

GUIDANCE FOR ENFORCEMENT OFFICERS ON INCREASED
LEVELS OF OFFICIAL CONTROLS ON IMPORTS OF CERTAIN
FEED AND FOOD OF NON-ANIMAL ORIGIN OF KNOWN OR
EMERGING RISK.

REGULATION (EC) No 669/2009 (as amended)

April 2011

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Braille – please contact us.

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SUMMARY

Intended audience:	Port Health Authorities (PHAs) and Local Authorities (LAs), particularly those with Designated Points of Entry (DPEs) within their administrative areas.
Regional coverage:	This guidance is applicable in Wales. Similar guidance has been prepared in England, Scotland and Northern Ireland.
Purpose:	This guidance explains safeguard measures and the enforcement of Regulation (EC) No 669/2009 concerning the increased level of official controls on imports of certain feed and food of non-animal origin (FNAO) of known or emerging risk.
Legal status:	This guidance is intended to explain the Regulation. Where best practice is outlined the advice is contained in shaded boxes.
Essential actions to comply with regulation(s):	<p>Officers enforcing the Regulation must be appropriately authorised.</p> <p>Import/sampling areas to be DPEs and meet the relevant requirements.</p> <p>Officers should understand and be familiar with the Regulation and keep up-to-date with any amendments to the list of foods in Annex I to the Regulation, which is reviewed regularly.</p>

REVISION HISTORY

This guidance follows the Government [Code of Practice on Guidance](#). If you believe this guidance breaches the Code for any reason, or have any comments on the guidance, please contact us on the number shown the front sheet.

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REGULATIONS REFERRED TO IN THIS GUIDANCE

Regulation (EC) No 882/2004 of the European Parliament and of the Council on official controls performed to ensure the verification of compliance with feed and food law, animal health and animal welfare rules.

Commission Regulation (EC) No 669/2009 implementing Regulation (EC) No 882/2004 as regards the increased level of official controls on imports of certain feed and food of non-animal origin and amending Decision 2006/504/EC.

Commission Regulation (EC) No 1152/2009 imposing special conditions governing the import of certain foodstuffs from certain third countries due to contamination risk by aflatoxins and repealing Decision 2006/504/EC.

In terms of national legislation, separate but parallel domestic Regulations apply in all four countries of the UK – those applicable in Wales are:

The Official Feed and Food Controls (Wales) Regulations 2009 (SI 2009 No 3376 (W.298)).

INTRODUCTION

1. This guidance covers import controls at designated points of entry (DPEs) into Wales of specific feed and food not of animal origin (FNAO) of a known or emerging risk. Onward transmission of consignments is permitted in certain circumstances, when the “control” of the consignment will fall to another Authority.
2. Regulation 882/2004 includes requirements for the official control of feed and food of non-animal origin being imported from third countries. Article 15(5) of this regulation provides that a list of certain feed and food products be drawn up, on the basis of known or emerging risks and be subject to increased controls at points of entry into the EU, and that fees related to these controls should be established. On 25 July 2009, Regulation 669/2009 implementing Regulation 882/2004 of the European Parliament and of the Council as regards the increased level of official controls on imports of certain feed and food of non-animal origin and amending Decision 2006/504/EC was published.
3. Regulation 669/2009, which sets out rules for the increased level of official controls for products that present a known or emerging risk, applied from 25 January 2010. Annex I of this regulation lists feed and food that are subject to an increased level of official controls and will be reviewed regularly. A link to the current Annex I list is on our website at:
www.food.gov.uk/foodindustry/imports/banned_restricted/highrisknonpoao
4. The Official Feed and Food Controls (Wales) Regulations 2009, (OFFC Regulations) provide for the execution and enforcement of Regulation 669/2009 (as amended). Similar legislation has been introduced in England, Scotland and Northern Ireland.

PURPOSE OF GUIDANCE

5. This Guidance has been produced to help enforcement officers to understand and implement the Regulation.

LEGAL STATUS OF GUIDANCE

6. This Guidance has been produced to explain clearly the legal requirements of Regulation 669/2009 (as amended). Advice on best practice in this area has also been included. The guidance on legal requirements cannot cover every situation and you may need to refer to the relevant legislation itself to see how it applies in specific circumstances. You are **not** required by law to follow best practice advice. **To distinguish between the two types of information, all advice on best practice is in shaded boxes, with a heading of “Best Practice”.**

BACKGROUND

7. Enforcement powers for Regulation 882/2004 and Regulation 669/2009 are contained in the national OFFC Regulations; hence authorisation is required for enforcement officers under them. The Regulations allow examinations to be deferred in exceptional cases, and at the discretion of the DPE Authority, to the point of destination, providing a written undertaking, regarding specific precautionary measures, is obtained from the importer. Hence, all relevant Local Authorities (LAs) should ensure they correctly authorise their enforcement officers.
8. The OFFC Regulations allow Declarations to be issued when there is a serious and imminent risk to animal or public health and control measures need to be put in place rapidly. In particular, they may be used to ensure that Emergency Control Decisions or Regulations (safeguard measures) made at EU level may be implemented in the UK without any delay, e.g. Regulation 1152/2009.
9. Products covered by Regulation 669/2009 are subject to Documentary, Identity and Physical checks at the DPE and, if found to be satisfactory, a Common Entry Document (CED) is completed (see Article 8(1)(a) and (b) of Regulation 669/2009 and Article 2(17), (18) and (19) of Regulation 882/2004).

Best Practice

Officers inspecting retailers, importers, wholesalers, distributors and manufacturers should look out for large consignments of FNAO listed under Annex I to 669/2009, and, where found, should make enquiries in relation to their origin. Officers should request to see copies of CED/official documents, which should accompany such consignments to their first destination inland. However, the CED is not legally required to be present at the point of retail where much of this feed or food may be found.

LEGISLATION ON IMPORTS OF FNAO SUBJECT TO A KNOWN OR EMERGING RISK

10. Regulation 669/2009 provides for an increased level of controls for feed and food from a number of Third Countries, subject to a known or emerging risk to public health. This may be due to the presence of contaminants/undesirable substances such as pathogens, aflatoxins, Sudan dyes, heavy metals or pesticide residues.
11. Regulation 669/2009 requires Food Business Operators (FBO) to pre-notify the relevant competent authorities (CA) of the arrival of specified products from certain third countries at a DPE, in order that the necessary official controls can be undertaken. The Commission has advised that facilities at Border Inspection Posts (BIP) may be used by DPEs. The BIP would not need to have separate facilities for imports of products of animal origin (POAO) and FNAO. However, there would need to be proper controls to prevent cross-contamination. Please refer to Appendix T of the Department for Environment, Food and Rural Affairs (Defra) BIP Manual at the following link:

<http://www.defra.gov.uk/foodfarm/animaltrade/imports/bips/pdf/bipmanual.pdf>

12. The import of products listed in Annex I of Regulation 669/2009 will be permitted entry only through a DPE that has appropriate control facilities for different types of feed and food. A link to the current list of products under Annex I of this Regulation can be accessed at:

www.food.gov.uk/foodindustry/imports/banned_restricted/highrisknonpoao

13. The now repealed Decision 2006/504/EC (as amended) on special conditions governing certain foodstuffs imported from certain third countries, due to contamination risks of these products by aflatoxins, required that specified FNAO from third countries can only be imported into the EU via

“designated points of import”(DPI). This requirement has been carried forward in the replacement Regulation 1152/2009.

14. The specified products in Decision 2006/504/EC (as amended) from certain Third Countries had to be accompanied on import by the results of sampling and analysis for aflatoxins and a health certificate, in accordance with the model certificate set out in Annex I of this Decision. This too has been carried forward in Regulation 1152/2009.
15. Regulation 1152/2009 applied from 1 January 2010 and includes measures to align the special import conditions as regards aflatoxins with Regulation 669/2009 for different food products. The CED referred to in Article 3 (a) of Regulation 669/2009 must be used for the particular products covered by Regulation 1152/2009.
16. The Annex I list in Regulation 669/2009 will continue to be reviewed on a regular basis. This will follow the receipt of relevant information of the results of official controls (at least quarterly) by the Commission and, from the following sources:
 - Information obtained through RASFF.
 - FVO Reports.
 - Reports and information from Third Countries.
 - Information exchanged between the Commission, Member States and the European Food Safety Authority (EFSA).
 - Scientific assessments.

The updated version of Annex I is published in the Official Journal of the European Union and a link to this information is available at:

www.food.gov.uk/foodindustry/imports/banned_restricted/highrisknonpoao.

MINIMUM FACILITIES AT DPES

17. DPES must be designated by the Agency. Article 4 of Regulation 669/2009 sets out the minimum requirements for DPES to undertake increased levels of control for Annex I listed feed and food. These requirements are to ensure a degree of uniformity in the effectiveness of the controls. Relevant Authorities should work with port operators to ensure that the minimum facilities are provided:
- There shall be a sufficient number of suitably qualified and experienced staff to perform the prescribed checks and officers must be appropriately authorised.
 - The facilities must be suitable for the necessary checks.
 - Detailed instructions must be available regarding sampling and the dispatch of the samples to a designated laboratory.
 - There should be suitable and sufficient storage facilities for a consignment(s) during detention, whilst awaiting the laboratory results. This includes cold stores, in cases where such storage is necessary owing to the nature of the consignment.
 - Suitable unloading and sampling equipment, allowing unloading of the consignment and sampling for analysis in a sheltered area, if necessary.
 - The designated laboratory should be situated in a location that allows samples to arrive at the laboratory with minimal delay.
18. The Agency maintains and makes publicly available an up-to-date list of DPES for each of the products listed in Annex I and advises the Commission accordingly. When the Agency is concerned that the continuing operation of a DPE could present a serious risk to animal or public health, or there is a serious breach in respect of the above requirements, it may suspend the designation of the point of entry, either in full or part, by serving a written notice to that effect on the port operator. The list of DPES is available at:
- www.food.gov.uk/foodindustry/imports/banned_restricted/highrisknonpoao

IMPORTERS' RESPONSIBILITIES

19. The FBO (importer) or their representative has responsibility for the consignments and must give adequate prior notification to the DPE of the consignments and the time and date of arrival. The obligation to pre-notify is breached if the consignment is presented at a port that is not a DPE, i.e. an offence will have been committed under Regulation 41(1) (a) of the OFFC Regulations.
20. Notification by the importer must be undertaken by completion of Part 1 of a CED (in English) at least one working day prior to the physical arrival of the consignment at the DPE. Prior notification may be done electronically. The CED is provided in Annex II of the Regulation. Failure of a FBO to pre-notify relevant consignments, that are subsequently revealed elsewhere, e.g. by UKBA staff in a transit shed, should result in action to place the consignment(s) immediately under official detention, and to either destroy or re-dispatch them (Articles 19 and 21 of Regulation 882/2004).
21. Where a consignment has "special characteristics", e.g. highly perishable and/or specific packaging features, the FBO shall provide assistance to unload the consignment to allow official controls to take place and provide the appropriate sampling equipment/assistance if the sampling cannot be done using standard sampling equipment.
22. FBOs are responsible for the payment of fees to the relevant Authority, which shall not be greater than the costs borne by the Authority as laid down in Annex VI of Regulation 882/2004.
23. The FBO (or representative) must present the CED (in paper or electronic form), once completed by the CA, to the customs services for the consignment to be released into free circulation.

ACTIONS REQUIRED BY AUTHORISED OFFICERS

24. Application for DPE status should be made to the Agency by the port operator ensuring that appropriate facilities can be provided. Where two Authorities might be involved, e.g. one for food and the other for feed, cooperation arrangements regarding respective responsibilities should be established.
25. In order for imported FNAO to undergo proper checks, consignments must enter through DPEs that meet minimum requirements. However, for a transitional period of five years, (which ends on 13 August 2014), for DPEs that are not fully equipped, the checks may be carried out at another authorised point of control, providing that the alternative point of control meets the minimum requirements for a DPE. It is unlikely that the UK will need to use these transitional measures as current DPEs in the UK meet the minimum requirements.
26. The official controls are set out in Article 8, which refers to “consignments”. A “consignment” is defined in Article 3 (c) as “a quantity of any feed or food of non-animal origin listed in Annex I to this Regulation of the same class or description, covered by the same document(s), conveyed by the same means of transport and coming from the same third country or part of such country.” If these conditions are fulfilled, the consignment can comprise more than one container. Hence, provided the contents of the containers meet the aforementioned requirements, a single CED will cover the consignment. However, each separate “commodity” listed in Annex I is a separate “consignment” and a CED must be completed for each consignment, whether it is in the same container or not. If the consignment is split into separate “commodities”, a certified copy of the CED must accompany each part until release into free circulation.
27. Regulation 669/2009 only applies to FNAO in so far as it is “food” as defined in Regulation 178/2002. “Food” is defined in Article 2 of that regulation as

meaning 'any substance, whether processed, partially processed or unprocessed, intended to be, or reasonably expected to be ingested by humans'. "Feed" is defined in Article 3(4) of that Regulation as meaning 'any substance or product, including additives, whether processed, partially processed or unprocessed, intended to be used for oral feeding to animals'. Therefore, when a product listed in Annex I of 669/2009 is imported for other purposes, such as documented research purposes (e.g. laboratory tests) it is not considered to be subject to the control regime provided for by Regulation 669/2009 and so no CED is required.

28. Even though there is no minimum consignment size given in the Regulation, personal imports of any of the feed/food listed in Annex I are not regarded as commercial "consignments" and are not considered to be subject to the control regime provided for by 669/2009, and so no CED is required.
29. The relevant authorised officer must undertake documentary checks on all consignments within two working days from the time the consignments arrive at the DPE, unless there are exceptional and unavoidable circumstances (Article 8(1) (a)).
30. Annex I of this Regulation sets out the frequency of identity and physical checks and the particular hazards associated with different feed/food. The consignment must remain under the control of an authority until the results of the physical checks, including sampling and testing for the relevant hazard(s), are known. Such results should be made available as soon as technically possible. FBO's or their representatives should not be able to predict whether any particular consignment will be subject to such checks as laid down in Annex I.
31. However, if an authorised officer has concerns that some listed products may require more frequent checks than set out in Annex I, owing to previous samples of particular products from certain countries consistently failing to meet requirements, then action under Article 18 of Regulation 882/2004 should be considered.

Best Practice

It should be borne in mind that unless very carefully controlled, sampling large numbers of bags of product, e.g. seasonings, spices and fresh produce, may disrupt the integrity of the packaging and lead to possible food safety issues including potential:

- foreign body contamination,
- pest ingress,
- microbiological contamination,
- allergen cross-contamination.

It is possible that significant quantities of product might need to be destroyed as a result. Therefore, care should be exercised when sampling and re-sealing bags, sacks and other containers after sampling.

32. There are provisions for minimising destruction of the product for spices in Regulation 401/2006 laying down the methods of sampling and analysis for the official control of the levels of mycotoxins in foodstuffs:

<http://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=CONSLEG:2006R0401:20100313:EN:PDF>

33. Reference could also be made to the “Guidance Document for Competent Authorities for the Control of Compliance with EU Legislation on Aflatoxins” which can be found at:

http://ec.europa.eu/food/food/chemicalsafety/contaminants/aflatoxins_en.htm

Best Practice

The Rural Payments Agency (RPA) is an Executive Agency of Defra. Most fruit and vegetables are subject to EU marketing standards. They must either be imported accompanied by a certificate of conformity or be inspected by the RPA, which then issues a conformity certificate (if appropriate to do so). Where possible, authorised officers are encouraged to carry out joint examinations with RPA in order to reduce the burden on importers and prevent delays. The RPA website can be found at:

<http://www.rpa.gov.uk/rpa/index.nsf/home>

Similar co-operation arrangements should be in place with the Food and Environment Research Agency (FERA) in respect of inspections of plants and plant products for pests and diseases harmful to plants. The Plant Health section of the FERA website can be found at:

<http://www.fera.defra.gov.uk/plants/plantHealth/imports/index.cfm>

34. Officers should ensure that analytical results, particularly of samples of perishable products, are obtained as soon as is practicable. The Agency is aware that some laboratories are able to report the results of the analyses for pesticides on the next working day after the day the sample was submitted.
35. Where feed and food official controls are undertaken concurrently at a DPE, care should be exercised to prevent cross-contamination.
36. Following completion of the checks, which should be undertaken without undue delay (Article 8) and where the consignment is found to be satisfactory, the authorised officer should complete Part II of the CED and stamp, sign and date it. The FBO should present to Customs Services the completed CED in paper or electronic form. A copy of the completed CED should be retained, whilst the original should accompany the consignment to the place of destination indicated on the CED.

37. The timeframe for undertaking documentary, identity and physical checks should be as short as possible, particularly when perishable commodities are involved. Should there be any FBO queries in relation to the official controls, please refer to Article 2 of Regulation 882/2004 regarding the definitions of “documentary check”; “identity check” and “physical check”, which in this situation includes sampling for examination or analysis and laboratory testing.
38. If the results of the checks indicate non-compliance, the authorised officer should complete Parts II and III of the CED and take action in terms of Regulation 882/2004, Article 19 – Action following official controls on feed and food from third countries; Article 20 – Special treatment; and/or Article 21 - Re-dispatch of consignments. The authorised officer should discuss with the FBO the options available. FBOs will also be liable for any costs incurred at the DPE.
39. If laboratory analysis identifies non compliance the authority should complete and send a RASFF notification to the Agency.
40. Where a consignment is rejected by a DPE or DPI under Regulation 669/2009 (as amended) or Regulation 1152/2009 respectively, details of the rejected consignment and the final destination of the consignment should be notified to the Customs National Clearance Hub. This is set out in Article 19.3 of Regulation 882/2004.
41. Fees charged to the FBO should be in accordance with Article 27(4) of Regulation 882/2004. Hence, the fees collected for the purposes of official controls shall not be greater than the costs borne by the responsible CA in relation to the following items (Annex VI of Regulation 882/2004), i.e. the criteria to consider for the calculation of fees are:
 - staff costs ;
 - overhead costs, including facilities, tools, equipment, training, travel and associated costs;
 - laboratory examination or analysis and sampling costs.

42. Article 8(2) of Regulation 669/2009 provides that, onward transportation of a consignment may be authorised by the CA of the DPE pending the results of physical checks of the relevant products. However, the authority at the DPE must liaise with the CA at the place of destination, so that appropriate arrangements are implemented to ensure that the consignment remains under the control of the second (receiving) authority and cannot be tampered with pending the results of physical checks. The authority at the DPE must notify the authority at the point of destination of the results of the physical checks. If onward transportation is permitted e.g. for chilled fresh produce, a certified copy of the original CED must accompany the consignment. Customs Services also need to be advised when the consignment enters free circulation. Article 24(1)-(3) of Regulation 882/2004 requires close co-operation between Customs Services and Authorities.
43. Customs Services shall not allow the entry or handling of the relevant products in free zones or free warehouses without the agreement of the Authority.
44. When samples are taken, the Authority should notify the Customs Services and indicate whether the consignment is to be transported to another destination and under the control of another authority pending the results of the physical checks.

Best Practice

Such onward transportation should be permitted, particularly for short shelf-life foods, whenever possible. If deemed appropriate, liaison arrangements should be arranged between relevant authorities, e.g. by way of a Memorandum of Understanding (MoU).

45. Regarding Article 9(2) of Regulation 669/2009, identity and physical controls may be undertaken at the point of destination after documentary checks have been completed at the relevant DPE, but only in exceptional cases and where Annex I provides a derogation to that effect. Examples of where this may apply are if the product is highly perishable, and when the nature of the

packaging is such that the product cannot be sampled at the DPE without causing a serious risk to food safety or of damaging the product to an unacceptable extent. The premises where the identity and physical checks are undertaken must fulfil the requirements of Article 4 and the consignment(s) must remain under the control of the relevant authority.

There is a requirement in Regulation 669/2009 for Member States to report to the Commission on a quarterly basis the results of the checks. The information required is as follows:

- details of each consignment, including the size in terms of net weight of the consignment and the country of origin;
- the number of consignments subjected to sampling for analysis or examination; and,
- the results of the documentary, identity and physical checks.

Officers should collate this information and forward it to the Agency on a three monthly basis.

Best Practice

When a FBO decides to voluntarily surrender a product before physical checks are undertaken (owing to official control costs and potential delays) such consignments should not be included in the official statistics as being non-compliant.

46. Where there are specific geographical constraints, Member States may request the Commission to authorise the relevant Authority to carry out physical checks at the FBO establishment, under the control of the relevant Authority. This needs to be approved for that purpose by the Commission, provided that the efficiency of the controls undertaken at the DPE is not adversely affected and the establishment fulfils relevant requirements of an “approved” DPE as set out in Article 4, e.g. suitable facilities to allow the

47. Officers should ensure that consignments are not split until the CED is completed. Should the consignment(s) be subsequently split, an authenticated copy of the CED should accompany each part of the split consignment until it is released for free circulation. However, for mixed container loads, i.e. containers that contain Annex I products, together with products that are not so listed, then the products not subject to additional checks may be released for free circulation.
48. When there are various products listed under Annex I, presenting the possibility of different hazards and analyses, in a container, the products may be split to allow the different parts to be subsequently released, subject to the laboratory results. This should avoid unnecessary delay with the release of any particular product(s). As indicated above (paragraph 26), each Annex I listed product is a separate “commodity” and a CED must be completed for each consignment.
49. Once all controls have been undertaken and the results are satisfactory, the FBO should present the completed CED to Customs Services to allow the release of the consignment into free circulation.
50. Should a consignment of an Annex I listed feed or food be found to have avoided official controls at a DPE, appropriate enforcement action should be taken. The relevant authority for the particular area, where such a consignment is found should instigate action under the Official Feed and Food Controls (Wales) Regulations 2009, if the FBO refuses to return the consignment to a DPE or if it has been abandoned in a transit shed.

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REFERENCES

Questions and Answers Paper on the provisions of Commission Regulation (EC) No 669/2009 as regards the increased level of official controls on imports of certain feed and food of non-animal origin' can now be found at the following website:

http://ec.europa.eu/food/food/controls/increased_checks/index_en.htm