Stable demand for food products served as a driver for Ukraine’s economic recovery in 2017. After major economic downturn from 2013 to 2016 the economy is slowly recovering. The population’s real disposable income stabilized, leveling food consumption. Imports of food products increased moderately in 2017. The trade environment remains complicated due to exchange rate fluctuations and food-safety control system reforms aimed at compliance with EU rules and norms. Potential exporters are advised to secure an experienced Ukrainian partner with established contacts capable of navigating the numerous obstacles facing imported agricultural products.
SECTION I. MARKET OVERVIEW

Macroeconomic performance and other indicators

With rich farmland, a well-developed industrial base, a highly trained labor force of 20 million, and an adequate education system, Ukraine has the potential to become a major European economy. After a robust 8-year expansion beginning in 2000 that saw real GDP expand 75 percent, Ukraine’s economy experienced a sharp slowdown in late 2008, which continued through 2009. After relative economic stability in 2010-2013, real GDP fell by 6.8 percent in 2014, stemming from economic and political instability inside the country as well as Russian military intervention in eastern Ukraine and the occupation of the Crimean Peninsula. After a 9.9 percent real GDP drop in 2015, Ukraine’s economy grew by 1.8 percent in 2016, and close to 2.0 percent in 2017. It will take a few years before the Ukrainian economy rebounds to pre-crisis performance and consumption levels.

Agriculture contributes over ten percent of Ukraine’s GDP, according to the Ukrainian State Statistics Service. Over 17 percent of Ukraine’s population is employed in agriculture. Private household plots accounted for almost 45 percent of agricultural output in 2016, although their share is constantly declining as larger producers increase production volumes for the majority of exportable commodities (grains and oilseeds) as well as producing large quantities of animal products (poultry and eggs) for domestic markets.

Ukraine has been a WTO member since May 16, 2008. The country adopted a relatively low import duty schedule and acceded with rather strict limitations on state support, and few sanitary and phytosanitary (SPS) and technical barriers to trade (TBT) regulations in place. Ukraine’s support programs were denominated in local currency which devalued significantly.

In March 2014, Ukraine signed the EU-Ukraine Association Agreement, solidifying the country’s intention to integrate into the European Community and bring laws and regulations closer to European standards to support trade and attract sorely needed investment. A crucial economic component of the Association Agreement was the Deep and Comprehensive Free Trade Area (DCFTA). According to the EU Commission website the Agreement will eliminate 99.1% and 98.1% of tariffs for Ukraine and the Union respectively. However a significant portion of trade in agricultural products remains subject to tariff rate quotas (TRQs) maintained by both EU and its member states and Ukraine. TRQs restrict trade in sensitive agricultural products. Ukraine also agreed to implement a major legislation change program aimed at bringing it in compliance with EU regulations.

Ukraine’s economy heavily relies on exports of agricultural, metallurgical and chemical products. The overreliance on exports is a result of an underdeveloped domestic market and excessive dependence on demand for a limited number of commodities in a few foreign markets. Ukraine’s fragility became especially evident when the Russian Federation blocked imports of a number of Ukrainian foodstuffs, including poultry, dairy, and confectionary products in 2014 and the majority of meat products in 2016. Ukraine has been able to partially compensate for this Russian market loss through an expanded economic relationship with the EU.

The population of Ukraine is in decline. Life expectancy at birth is 71 years (2016) which puts Ukraine at 105th place out of 183. Ukraine has one of the highest death rates in the world (6.3 people per 1000 population) and occupies the 2nd place for general depopulation rate after South Africa. Organization of United Nations expects Ukraine’s population to contract by 9 million (an estimated 28% total decrease) by 2050. Annexation of the Crimean Peninsula by Russia in 2013 resulted in another 1.9 million population decrease.
Significant political and economic shocks undermined the Ukrainian currency – Hryvnia (UAH) – stability in 2014-15, resulting in abrupt devaluation. The exchange rate was stabilized in 2016-17 through multiple National Bank of Ukraine measures. Devaluation significantly complicated imports as currency exchange risks increased.

Stabilization in the exchange rate is welcomed by local food importers, as it enables a degree of financial and contract stability that has been absent in recent years. Imports of food products stabilized in 2016.

Currency devaluation led to an average salary decrease, which was not offset by a corresponding nominal salary growth. Salaries partially rebounded after macro-economic stabilization.
Income decrease led to a general shift of the middle-class segment into the low-income segment with almost 8 percent of consumers below the official poverty line -- established at US$1.80 per day. Such low income level hardly covers food and utilities expenses.

The majority of consumers survive on $3-$5 a day. Although Ukraine possesses a rather large unofficial economy, its positive influence on incomes (with the exception of the top-paid segment) is not very significant, ranging from 40 to 50 percent of official income. Low incomes lead to a situation where over 50 percent of household spending is spent on food.

FAS/Kyiv estimates that up to 90 percent of the population (close to 38 million consumers) are potential customers for lower-priced consumer oriented products from the U.S. Approximately 8 percent of those consumers (up to 3.5 million) can be potential customers for high-value added consumer products.

The income distribution line above has a positive skew. According to different estimates, 0.3-0.5 percent of the population can be considered to be very wealthy by western standards. The majority of this affluent group is concentrated in large cities and the country’s capital.

Ukraine possesses a sizable shadow economy sector. According to the Ministry of Economic Development and Trade, the shadow economy reached 40 and 35 percent of GDP in 2015 and 2016, and exceeded 37 percent in the first quarter of 2017. The indicators are not exact and include calculations by 4 different methods: 1) population spending – retail turnover; 2) electricity consumption; 3) monetary; and 4) loss-making enterprises method. The population spending – retail turnover method shows the largest shadow economy size at 54 percent of GDP. However, this shadow economy estimation cannot be simply added to the official GDP figures. Multiple overlaps allow official GDP to reflect an estimated half of all shadow transactions.

Ukraine’s consumer structure is very uneven and there is only a handful of studies that reveal the societal composition.
According to the highly respected Razumkov Center survey, only 14 percent of the population can be considered a true middle class using basic OECD-related middle class definitions (unites three groups of people: people that can afford everything, but attribute themselves to middle class; people that experience problems buying an apartment or a car; and people that have sufficient incomes for everyday life needs). The core middle class includes specialists, entrepreneurs, qualified workers, managers, pensioners and state servants. Over 60 percent of the lower class is represented by unemployed people: pensioners, people without jobs, students and disabled people. The rest of population can be qualified between the two.

The higher a group’s social status, its share of young adults is higher, but the share of women is lower. The vast majority of Ukrainian retirees are represented in the lower class group. The Ukrainian middle class reproduces both itself and the higher class. The majority of both groups had parents that belonged to the middle class.

**Spending of Ukrainian Households in 2016, Percent**

- Food Products and Eating Out, 53.1
- Non-Food Products, 25.1
- Services, 13.3
- Other Spending, 8.5

Source: State Statistics Service of Ukraine, FAS/Kyiv calculations
Average household size in Ukraine is 2.2 persons

Ukrainians spend over half of their income on food products with staple foods (bread, milk and dairy, confectionary, fruits and vegetables) taking the largest share of family incomes. Semi-subsistence farming plays an important role in rural areas where spending differs from the average numbers presented in the graph below. Backyard production serves as income-supporting activity in cases where rural dwellers have outside
employment, work on farms or are retired. It also served as a cushion for the economic crises that shook Ukraine over the last ten years.

**Monthly Food Spending per Household* in 2016, USD**

<table>
<thead>
<tr>
<th>Category</th>
<th>Spending, USD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-Alcohol drinks</td>
<td>6.2</td>
</tr>
<tr>
<td>Other Food</td>
<td>2.8</td>
</tr>
<tr>
<td>Conditerey</td>
<td>7.9</td>
</tr>
<tr>
<td>Vegetables</td>
<td>7.3</td>
</tr>
<tr>
<td>Fruits</td>
<td>6.1</td>
</tr>
<tr>
<td>Fats and Oils</td>
<td>8.8</td>
</tr>
<tr>
<td>Eating Out</td>
<td>3.6</td>
</tr>
<tr>
<td>Bread and Products</td>
<td>16.8</td>
</tr>
<tr>
<td>Meat and Products</td>
<td>19.8</td>
</tr>
<tr>
<td>Fish and Products</td>
<td>5.3</td>
</tr>
<tr>
<td>Milk, Cheese and Eggs</td>
<td>11.6</td>
</tr>
</tbody>
</table>

* Total Monthly Spending for Food from both official and unorganized trade is $92.6
Source: State Statistics Service of Ukraine Household Survey

Because Ukrainians continue to spend over half of their income on food, disposable income is the overwhelming determinant of demand for food imports, especially often higher-priced U.S. products. Without a meaningful recovery in household disposable income, boosting exports will be very challenging. Disposable income has begun to stabilize or even show a very small amount of growth in 2016-17, but not enough to make up for recent losses. It will be several years at least before formerly obtained incomes are regained.

Ukraine is currently, and is expected to remain, a large importer of agricultural inputs needed for its growing agricultural sector. Imports of many bulk inputs (planting seeds) are expected to shrink as large international suppliers move into the country building domestic production facilities and distribution centers, while others (livestock genetics, tree shrubs, vegetable seeds) are expected to grow as their exports remain profitable. Imports of some inputs are defined by low cost-driven consumer markets. For example, being one of the largest vegetable oil exporters in the world, Ukraine imports significant quantities of palm oil which substitutes for more expensive domestic sunflower oil and butterfat in the confectionary industry.

Ukraine will also remain a large market for products that are not grown in the country. This list is extensive and includes tree nuts, fish, seafood, tobacco, cocoa, tea, coffee, spices, certain alcoholic beverages, fresh and canned fruits and many others. Many of these products can be considered staple foods as they enter each Ukrainian’s diet and are consumed on a daily basis. Demand for these products is subject to disposable income fluctuations at much lesser extend (inelastic).

**Advantages and Challenges Facing U.S. Products**

<table>
<thead>
<tr>
<th>Advantages</th>
<th>Challenges</th>
</tr>
</thead>
<tbody>
<tr>
<td>Structural changes in consumption lead to greater demand for value added food products.</td>
<td>Due to economic crisis, decreasing population and erosion of incomes, only small percentage of Ukrainian consumers can afford imported food products.</td>
</tr>
</tbody>
</table>
Recent deregulation in SPS area along with removal of TBTs, accompanied by anti-corruption efforts, led to some simplification of customs procedures. High trade risks due to volatile exchange rate and political instability in the country, arbitrary custom valuation practices and corruption make imports of food products cumbersome.

Investment growth in the food processing industry increases demand for additives and other ingredients not produced in Ukraine. Strong competition in the local market from domestic producers and increasing imports from EU. Only EU-based producers can benefit from many zero import tariffs and import tariff-rate quotas.

Average import tariff level for intermediary and consumer-oriented and processed food products are low. Ukrainian regulatory framework changes aimed at compatibility with EU regulations create TBTs for US suppliers.

Growth of international fast food and restaurant chains in Ukraine that use standard procurement systems and that source food ingredients from the U.S. High distribution and shipping costs, currency devaluation makes international chains switch to local suppliers.

The retail sector is looking for innovative high value added food imports. Low awareness of U.S. products; extremely low presence of U.S. products on the shelves of supermarkets and discounters.

U.S. food and agricultural products traditionally suffer from low customer awareness in Ukraine. Several constraints and misconceptions have contributed to the small market presence of U.S. foods:

- U.S. companies have little reliable information about the country, current market opportunities and potential business partners.
- A perception that persists among Ukrainian importers is that landed costs of U.S. products are higher relative to European products due to higher transportation costs.
- The perception that U.S. exporters are simply too far away to follow market trends and service the Ukrainian market.
- U.S. companies are afraid of political and economic instability in Ukraine and just do not want to make deals under significant market uncertainty, sometimes even refusing an up-front paid sale.
- Often EU or Russia-based distributors or representative offices get Ukrainian market responsibility and both may miss opportunities while concentrated on their core markets.

<table>
<thead>
<tr>
<th>SECTION II. EXPORTER BUSINESS TIPS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local Business Practices and Customs</td>
</tr>
</tbody>
</table>

Entry Strategy

There is no single market entry strategy recommended for new-to-market exporters. First, the exporter should define whether Ukraine is a major market for the product, or if only occasional deliveries will be made. The following factors should be considered:
• Market product need, given consumers income trend and particular food sector development prospects (separate market research in order to assess product prospects may be required);
• Availability of similar domestically produced products, (often Ukrainian producers are effective in building barriers to trade by lobbying the GoU, Parliament, veterinary or health inspection services).
• Calculation of the landed cost of a product in order to make price comparisons vis-à-vis competitors.
• Availability of similar products from EU or third country suppliers. Also, comparative advantages and disadvantages of U.S. products relative to products from major competitors (e.g. quality, price, transportation expenses, packaging, labeling, etc.)
• Availability of a local distributor familiar with the product. It is advisable to initiate personal contact in order to discuss marketing strategies, funding for advertising, slotting allowances, in-store promotions, tasting and sampling events. Suppliers may also want to consider trade fair participation to increase awareness of their products.
• Tariff and non-tariff regulations affecting the product.

Currently, almost all U.S. food and agricultural product exporters work through Ukraine-based subsidiaries, importers, or through the procurement service of their buyer (often a major retail chain). Local distributors are more flexible, usually have established marketing channels and can provide local customers with short-term (5-30 days) credits in kind. Recently, due to crisis developments in Ukraine’s retail sector, credits in kind tend to grow in length. Many Ukrainian retailers are surviving at the expense of importers and local distributors. Due to unavailability of other sales channels for many imported products, distributors have no other option but to agree on proposed terms. The trend of financing of the retailers from the distributors’ pocket became widespread.

In the vast majority of cases the importers are also responsible for the entire logistical chain and inland transportation. Due to frequent changes in Ukrainian legislation, non-transparent customs clearance rules, SPS and veterinary procedures, it is recommended that the Ukrainian partner handle all logistics. Some Ukrainian distributors have already established representative offices in major exporting countries.

U.S. companies should approach potential Ukrainian partners with due diligence. While information on Ukrainian companies has improved, there is still a significant dearth of background data and credit histories on potential Ukrainian distributors. This presents the greatest obstacle to finding reliable, competent distributors. In order to obtain a due diligence report on a potential Ukrainian partner, a U.S. company is advised to contact either a law firm or an internationally accredited financial service company. Ukrainian laws and regulations are often vague and open to interpretation. U.S. businesses are advised that establishing a partnership with a Ukrainian company is a challenge that is beyond the control of the U.S. partner.

If the Ukrainian market looks promising, establishing a representative office is recommended to deal with buyers directly. Personal relationships are very important in Ukrainian business practices and often problems cannot be effectively resolved over the phone. It is a very common practice in Ukraine to purchase inputs directly from the producer. Even if the exporter’s policy requires importers to work through the foreign-based distributor, most Ukrainian partners will still attempt to contact and work directly with the producer.
Select U.S. products may also enter the Ukrainian market through a different route; via a Ukraine-based U.S. intermediary able to manage the distribution scheme more efficiently than a Ukrainian importer. This is vital if the Ukrainian importer lacks technical skills and expertise in product promotion.

Exporters of high value-added products must note that larger Ukrainian retail chains use their own procurement centers. Many wholesalers undertake nationwide distribution, carrying a complete range of products. All major chains have rather efficient product selection strategies, although distributors always face rather high shelving fees. Chains may also refuse distributor service and shift toward direct imports should sales perspective and volumes appear to be good.

**General Consumer Tastes and Preferences**

Consumer preferences differ significantly among various income and age groups. Similar to other nations, young consumers tend to experiment with new products, but many of them remain at the “tasting level.” Middle-aged and elderly consumers are much more conservative in their taste preferences and often treat new products with caution. Despite being price conscious shoppers, consumers of all ages and income groups are highly patriotic in their choices and often will not buy an imported product if a domestically produced one of comparable price and quality is available. Consumers in bigger urban centers are more demanding and sophisticated. Disposable income difference is quite significant.

Some foreign geographic indicators (GIs) are recognized by consumers. Likewise, there are some historically well-established local indicators. Ukraine follows EU practices in recognition and registration of GIs. This market is very competitive, with preference continuing to focus on imported food products from EU countries. In many cases, EU suppliers manage to build stable demand through taste development for their products. This covers a wide range of GI protected dairy and meat products, and alcoholic beverages. When supplying similar products, U.S. exporters would have to overcome long-established preferences for like products of European origin.

Ukrainians are very familiar with organic products, but, similar to other countries, there are a lot of misconceptions about their quality and safety. In many cases household or small farmer-produced products are associated with “organic”. Ukraine has developed legislation related to “organic” claims (see FAIRS report for more information), but Ukraine’s own certification system remains non-functional. The EU’s Green Leaf logo is known and recognized by many. Ukrainian consumers are not yet familiar with the concept of “locally produced” and see no value in it. However, some upscale retail chains are trying to associate a farmer or small company’s name with specific products. So far these attempts are not associated with the “locally produced” concept and are made to highlight unique features (or even implicit health benefit) of the product.

All categories of consumers analyze product content/ingredients with great care. There is widespread belief that preservatives, stabilizers, colorants and flavoring agents are not healthy and one should avoid them if possible. However, consumers pay little attention to fat, sugar or protein content. The trend for healthier food consumption (low fat and reduced cholesterol, sugar free) is not yet strong in Ukraine. The diet of many low-income people is not nutritionally balanced and health concerns are mainly found only in big cities.

In general, public opinion about biotechnology in Ukraine is still negative. Food product labeling legislation requires indication of GE content presence in food products sold to Ukrainian consumers. In accordance with the provisions of the Law of Ukraine No. 1602-VII (referenced in Regulatory Framework section), if a product
contains GE materials, and that ingredient exceeds 0.9 percent of the food product, the seller must label it as “Containing GMO.”

With average per capita income still quite low, Ukrainians spend over 50 percent of their incomes on foodstuffs. Prepared home meals are preferred over dining out. 62.1 percent of women (age 15-64) are employed, contributing to the increased demand for meals consumed away from home, easy to cook and ready-to-eat products. The market trend for frozen and convenience food is relatively new in Ukraine, but with a large proportion of two-income families and growing incomes of city dwellers, this market segment may grow when incomes allow. However, at this point public perception of semi-finished foods (frozen, pre-cooked products, TV-dinners, etc.) is rather negative.

Almost 33 percent of the population lives in rural areas. Their incomes are lower and many people rely on subsidiary household plots to provide staple foods (potatoes, vegetables and fruits). Many rural families sell vegetables, meats and traditional dairy products in open-air markets. The majority of their consumers are low income and elderly (these two categories overlap considerably). Consumption of sophisticated food products by these consumer categories is limited, if existent at all.

Import Food Standards and Regulations

For an extensive explanation of Ukrainian Food and Agricultural Import Regulations and Standards, a prospective exporter should refer to FAS\Kyiv’s FAIRS Report, which is available on the USDA/ FAS web site. An abbreviated review of Ukrainian import regulations and food standards is provided below:

In March 2014, Ukraine signed the EU-Ukraine Association Agreement, solidifying the country’s intention to integrate into the European Community and bring laws and regulations closer to European standards to support trade and attract sorely needed investment. A crucial economic component of the Association Agreement was the Deep and Comprehensive Free Trade Area (DCFTA). The DCFTA established lower import duties for European suppliers along with tariff-rate quotas for many sensitive products. The DCFTA made competition from the EU even stronger. Adoption of EU-centered import requirements, regulation and certifications imposes additional burdens on U.S. exporters making trade in selected products impossible. For more information refer to the most recent FAIRS report.

Ukraine implemented a single food safety authority model for its food and animal safety control as well as consumer protection. The single regulator is called the State Service on Safety of Foodstuffs and Consumer Protection (SSSFCP). The SSSFCP combined the authorities of the former State veterinary and Phytosanitary Service, State Inspection for Consumer Rights Protection, State Sanitary-Epidemiological Service of the Ministry of Health of Ukraine, State Assay Service and State Agricultural Inspection Service. The SSSFCP is responsible for the safety of veterinary drugs, feed, products of animal origin for food and non-food consumption, other food products, phytosanitary issues (plant quarantine), plant varieties registration, seed certification, market control and control over consumption of precious metals and gems.

The Department of Food Safety and Veterinary (DFSV) of SSSFCP has the following divisions and brief list of responsibilities*:

- **Food and Feed Safety Division** (FFSD) is responsible for food and feed safety including products sold at open-air markets. It establishes criteria for safety and wholesomeness of food products including meat,
seafood and other products of animal origin, develops technical regulations and standards. The Division develops the maximum residue level (MRLs) control plan and implements it. It is in charge for the risk evaluation and control. It manages accredited and reference laboratories, samples the product for state control and organizes testing. The division controls Hazard Analysis in Critical Control Points (HACCP) implementation by the processors and audits implemented HACCP systems.

- **Animal Health and Wellbeing Division (AHWD)** approves annual state animal health monitoring and control plans and programs. It implements measures aimed at prevention of OIE List A disease introduction to Ukrainian territory as well as other notifiable diseases from other countries and quarantine zones. It is responsible for disease elimination programs and disease outbreaks liquidation including export and import restrictions in case of confirmed outbreaks inside and outside of Ukraine.

- **State Control Division (SCD)** is responsible for state control of food and feed safety and quality, live animal registration, non-food products of animal origin, reproductive materials, veterinary drug registration, etc. It also evaluates risks and establishes control frequency of the production facilities. SCD approves and registers exporting facilities, conducts foreign audits and inspections, licenses veterinary practitioners, maintains official registers and conducts registration of GMO-sources and veterinary drugs.

- **Sanitary Regulations Enforcement Division (SRED)** is responsible for sanitary measures, biological and pathological materials handling, prophylactics and epidemiological measures, human disease introduction from abroad prevention, human environment risk factor control, tobacco use control; it is also in charge for the state sanitary-epidemiological expertise, epidemiological investigations, human health risk factor assessments, state control of HACCP procedures, assigns inspection frequencies, state programs for dangerous factors monitoring, conducts state sanitary-epidemiological expertise of pesticide and chemical registration plans, monitors pesticide and agricultural chemical MRLs in foods and water.

* Interested readers should refer to the Department of Food Safety and Veterinary (DFSV) of SSSFCP website for a final and complete list of functions and controls of each of the SSSFCP divisions.

The Department for Phytosanitary Seeds and Nurseries of SSSFCP has the following divisions and responsibilities:

- **Phytosanitary Safety Division (PSD)** is responsible for phytosanitary risk analysis, phytosanitary expertise aimed at discovery and identification of regulated organisms; it issues phytosanitary export certificates and verifies import certificates and their compliance with Ukrainian phytosanitary requirements.

- **Seeds and Nurseries Control Division (SNCD)** controls seed production, registration and certification; verifies varieties and seeding qualities; issues permits for import of seeds to Ukraine; maintains the Registers of seed varieties and seed producers, attests seed producers and resellers.

Due to the complexity of the existing food safety system and its unpredictable changes, it is difficult for foreign suppliers to be aware of the most current food safety regulations. Suppliers should work with experienced importers in order to verify the most current import requirements prior to shipping to Ukraine. Since accession in 2008, Ukraine must comply with the WTO Agreement on the Application of Sanitary and Phytosanitary Measures, and the SPS Agreement. Ukraine also adopted an ambitious legislation approximation program under the Ukraine-EU Free trade Agreement (DCFTA) which should bring a lot of Ukrainian practices in compliance with EU requirements. This may introduce additional market access issues in cases when interpretation of the WTO rules by the EU is different from other countries. 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.
Customs clearance and related inspection services in Ukraine are fee-based and are viewed by many regulatory agencies as a source of additional revenue. Ukraine has yet to introduce full-scale risk evaluation procedures, so exporters should be prepared for rather frequent fee-based sampling and testing.

Safety criteria for the majority of food products were established by the Ministry of Health of Ukraine (MHU) and enforced by both MHU (in public food establishments and in the case of epidemiological investigations) and by SSSFCP (for all other food products).

Current microbiological indicators are adopted by the MHU in 2012 by Order 548 and empowered on August 10, 2015. The Ministry claims that the new list is harmonized with the EU norms. The first chapter of the law established criteria for presence of the following pathogens, toxins and substances in food product:

- Listeria monocytogenes,
- Salmonella,
- Staphylococcal enterotoxins,
- Cronobacter spp. (Enterobacter sakazaki),
- E. coli (as fecal masses contamination indicator),
- Histamine (for some fish products)
- Salmonella typhimurium (for poultry).

Addendum 2 spells out hygiene requirements for meat and meat products, milk and dairy products, eggs, fish products, fruits, vegetables and products derived from them.

Safety parameters for poultry meat established by the MHU Order 695 became valid on September 6, 2016. The new norms were established by MHU on August 6, 2013, and overall harmonized with EU requirements.

FAS/Kyiv will be providing additional information in the FAIRS narrative GAIN Report and FAIRS subject reports. Imported food products must meet the same requirements as domestically produced foods. While enforcement of food safety norms has been generally effective, outdated nutritional norms have not been rigorously enforced.

**General Import and Inspection Procedures**

Import regulations in Ukraine are similar to regulations found in other countries. All applicable duties and taxes are collected by customs authorities upon clearance of imported goods at the border, unless the cargo is forwarded to a bonded warehouse. Almost all Ukrainian import duties are calculated on an ad valorem basis. According to Ukraine’s WTO obligations, the only commodity subject to a quota restriction is raw sugar.

Agricultural and food products imported into the customs territory of Ukraine may be subject to sanitary testing, certification, radiological, veterinary and/or phytosanitary inspections. Every shipment arriving in Ukraine is inspected and sampled regardless of the statements made in the accompanying health certificate. Custom clearances and co-related inspections are fee-based. The Ukrainian Customs Service often rejects the declared customs value of imported product as the basis for customs duty calculations. In this case importers should be ready to use appeal procedures and litigation in the court. The testing procedure takes up to seven days, which makes the import of some highly perishable products difficult at best or impossible.
Due to small import volumes from overseas, U.S. exporters should be prepared to ship mixed product loads in one container. A separate health certificate is required for each homogenous product batch within the container. There may be specific import requirements (alcohol, tobacco, etc.) or prior notice requirements for certain products. At the planning stage, exporters are advised to verify with their importer what types of controls are applicable to the product. Any food product (except those produced for personal consumption), food raw materials and agricultural products are prohibited entry into Ukraine without documented evidence of their quality and safety. Control over adherence to the procedure of 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. The following documentation is required for customs clearance:

- Copy of a contract and an invoice;
- Bill of lading;
- Freight custom declaration;
- Certificate of conformity (if applicable);
- State sanitary and epidemiological expertise certificate, (or certificate on state registration of special food products);
- Veterinary certificate (for products of animal origin), phytosanitary (if applicable) or safety and wholesomeness certificate* (for food products);
- Manufacturer’s Certificate of Quality.

Ukrainian is the only official language recognized in Ukraine. All documents must be bilingual, submitted in Ukrainian or be accompanied by an official translation. The Law “On Regional Languages” was adopted in 2012. The Law allows for other languages on the label in addition to the Ukrainian one.

SECTION IV. BEST CONSUMER ORIENTED PRODUCT PROSPECTS

Products Present on the Market with Good Sales Potential*

<table>
<thead>
<tr>
<th>Product</th>
<th>2016 Market volume</th>
<th>2016 Import value</th>
<th>Average growth of import over the last 3 years*</th>
<th>Import taxes**</th>
<th>Main factors hindering import development</th>
<th>Attractiveness of the market for the USA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sauces and preparations (HS 2103)</td>
<td>4.2 MT</td>
<td>$44.9 Million</td>
<td>-40 percent</td>
<td>10-15 percent depending on specific tariff line</td>
<td>Consumer unawareness of U.S. product; Sizable domestic production, Complicated import procedures.</td>
<td>Niche market for U.S. sauces; good growth perspective, reliance on just few exporting countries; Fast HRI development.</td>
</tr>
<tr>
<td>Fish and Seafood (HS 03)</td>
<td>273 TMT</td>
<td>$409 Million</td>
<td>58 percent</td>
<td>0 – 5 percent for all frozen fish; 10 percent for prepared fish, live fish and crustaceans</td>
<td>Regular deliveries of high quality product from Norway; Deficit of proper storage facilities with below – 20C temperature.</td>
<td>Growing demand for higher quality seafood from consumers; Significant demand from both supermarkets and HRI sector.</td>
</tr>
<tr>
<td>Wine (2204)</td>
<td>43 Million Liters</td>
<td>$85.2 Million</td>
<td>-11 percent</td>
<td>0.3 – 1.5 €/liter depending on wine type</td>
<td>Low disposable incomes, low awareness by consumers; lack of interested importers</td>
<td>Large market unaware of New World wines; good image of California wines</td>
</tr>
<tr>
<td>Nuts (HS 0802)</td>
<td>1.9 TMT</td>
<td>$13. 5 million</td>
<td>- 46 percent</td>
<td>0 – 15 percent depending on</td>
<td>Low awareness by consumers and</td>
<td>Growing market for U.S exporters;</td>
</tr>
</tbody>
</table>
## Sugar Confectionary (HS 1704)

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
<th>Value</th>
<th>Tariff Rate</th>
<th>Market Share</th>
<th>Competitor Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Almonds and Pistachios</td>
<td>specific tariff line</td>
<td>Importers; presence of EU-packaged U.S. almonds</td>
<td>growth of &quot;natural&quot; snack category and healthy food trend</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sugar Confectionary (HS 1704)</td>
<td>8.5 MT</td>
<td>$26.3 million</td>
<td>15.5 percent</td>
<td>10 percent</td>
<td>Severe competition from local suppliers in both upper and lower market segments; traditional sweets are exported from Poland, Germany and Turkey. Emerging market for U.S exporters with good sales potential; some U.S. products are re-exported via EU</td>
</tr>
<tr>
<td>Beef (HS 0201)</td>
<td>174 MT</td>
<td>$1 million</td>
<td>1.8 percent</td>
<td>15 percent</td>
<td>Small niche market for high quality product. Australia is the largest competitor; relatively high import duty U.S. is well known market leader with excellent reputation. Domestic producers are not able to match quality and insure stable supplies.</td>
</tr>
<tr>
<td>Pet Food (HS 2309(10))</td>
<td>103.3 MT</td>
<td>$138 million</td>
<td>-4.5 percent</td>
<td>Limited demand for industrially produced pet food; significant number of domestic producers in lower segment; exports of well-known pet food trademarks from EU dominate in the upper market segment. Traditionally high number of household pets, large market potential; U.S. brands are perceived as high quality.</td>
<td></td>
</tr>
</tbody>
</table>

* Due to severe economic and political crisis the 3 year import data might be misleading

**All imported products are subject to 20 percent VAT tax.

### SECTION V. KEY CONTACTS AND FURTHER INFORMATION

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

**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](http://moz.gov.ua)

**Institute of Ecohygiene and Toxicology of Ministry of Health Care of Ukraine**

(responsible for state sanitary and hygiene expert examination, Head of Ukrainian CODEX Commission)

6, Heroiv Oborony St., Kyiv 03680 Ukraine

tel.: +38-044-251-9700
fax: +38-044-251-9643

E-mail: office@medved.kiev.ua
Homepage: [http://www.medved.kiev.ua/home/index_en.htm](http://www.medved.kiev.ua/home/index_en.htm) (English version)

**Codex Alimentarius Commission**
Point of contact:
National Codex Alimentarius Commission
6 Geroiv Oborony Street,
03680 Kyiv, Ukraine
E-mail: secretar@codex.co.ua
tel.: +380 44 -526-95-53
fax: +380 44 -526-96-43

Animal Health Issues, Safety of All Animal Products and Seafood,
Phytosanitary Issues and Registration of the new Verities
State Veterinary and Phytosanitary Service of Ukraine
Ministry of Agricultural Policy of Ukraine
1 Grychenko St., Kyiv
01001 Ukraine
Tel: +38-044-229-1270
Fax: +38-044-229-4883
Homepage: http://www.consumer.gov.ua/

Plant Health Issues
Head of PPQ Position is vacant,
Chief State Inspector of Plant Quarantine
First Deputy Head of State Veterinary and Phytosanitary Service of Ukraine
Ministry of Agricultural Policy of Ukraine
7, Koloskova St. Kyiv,
03138 Ukraine
Tel. +380-44-524-7707
Fax: +380-44-524-3107
Homepage: http://www.consumer.gov.ua/
e-mail: sops@sops.gov.ua

Certification and Conformity
State Inspection for Consumer Rights Protection
Tel.: +380-44-226-2971
Homepage: http://www.consumer.gov.ua/ContentPages/Consumer%20Protection/45/
E-mail: head@consumer.gov.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
E-mail: info@dei.gov.ua
Homepage: http://dei.gov.ua/

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.html (Ukrainian/English)
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/ (English/Ukrainian version)
e-mail: sops@sops.gov.ua

Registration of Trade Marks
State Intellectual Property Service
8 Lvivska Ploscha,
04655 Kyiv-53, Ukraine
Tel: +380-44-212-5080, 212-5082
Homepage: http://www.sdip.gov.ua/

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 Saksahanskooho Str., Apt. 20,
01032 Kyiv, Ukraine
Tel./fax +380-44-235-4021, 235-5840, 235-5115
E-mail: info@ameu.org.ua
Homepage: http://www.ameu.org.ua

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://www.ambu.org.ua

Foreign Agricultural Service of the United States Department of Agriculture
Dwight Wilder, Agricultural Attaché
4 Igor Sikorsky Str.
04112 Kyiv, Ukraine
Tel.: +38-044-521-5496
Fax: +38-044-521-5038
E-mail: agkiev@fas.usda.gov
Homepage: http://ukraine.usembassy.gov/fas.html
### APPENDIX – STATISTICS

#### Table 1. Ukraine’s Agricultural and Food Imports from the World, Million USD

<table>
<thead>
<tr>
<th>HS Code</th>
<th>Description</th>
<th>2015</th>
<th>2016</th>
<th>10/2016</th>
<th>10/2017</th>
<th>% Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>240120</td>
<td>Tobacco, Partly Or Wholly Stemmed/Stripped</td>
<td>220</td>
<td>231</td>
<td>195</td>
<td>187</td>
<td>-4.1</td>
</tr>
<tr>
<td>120600</td>
<td>Sunflower Seeds, Whether Or Not Broken</td>
<td>112</td>
<td>206</td>
<td>175</td>
<td>188</td>
<td>7.1</td>
</tr>
<tr>
<td>210690</td>
<td>Food Preparations Nesoi</td>
<td>150</td>
<td>165</td>
<td>132</td>
<td>155</td>
<td>17.9</td>
</tr>
<tr>
<td>151190</td>
<td>Palm Oil, Refined But Not Chemically Modified</td>
<td>84</td>
<td>141</td>
<td>109</td>
<td>122</td>
<td>11.7</td>
</tr>
<tr>
<td>080390</td>
<td>Bananas, Fresh Or Dried, Nesoi</td>
<td>123</td>
<td>133</td>
<td>106</td>
<td>114</td>
<td>7.5</td>
</tr>
<tr>
<td>100510</td>
<td>Corn (Maize) Seed, Certified, Excluding Sweet Corn</td>
<td>107</td>
<td>115</td>
<td>103</td>
<td>103</td>
<td>-0.6</td>
</tr>
<tr>
<td>210111</td>
<td>Coffee Extracts, Essences Etc. &amp; Prep Therefrom</td>
<td>129</td>
<td>103</td>
<td>84</td>
<td>86</td>
<td>2.1</td>
</tr>
<tr>
<td>080520</td>
<td>Mandarins (Inc Tanger Etc) &amp; Citrus Hybr Fr Or Dri</td>
<td>93</td>
<td>94</td>
<td>38</td>
<td>29</td>
<td>-25.6</td>
</tr>
<tr>
<td>230990</td>
<td>Animal Feed Prep Except Dog Or Cat Food, Retail Packaging</td>
<td>90</td>
<td>84</td>
<td>69</td>
<td>68</td>
<td>-1.6</td>
</tr>
<tr>
<td>220421</td>
<td>Wine, Fr Grape Nesoi &amp; Gr Must W Alc, Nov 2 Liters</td>
<td>40</td>
<td>61</td>
<td>48</td>
<td>57</td>
<td>19.7</td>
</tr>
<tr>
<td>080510</td>
<td>Oranges, Fresh</td>
<td>59</td>
<td>54</td>
<td>42</td>
<td>32</td>
<td>-25.1</td>
</tr>
<tr>
<td>230910</td>
<td>Dog And Cat Food, Put Up For Retail Sale</td>
<td>54</td>
<td>53</td>
<td>43</td>
<td>55</td>
<td>27.7</td>
</tr>
<tr>
<td>090121</td>
<td>Coffee, Roasted, Not Decaffeinated</td>
<td>57</td>
<td>53</td>
<td>43</td>
<td>48</td>
<td>11.7</td>
</tr>
<tr>
<td>090240</td>
<td>Black Tea Fermented &amp; Other Partly Fermented Tea Nesoi</td>
<td>39</td>
<td>45</td>
<td>35</td>
<td>35</td>
<td>-2.3</td>
</tr>
<tr>
<td>210390</td>
<td>Sauces Etc. Mixed Condiments And Seasonings</td>
<td>42</td>
<td>42</td>
<td>35</td>
<td>36</td>
<td>4.1</td>
</tr>
<tr>
<td>Other Not Listed</td>
<td></td>
<td>1579</td>
<td>1645</td>
<td>1336</td>
<td>1470</td>
<td>10.0</td>
</tr>
</tbody>
</table>

___

Source: State Statistics Service of Ukraine via Global Trade Atlas
### Table 2. Ukraine’s Agricultural and Food Imports from the USA, Million USD

<table>
<thead>
<tr>
<th>HS Code</th>
<th>Description</th>
<th>Year To Date</th>
<th>% Change</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2015</td>
<td>2016</td>
</tr>
<tr>
<td>120600</td>
<td>Sunflower Seeds, Whether Or Not Broken</td>
<td>32.0</td>
<td>58.5</td>
</tr>
<tr>
<td>240120</td>
<td>Tobacco, Partly Or Wholly Stemmed/Stripped</td>
<td>13.1</td>
<td>13.4</td>
</tr>
<tr>
<td>210690</td>
<td>Food Preparations Nesoi</td>
<td>11.9</td>
<td>10.2</td>
</tr>
<tr>
<td>120991</td>
<td>Vegetable Seeds For Sowing</td>
<td>4.4</td>
<td>4.5</td>
</tr>
<tr>
<td>080211</td>
<td>Almonds, Fresh Or Dried, In Shell</td>
<td>2.6</td>
<td>4.0</td>
</tr>
<tr>
<td>080212</td>
<td>Almonds, Fresh Or Dried, Shelled</td>
<td>2.5</td>
<td>1.7</td>
</tr>
<tr>
<td>350790</td>
<td>Enzymes And Prepared Enzymes, Nesoi</td>
<td>0.6</td>
<td>1.5</td>
</tr>
<tr>
<td>240130</td>
<td>Tobacco Refuse (Waste)</td>
<td>1.5</td>
<td>1.5</td>
</tr>
<tr>
<td>151790</td>
<td>Edible Fats &amp; Oil Mixtures &amp; Prepar Nesoi, Etc</td>
<td>1.6</td>
<td>1.5</td>
</tr>
<tr>
<td>130212</td>
<td>Vegetable Saps And Extracts Of Licorice</td>
<td>1.5</td>
<td>1.4</td>
</tr>
<tr>
<td>230990</td>
<td>Animal Feed Prep Except Dog Or Cat Food, Retail Pk</td>
<td>1.7</td>
<td>1.3</td>
</tr>
<tr>
<td>120242</td>
<td>Peanuts, Shelled, Nesoi</td>
<td>1.1</td>
<td>1.1</td>
</tr>
<tr>
<td>100710</td>
<td>Grain Sorghum Seed</td>
<td>0.5</td>
<td>1.1</td>
</tr>
<tr>
<td>230910</td>
<td>Dog And Cat Food, Put Up For Retail Sale</td>
<td>1.1</td>
<td>1.0</td>
</tr>
<tr>
<td>071290</td>
<td>Vegetables Nesoi &amp; Mixtures, Dried, No Furth Prep</td>
<td>0.9</td>
<td>0.9</td>
</tr>
<tr>
<td>Other not Listed</td>
<td></td>
<td>16.5</td>
<td>11.4</td>
</tr>
</tbody>
</table>

Source: State Statistics Service of Ukraine via Global Trade Atlas

### Table 3. Top 15 Suppliers of Consumer Foods and Edible Fishery Products to Ukraine

<table>
<thead>
<tr>
<th>Partner Country</th>
<th>Year To Date</th>
<th>%Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>World</td>
<td>5056</td>
<td>3226</td>
</tr>
<tr>
<td>Germany</td>
<td>484</td>
<td>325</td>
</tr>
<tr>
<td>Turkey</td>
<td>391</td>
<td>316</td>
</tr>
<tr>
<td>Poland</td>
<td>325</td>
<td>288</td>
</tr>
<tr>
<td>Indonesia</td>
<td>177</td>
<td>160</td>
</tr>
<tr>
<td>France</td>
<td>233</td>
<td>150</td>
</tr>
<tr>
<td>Brazil</td>
<td>173</td>
<td>131</td>
</tr>
<tr>
<td>Netherlands</td>
<td>189</td>
<td>126</td>
</tr>
<tr>
<td>Italy</td>
<td>159</td>
<td>119</td>
</tr>
<tr>
<td>Ecuador</td>
<td>207</td>
<td>115</td>
</tr>
<tr>
<td>United States</td>
<td>188</td>
<td>115</td>
</tr>
<tr>
<td>India</td>
<td>130</td>
<td>100</td>
</tr>
<tr>
<td>Spain</td>
<td>184</td>
<td>97</td>
</tr>
<tr>
<td>China</td>
<td>125</td>
<td>86</td>
</tr>
<tr>
<td>Hungary</td>
<td>178</td>
<td>83</td>
</tr>
<tr>
<td>Malaysia</td>
<td>62</td>
<td>58</td>
</tr>
<tr>
<td>Other not listed</td>
<td>1853</td>
<td>959</td>
</tr>
</tbody>
</table>

Source: State Statistics Service of Ukraine via Global Trade Atlas