beyond food safety requirements listed in official **import requirements** (in Ukrainian) and require compliance with many other regulations and laws. Due to challenges related to U.S. competent authorities’ ability to issue these Generic Certificates, FAS Kyiv advises U.S. exporters to rely on existing bilaterally negotiated certificates listed in the FAIRS Certificate Report and market access terms as described in Sections I-VI of the current report.

Per Ukrainian laws, bilaterally negotiated International Certificates or Generic Certificates must be issued by the Competent Authority of the exporting country. For official control purposes, Ukraine does not accept “proxy” certificates such as certificates of free sale or other certificates issued by commercial companies or Non-Government Organizations (NGOs). Ukraine does not recognize U.S. State-level authorities as Competent Authorities. Ukraine requires International Certificates or Model Certificates to be issued prior to embarkation of the product by the exporting country.

⚠️ All processed and raw food products of animal origin, as well as composite products (processed products that contain any amount of ingredients of animal origin) imported into the customs territory of Ukraine are to be accompanied by International Certificates. For the explicit list of HS headings that need to be accompanied by International Certificates, refer to GAIN Report “Product Groups Subject to Official Controls.” HS Codes of food products of plant origin not listed in the “international certificate” section of this report can be imported with general shipment documents (bill of lading and other transportation documents).
However, a Competent Authority’s corrections to a certificate that had already been issued are acceptable.

**Section VII: Other Specific Standards**

*Organic Certification*

New legislative provisions for organic certification came into force in August 2019. According to the newly established [Organic Law](in Ukrainian), Ukraine would operate open and publicly available registries for:

- organic producers;
- organic seeds and seedlings;
- certification authorities; and
- substances (ingredients, components) allowed in organic production.

All organic producers must be certified and undergo an annual audit by certification authorities to ensure compliance.

In accordance with the law, organic certificates issued by third countries are recognized in Ukraine only if the foreign certifier, which issued the mentioned certificate, has been included in the [Ukrainian registry of foreign certifiers](in Ukrainian).

To establish a new entity on the Ukrainian registry of foreign certifiers, an importer/exporter of organic products must apply to the SSUFSCP. The application should contain the following information:

- name of the country where the foreign certifier is located;
- confirmation of accreditation of the foreign certifier by the national accreditation authority of the foreign country participating in the international or regional agreements for recognition of accreditation (i.e., the USDA National Organic Program for U.S. products); and
- name of the state authority supervising the foreign certifier.

**Note:** Ukraine has developed procedures ([in Ukrainian](in Ukrainian)) for admission of organic producers to the relevant registries and the Ministry of Economy is appointed as the registry administrator. As of June 2022, these registries are non-functional.

*Novel Foods*

Novel food products are subject to compulsory registration ([in Ukrainian](in Ukrainian)) by MHCU authorities. Respective regulations and an official register of novel food products are yet to be developed. According to the Draft Law, Ukraine defines novel foods as food products or ingredients that are substantially different from the common food products or ingredients present on the market. The product is considered “novel” if it has one of the following traits:
- The product has no history of safe consumption in Ukraine and underwent significant transformation;
- The product is obtained as a result of a new plant/animal production process which was not used for this purpose before;
- The product is obtained through a technological process that was not previously used for this purpose; or
- The product has no safe consumption history in Ukraine, but has such history abroad, and underwent significant transformation.

GMOs and mineral/drinking water are not considered to be “novel” and do not fall under novel food provisions. Products that have a consumption history abroad are not considered to be “novel” even if they are new to the Ukrainian market. The Register of Novel Foods is maintained by the MHCU, although there were no publicly available registers as of July 2022. Registration time for new novel foods is 180 days.

**Note:** FAS Kyiv was unable to locate the Register of Novel Foods by the time when this report was published.

**Special Food Products**

Dietary, prophylactic food products, biologically active agents, baby food, and food for athletes are considered special food products in Ukraine. Follow this [link](#) for definitions (in Ukrainian). Registration of special food products is conducted by MHCU prior to importation into Ukraine. All registered foods are published on the State Register of Special Dietary Food Products, Functional Food Products, and Dietary Supplements on the MHCU’s website.

Besides the food additives described in Section III of this report, Ukrainian law requires registration of the following ingredients and food products:

- Aromatic substances;
- Enzymes; and
- Drinkable mineral water.

**Safety criteria** (in Ukrainian) establishment, reference testing methods and registration of these products is performed by the MHCU. Importation of non-registered ingredients or mineral water is not allowed. Registration time for products or ingredients will not exceed 30 days.

**Note:** FAS Kyiv was unable to locate the Register of Special Food Products by the time when this report was published.

**Product Samples and Mail Order Shipments**

Mailed samples worth less than €100 can be cleared duty-free. The [regulations](#) (in Ukrainian) allow importers to bring samples for trade shows and scientific research upon preliminary notification of Ukraine’s Competent Authority (SSUFSCP) and subsequent import approval. Product Samples must
not originate from a premise/facility under quarantine or other trade restrictions. Upon completion of research or a trade show, any remaining samples must be either re-exported or destroyed by methods that eliminates harm to animal and human health. SSUFSCP must be informed about product destruction or re-export no later than five working days after show end.

The product may cross the border if it is accompanied by a document that confirms that Ukraine’s competent authorities were notified at least 10 days prior to products arrival at the border inspection post (BIP). Country access will be granted if the BIP does not possess the competent authority’s justified objection against the product’s entry into the country. Preliminary notification must contain the description of the food product, planned border inspection entry point, expected time of arrival, and destination point. The importer must assure product traceability, follow packaging, storage, and hanging requirements, and keep import records for at least 6 months after product import.

Conformity Certification

Through multiple interactions, Ukraine completely abolished conformity certification for food products and tobacco requirements in 2018. The Ministry of Economy is responsible for reforming the conformity certification. In accordance with obligations taken under the DCFTA with the European Union, Ukraine is planning to adopt some EU Standards. Conflicting National Standards will be canceled.

Although Ukraine zeroed its compulsory certification lists, its certification system remains in place. The certification system is based on the Law on Standards, Technical Requirements and Compliance Evaluation Procedures, Law on Standardization, Law on Conformity Certification, and Presidential Decree “Provision on State Inspection on Consumer Rights Protection.” These regulations envisage the following compliance documents:

- **Technical Regulations** are legal public acts establishing mandatory requirements for products, services, or production processes to eliminate threats to national security, to protect life, health, and property rights of consumers, protect animals, plants and the environment. It may also contain requirements for terminology, labels, packaging, marking or labeling requirements as they apply to a product, process or production method. By June 2022, Ukraine adopted 82 Technical Regulation (in Ukrainian) most of which mimic EU safety directives word for word. The list includes technical regulation related to food products labeling, packaging materials, volume and weight packaging measurements, cocoa and chocolate products, brandy production, and requirements for honey.

- **National (State) Standards** (DSTUs) are documents approved by the competent authority, which provides guidelines or characteristics that relate to the products, production processes or services with which compliance is not mandatory. The standard also may include requirements for terminology, labels, packaging, marking, or labeling requirements as they apply to a product, process, or service. From the legislator’s perspective, a Standard is an auxiliary document that if followed will help achieve compulsory safety requirements listed in a Technical Regulation. However, producers are free to choose other production techniques that can yield the same safety results.

Voluntary Certifications
Voluntary certifications are a business and marketing tool that are not used for official clearance procedures. Ukrainian importers may ask for a Quality Certificate (QC) from the U.S. exporter. This certificate has no connection to the Ukrainian certification bodies and can be viewed as a generic wholesomeness certificate issued by the producer. Normally the QC requested from the U.S. producer/supplier will contain the following:

- Name of the producer and facility number;
- Name of the supplier (if different from the producer);
- Statement that the product is “fits for human consumption”;
- Number of containers in the shipment (if more than 1);
- Net weight of the product in the container;
- Number of boxes supplied;
- Production date(s) (usually only month of the production is required); and
- Expiry date (shelf life) of the product.

As an unofficial document (not bilaterally negotiated and agreed), a QC may speed up both customs and veterinary procedures, assist in the customs valuation process, and serve other auxiliary purposes. Usually, the QC will be written on company letterhead and may be signed by different employees, depending on the company’s operational structure and availability. Neither producer-issued nor state-issued or Chamber of Commerce issued and endorsed certificates can serve as the only necessary documentation for customs, sanitary, or veterinary clearances. For all food products and feed, Ukrainian legislation requires Competent Authority-issued certificates to accompany the product at the moment of arrival.

**Sampling and Testing Requirements**

Sampling and testing of imported products are regulated by the Cabinet of Ministers Decree 833 and Ministry of Agrarian Policy and Food Order 490 (in Ukrainian). Additional conditions are listed in Law 1602-VI and Law 2042-19. Decree 833 defines “uniform batch of the product” and establishes sample sizes and sampling times. The uniform batch of product is defined as any quantity of the product of the same kind, name, production date, and processing method which was produced by the same shift and with the same technological regime.

For fish, a uniform batch may be comprised of up to five consecutive production dates with a sample size of 5-6 kilograms, but no less than five fish, if weight of one fish exceeds three kilograms. For canned food products, one batch is limited to one date and one production shift of one producer. For milk and dairy products, a batch is limited to one sort, one producer, one technological cycle, and one production date.
A uniform batch for feed is limited to one load, but no more than 100 tons. A batch of any product must not exceed one railway car, one truck, or one tanker or tank. Each batch must be accompanied by the certificate that ensures safety and quality of the product.

Given the total sampling and testing requirements for products imported into Ukraine, the sampling and testing fees may pose a significant burden on the importer, especially for expensive products such as caviar, fish, or chilled meat. In many cases, the U.S. exporter may receive a request from the importer to put as few “uniform batches” in the container as possible. FAS Kyiv is aware of cases when the SSUFSCP identified as many as 19 uniform batches in one 25-ton refrigerated container.

The potential importer should be prepared for some losses associated with testing of the product. SSUFSCP adopts annual risk assessment process for different product groups. Product sampling and testing can be conducted under routine import checking procedures, special enhanced import controls, and annual state testing program. Most products are subject to 5-10 percent testing. Special enhanced import control for high-risk products originating from high-risk countries can reach 50 percent. The testing period may vary from 4 days for certain meat products to 15 days for canned products. Ukraine will sample and test all first-time shipments and shipments arriving from facilities that have not exported to Ukraine in the last 5 years.

Law 1602-VII justifies usage of national sampling standards and the use of EU or international standards in case of their absence. The law also allows for reference-methods adopted by the EU or “appropriate international organizations.” Arbitrage testing can be conducted by any independent lab which uses these reference methods.

In 2018, Ukraine implemented Law No. 2042, which specifies additional sampling requirements. Sampling will be conducted in cases when physical inspection discovers a need for sampling. This might be either well-grounded suspicion during the importation process or implementation of routine sampling as a part of a risk-based verification system. The sampled product is released for free circulation if no threat to human or animal health is discovered during the document check and compliance verification. If the test results reveal noncompliance with adopted safety norms, the product is recalled at the importer’s expense.

The new sampling requirement allows for the physical inspection of one percent of items/packages in the cargo. However, the number of items physically inspected cannot be less than two and no more than ten. If bulk products are imported, five samples are taken from different locations in the cargo. The new rules allow for partial unloading of the cargo in cases where access to different parts is required for sampling.

**Pet Food, Feeds and Feed Additives**

In January 2020, Ukraine abandoned official registration of feeds. According to Articles 18-20 of the Law of Ukraine “On Feed Safety and Hygiene,” only feed additives are subject to registration. However, Section X of the Law allows for circulation (including import into the territory of Ukraine) of already registered feeds and premixes in cases when valid registration certificates are available. The products can remain in legal domestic turnover until the end of validity of their registration papers.

However, importation of new feed, feed mixes, premixes, and feed for non-productive animals that were not registered prior to January of 2020, is possible only after state registration of any feed additives.
present in these products. Ukraine is yet to adopt registration dossier requirements that will make registration of feed additives possible.

The State Scientific and Control Institute of Veterinary Drugs and Feed Additives (contacts are in Appendix I) conducts assessments for feed additives in Ukraine. A company that applies for registration will assume all costs associated with the procedure. Experts from the State Scientific and Control Institute of Veterinary Drugs and Feed Additives will establish a separate registration procedure for every feed additive sample. Field trials may be required for some products. The cost of registration is $600 - $3,200 depending on the number of tests and field trials. The cost will be lower if a group of similar products is registered. The procedure should not take longer than 90 days, but it depends on the accuracy of documents and samples sent. Additional information concerning registration of feed additives can be found on the Institute’s website.

If the Institute approves the product, the exporter will receive a five-year registration certificate. When the five-year term expires, the company will be required to renew the certificate. In this case, the Institute will not request a product sample, but only a set of documents and the procedure will be somewhat faster and less expensive.

**Planting Seeds**

Exporters of planting seeds should note that prior to importing seeds for commercial release in Ukraine, each seed producer must be registered with the Ministry of Agricultural Policy and Food of Ukraine and the State Register of Seed Producers (the most recent document). Before the product is exported, the plant variety intended to be imported into Ukraine should be included on the Register of Approved Varieties, which makes it eligible for commercial distribution in Ukraine.

Exports of commercial seed batches that have already been registered in Ukraine should be accompanied by quality certificates issued by the exporting country, or International Seed Testing Association (ISTA) or Organization for Economic Co-operation and Development (OECD) certificates, in addition to the original phytosanitary certificate. The list of specific seeds subject to phytosanitary control can be found in the GAIN Report, “Product Groups Subject to Official Controls.”

Due to the recent liberalization of seed legislation, Ukraine allows seed imports for reproduction within Ukraine and subsequent export accompanied by certificates issued by the ISTA or OECD without obligatory prior certification in the territory of Ukraine.

Seeds included in the OECD registry, but not included in the Ukrainian registry, could be imported to Ukraine only for reproduction and subsequent export of the final product outside the territory of Ukraine. The detailed procedures are available in Ukrainian.

Unregistered seeds could be imported for strictly limited number of usage (research, registration, and exhibition) and the maximum import volume is limited as well. These are the subject to specific preapproval procedure (in Ukrainian) by SSUFSCP.

To introduce new seeds into the Ukrainian market, sample seeds must be provided to Ukrainian authorities for testing purposes.

Field trials are an integral part of the registration process for new plant varieties. Field trials can take up to three years and cost the applicant (variety owner, exporter, or importer) between $5,000 and $10,000, depending on the type of crop and the extent of field trials needed. This charge includes expenses
needed for field trials and to maintain the variety on the Registry. For more information about registration, please refer to the [Ukrainian Institute of Plant Variety Examination](https://www.ukraine.gov.ua).

At the time of shipment, the seed exporter should plan for a three-to-five-day seed certification period in Ukraine. The State Seed Inspection Service of the ME inspects imported seeds for compliance with Ukrainian state sanitary and plant quarantine standards. Each seed batch sold on the Ukrainian market should be properly labeled in accordance with the national legislation as well accompanied by a valid seed certificate. The national seed labeling requirements are available [in Ukrainian](https://www.ukraine.gov.ua).

All imports of planting seeds require testing for the presence of GE events. In accordance with the national Biosafety Law, commercial imports of biotech seeds (as well as any other genetically engineered organisms) are not allowed without state registration in Ukraine. In accordance with the national GE Registry ([in Ukrainian](https://www.ukraine.gov.ua)), currently there are no GE plants registered in Ukraine. There is also no complete set of regulatory procedures for the registration of GE events for seeds in place. Therefore, the current policy environment does not facilitate commercial imports of GE seeds into Ukraine.

For further information on these procedures, U.S. exporters are encouraged to contact FAS Kyiv.

**Section VIII: Trademarks, Brand Names and Intellectual Property Rights**

Protection of intellectual property rights are weak in Ukraine. Piracy is a common problem for domestic and foreign food suppliers with well-known consumer brand names. Ukraine is a member of the World Intellectual Property Organization, although U.S. exporters may consider registering their brand names in Ukraine. The State Service of Ukraine on Intellectual Property (SSUIP) lost its regulatory power in 2017. The Ministry of Economy is the GOU’s agency responsible for the protection of intellectual property. Suppliers should work closely with their local distributors to identify any case of piracy and report it to local law enforcement agencies or to intellectual property rights inspectors of the SSUIP.

The SSUIP maintains a system of registers of patents on inventions, useful models, industrial samples, microchip topographies, trademarks for goods and services, product origins, etc. However, these registers are unavailable during wartime.

Registration of plant varieties is conducted by the Ministry of Agrarian Policy and Food. The register is published annually on the Ministry’s website. For more information, please refer to the Seeds for Planting chapter above.

**Section IX: Import Procedures**

*Note: Information in this section is considered accurate at the time of its publication. Exporters should confirm exact import procedures for individual products prior to shipment to Ukraine. There may be specific import requirements for certain products that were not mentioned in Section IX of this report (e.g., tobacco, alcohol beverages, etc.). Ukrainian is the only official language recognized in the entire territory. All documents must be bilingual, submitted in Ukrainian, or be accompanied by an official translation. Originals of all accompanying documents must be presented to appropriate competent authorities prior to custom clearance of the product. No exceptions are allowed! At the planning stage, exporters are advised to check with their importer(s) to identify the types of controls that are applicable to the specific product(s). Then, it is necessary to make sure that all required inspection services are*
present at the port of entry into Ukraine. The exporter should choose another point of entry if all the required inspection services are not available at the planned entry point.

Food products (except those produced for personal consumption and selected food products of plant origin), raw food materials, and agricultural products (for specific HS codes refer to GAIN Report UP1833) are prohibited to enter into Ukraine without documented evidence of their safety. Control over food and agricultural product imports rests with the Customs Service of Ukraine. The product will not be granted final clearance until all legal procedures are met. Since 2016, Ukraine implemented a “Single Window Custom Clearance System” that allow for one-point document submission. The following documentation is required for Food Safety clearance:

1. The original Shipment Accompanying Document

2. The appropriate sanitary or phytosanitary certificate:

   - *International Certificate* (for raw and processed food products of animal origin, combined products and selected products of plant origin) or
   - *Veterinary Certificate* (for food products of animal origin, feeds, live animals and animal byproducts) or
   - Original *Phytosanitary Certificates* (for plant products);

3. Import Document (with Section I filled by importer)

   - *Common Veterinary Entry Document* for Product Entry for products accompanied by Veterinary Certificate (with Chapter I filled by importer) or *Common Entry Document* (with Chapter I filled by importer) for all other food products shipments
   - Detailed Manual for filling the Common Veterinary Entry Document and Manual for filling Common Entry Document are available on SSUFSCP website (in Ukrainian)

4. Bill of Lading (for all products). Bill of Lading also serves as transport document for food products of plant origin that do not need to be accompanied by any other certificate.

5. Voluntary Certificates (if available).

**Attention:** This list does not contain documents necessary for custom clearance. The exporter is advised to be in touch with the importer as to the customs clearance document package. Additional documents are likely to be required for customs clearance and customs valuation of imported products. Such documentation usually includes customs declaration, the contract, invoices, bank transfer slips, insurance slips if they reference customs value, etc. FAS Kyiv is aware of cases when importers were required to provide over a dozen auxiliary documents.

Labeling of food products and food raw materials must meet the requirements of Ukrainian legislation outlined in Section II.

Due to the introduction of the “Single Window” procedure in late 2016, all documents can be processed at the same time. Therefore, it is possible to complete the customs clearance process in 5 - 10 days including additional required laboratory tests.
As of 2019, Ukraine requires Common Veterinary Entry Document / Common Entry Document which serves as a single document during veterinary/sanitary clearances. The following import procedures have been implemented:

- At least 1 day prior to the product arrival at the port of entry, an importer informs SSUFSCP of upcoming shipment in one of the following ways:
  1. In written form
  2. Electronically
  3. By officially submitting a completed Section I of Common Entry Document / Common Veterinary Entry Document
     In this notification an importer describes the product, declares approximate time of cargo arrival, provides copies of import certificates and other documents as required by Ukrainian Law.

- Upon product arrival to the port of entry, an importer must present the original valid international certificate issued by the competent authority of the exporting country.

- Inspectors of SSUFSCP may conduct three different product inspections:
  1. Documentary (inspection of international certificate and other required documents);
  2. Verification of Compliance (visual verification whether the product matches the certificate);
  3. Physical inspection of imported product with frequency established by SSUFSCP;
  4. Upon product arrival, the SSUFSCP inspector conducts document check and compliance verification: checks container seals, documents stamps, official identifications, wholesomeness statements, etc. Physical checks are conducted in cases when there is justified suspicion of noncompliance. In other cases, physical inspections are conducted as required by the risk-based system used by SSUFSCP. Assigned physical inspection may include:
     1. Simple tests (including organoleptic tests);
     2. And/or laboratory tests

In all cases the physical check will include inspection of the means of transport (including verification of cold chain continuity), weight verification, packaging inspection, sampling of the product for simple or laboratory tests. Additional steps:

- The SSUFSCP inspector signs and stamps Section II of the Common Entry Document / Common Veterinary Entry Document. The importer receives a signed and stamped copy.
The original Common Entry Document / Common Veterinary Entry Document is passed to the Custom Service of Ukraine, which conducts Customs Clearance of the product. Customs clearance of food and feed of plant origin is also possible via the electronic information system of the Competent Authority.

The product is released onto the market. If physical tests were assigned and the test results could not be obtained immediately, but no threat to animal or human health was detected during document and compliance inspections, the product can be released onto the market. If the test results reveal noncompliance with adopted safety norms, the product is recalled at the importer’s expense. The release procedures and document turnover for products of animal origin (including combined products) and products of plant origin are somewhat different and have yet to be spelled-out by additional regulations.

Ukraine also reserves the right to apply a special import regime with selected trading partners. A special import regime is based on an exporting country food and feed safety system evaluation (system audit). This regime can be in the form of a list of approved countries and products originating from those countries. Special import certificate forms and special import conditions for products originating from those countries are applied.

**Phytosanitary Inspection**

Inspections are conducted by the SSUFSCP. Imported products of plant origin are required:

- to be accompanied by the original phytosanitary certificate (e.g. the Federal Phytosanitary Certificate, PPQ Form 577 issued by USDA’s Animal and Plant Health Inspection Service);
- should not contain quarantine organisms (in Ukrainian the list contains Latin names of the pests and diseases);
- should not originate or be shipped through a quarantine zone notified by a plant protection authority.

All shipments are subject of standard phytosanitary control by SSUFSCP, which includes document verification and ensuring that quarantine pests are not present in the cargo. A certain percent (based on risk-analysis) of batches is subject of selective checks.

Shipments that fail standard phytosanitary control procedures are detained and isolated. They become a subject to extensive phytosanitary controls, i.e., laboratory tests intended to identify whether it has been infested by quarantine organisms. If quarantine pests are found alive at the point of entry, the product must be either fumigated a second time or it is refused entry. The local branch of the SSUFSCP conducts the secondary phytosanitary inspection of the cargo at an in-land point of cargo destination to verify compliance with import conditions. Products receive the final phytosanitary clearance following the second inspection.

**Veterinary Inspection**
All products subject to veterinary inspection must be accompanied by the original veterinary certificate at the point of entry. The list of available certificates is provided in a separate FAIRS Certificate GAIN Report.

The SSCUSFCP will verify all documents at the point of entry. Sampling and testing may be conducted at the customs-bonded warehouse at the destination customs office. The requirements for products that are subject to state veterinary surveillance and control are governed by Order #553 (in Ukrainian), which was implemented by the SSUFSCP in November of 2019. The order contains a complete list of products under their control and lists the requirements for each product.

Officials will sample some shipments arriving in Ukraine (Ukrainian legislation uses the “expanded veterinary control” term). Expanded veterinary control will be conducted on first-time shipments and on every 5th shipment arriving to the country.

The exporter or importer will have to bear the costs associated with border lab testing or the cost of appeal, which is arbitrated at the Central Laboratory of the Veterinary Service. The cost of testing varies between $80 and $500 depending on the number of tests required and the number of uniform batches in the shipment. The testing procedure takes up to seven days in some cases, but the product is usually released after testing.

The list of products allowed for importation into Ukraine and falling under the auspices of the USDA Food Safety Inspection Service (FSIS) can be found on the official USDA FSIS web page here. Protocols for live animals and animal products controlled by USDA’s Animal and Plant Health Inspection Service (APHIS) are available at the APHIS website.

For frozen fish and seafood products, an exporter is advised to contact the proper U.S. Competent Authorities. An export certificate can be issued by either the National Oceanic and Atmospheric Administration (NOAA) of the U.S. Department of Commerce: http://www.noaa.gov for frozen fish and seafood products or by the U.S. Food or Drug Administration (FDA): http://www.fda.gov/AnimalVeterinary/default.htm for processed products.

Sanitary Inspection of Food Products

SSUFSCP became responsible for all sanitary controls of imported food products and products of animal origin, including combined products. All food products of non-animal origin must be accompanied by the “international certificate” as explained in Section VI: Other Requirements, Regulations, and Registration measures. SSUFSCP checks food for compliance with the Medical and Biological Requirements and Sanitary Norms of Quality of Raw Food Materials and Food Products (tolerance levels of toxic elements, pesticides, mycotoxins, bacterial contamination, and radio nuclides and other norms as explained in Section V of this report). The importer or producer must pay for product testing if assigned. The cost of testing is similar to other products of animal origin.

Re-Export of Products of Animal Origin

An exporter must be aware that Ukraine’s food safety legislation does not allow for the importation of re-exported products of animal origin, even in cases where Ukraine has a valid bilateral veterinary certificate with both the country of origin and the re-exporting country. Products are considered to be re-exported if they originate from a country other than the United States, and are customs cleared onto the territory of the third country before further export. Products that underwent substantial
transformation in the third countries will be allowed into Ukraine. International rules for origin of goods will be applied in this case.

Ukraine may accept products which have been re-packed in a custom-bonded warehouse without formal customs clearance. An exporter may exercise this possibility only in cases when the original certificate is provided along with the new certificate issued by the competent authorities of the country where repacking occurred. In most cases, presentation of the original certificate is not possible as they are retained on file by the third country’s competent authority. The product has a high chance of being rejected if copies of the original certificate are presented.

Section X: Trade Facilitation

Ukraine does not utilize additional preclearance programs for agricultural and food products beside those explained in the “Import Procedures” section of this report. All products must be cleared at the point of entry and original bilateral or model certificates need to be presented to competent authorities. Although Ukrainian legislation envisage electronic certificate acceptance, at this point there are no bilaterally negotiated electronic certificates with the United States. To speed up import procedures, the importer is advised to use an electronic Common Entry Document and Veterinary Common Entry Document.

The Single Window procedure implemented by the Ukrainian Customs Service will also speed up the process. Ukraine adopted and empowered a Single Window approach for custom clearance of imported goods in August 2016. All sanitary, phytosanitary, veterinary, ecological, and radiological controls became integral components of the new system. Single Window procedures were changed and upgraded many times to include transit shipments, procedures to speed-up control and physical inspection (when required) and simplify paper turnaround.

In recent years, Ukraine streamlined its clearance procedures to eliminate duplicative controls and testing. However, implementation of risk-based procedures remains an issue. In many cases, testing frequency is based on the number of shipments. Previous testing results and country risk are not taken into consideration. Testing delays, testing fees, expanded testing, and physical product inspections remain the most frequent reasons for product clearance delays.

Facility registration requirements are rigorously enforced and, therefore, importers must pay close attention to compliance with those requirements. Listing of eligible facilities on the official Lists of Approved Countries and Facility may take over two months. Detained products will not be allowed free circulation until all formalities are finalized.

Ukrainian authorities use three types of advanced ruling procedures:

1. Tariff Classification Advanced Ruling (including product components that are shipped separately);
2. Country of Origin Advanced Ruling; and
3. Special Customs regime rulings.

Ukraine does not use Advanced Custom Valuation rulings.

*Tariff Classification Advanced Ruling*
Ukrainian regulations allow for advanced product classification when an importer is not sure of the classification of an imported product. The product may contain different components or multiple codes may be applicable to the product. The procedure is conducted by Ukraine’s Customs Service and can be quite lengthy. Officially the ruling should take 30 days, but the Customs Service may extend the ruling deadline. The applicant must submit a contract (compulsory), plus additional voluntary documents, e.g., auxiliary documentation, drawings, and product samples. After an initial review stage (that takes 15 days), the Customs Service may request additional documents and specifications. The countdown starts over again every time new documents are submitted. This prolongs the advanced ruling procedure. All tariff classification rulings are public and available on the Customs Service webpage, however the link to the webpage is unavailable during wartime.

The importer must be aware of the following:

- An advanced ruling will only be applicable to the specific product, shipped under a specific contract.
- An importer should have a reasonable expectation as to the timing of the advanced ruling procedure. In many cases, the timing of the advanced ruling may exceed the product delivery timing.
- An advanced ruling is not final. The final ruling will be adopted by the Customs Service upon product entry. In case of discrepancy, it may withdraw an advance ruling and open a new classification procedure.
- The Customs Service may refuse the advanced ruling after a documents review.

Although in place, the Tariff Classification Advanced Ruling procedure is very bureaucratic and impractical. FAS Kyiv advises use of this procedure only when an importer believes it is essential.

Country of Origin Advanced Ruling

Although a bit similar to a tariff classification, the country of origin classification is developed by the Ministry of Finance for the Customs Service’s use. It is not regulated in the Custom Code of Ukraine. The Country-of-Origin Advanced Ruling is valid for three years after adoption. The applicant may submit originals or notarized copies of all documents. Required documents include pictures, drawings, commercial information, and papers that provide information about processing in the country of origin (if available). The Customs Service has 30 days to adopt a ruling. If additional information is requested, the review period can be extended. The total review process must not exceed 150 days if all requested documents are provided. The Customs Service may refuse a country of origin ruling in cases when requested documents are not submitted or considered insufficient. The ruling is not final and can be recalled by the Customs Service.

Although Ukrainian regulation requires publication of the “Register of Adopted Country of Origin Advanced Rulings,” the register is not public and is available only to Customs Service officials.
Appendix I. Government Regulatory Agency Contacts:

4. Food and Feed Safety, Animal Health Issues, Safety of All Animal Products and Seafood, Phytosanitary and PPQ Issues

State Service of Ukraine on Food Safety and Consumer Protection (SSUFSCP)

1 B. Grychenko St., Kyiv
01001 Ukraine
Tel: +38-044-229-1270
Fax: +38-044-229-4883
Homepage: https://dpss.gov.ua/en
E-mail: info@dpss.gov.ua

Contacts in SSUFSCP for PPQ and Plant Health Issues

7, Koloskova St. Kyiv,
03138 Ukraine
Tel. +380-44-524-7707
Fax: +380-44-524-3107
Homepage: https://dpss.gov.ua/en

5. Sanitary and Hygiene Issues Related to All Food Products, MRLs.

State Department of Sanitary and Epidemiological Service of the Ministry of Health Care of Ukraine

19/22, Voloska St., Kyiv
01601 Ukraine
Tel. +380-44-253-3900
Fax: +380-44-253-6975
E-mail: moz@moz.gov.ua
Homepage: http://moz.gov.ua

Scientific Center for Preventive Toxicology, Food and Chemical Safety named after Medved of MHCU (responsible for state sanitary and hygiene expert examination)

6, Heroiv Oborony St., Kyiv
03680 Ukraine
Tel.: +38-044-251-9700
Fax: +38-044-251-9643
E-mail: office.medved@gmail.com – office
olenagolohova.medved@gmail.com
Homepage: http://medved.kyiv.ua/

Ecological Inspection of Animals, Birds and Radiological Inspection of Food Products State Ecological Inspection Service

Ministry of Environment and Natural Resources of Ukraine
Tel: +380-44-244-5472
Fax: +380-44-206-3107
6. Pet Food and Feed Additives Registration

**State Scientific and Control Institute of Veterinary Drugs and Feed Additives**

11 Donetska St
79019 Lviv, Ukraine
Tel.: +380-0322-523-372
Fax: +380-0322-521-193
E-mail: dndki@scivp.lviv.ua
Homepage: http://www.scivp.lviv.ua/en/(Ukrainian/English)

7. Plant Variety Registration

**State Institute for Plant Varieties Expertise / State Veterinary and Phytosanitary Service**

Ministry of Agricultural Policy of Ukraine

15, Henerala Rodimtseva vul.,
03041 Kyiv, Ukraine
Tel: +380-44-257-9933
Fax: +380-44-257-9963
Homepage http://www.sops.gov.ua/en (English/Ukrainian version)
E-mail: sops@sops.gov.ua

8. Registration of Trade Marks

**State Intellectual Property Service**

8 Lvivska Ploscha,
04655 Kyiv-53, Ukraine
Tel: +380-44-212-5080, 212-5082
Homepage: https://me.gov.ua/old/?lang=en-GB

**Ministry of Ecology and Natural Resources**

35 Lypkivsky Str.
Kyiv, Ukraine 03035
Tel: +38-044- 206-33-02
E-mail: gr_priem@menr.gov.ua
Homepage: https://menr.gov.ua/en/

**Appendix II. Other Import Specialist Contacts:**

Association of International Freight Forwarders of Ukraine (AIFFU)
112-B Saksahanskoho Str., Apt. 20,
01032 Kyiv, Ukraine
Tel./fax +380-44-235-4021, 235-5840, 235-5115
E-mail: info@ameu.org.ua
Homepage: https://ameu.org.ua/en/

Association of Customs Brokers of Ukraine
2 Solomyanska Plosha. Office 503 (left wing)
Tel.: +380-44-248-8202,
Fax: +380-44-248-8203
E-mail: info@ambu.org.ua
Homepage: http://ambu.org.ua/en/

Foreign Agricultural Service of the U.S. Department of Agriculture
4 Igor Sikorsky Str.
04112 Kyiv, Ukraine
E-mail: agkyiv@usda.gov

Attachments:
No Attachments