Portugal

Food and Agricultural Import Regulations and Standards - Narrative

FAIRS Country Report

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Report Highlights:
This report is an update of PO7007 and outlines the applicable legislation regarding the export of U.S. food products to Portugal, particularly those rules that differ from EU legislation or regulations. This report should be read in conjunction with the EU-27 Food and Agricultural Import Regulations and Standards Report.
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DISCLAIMER: This report was prepared by the Office of Agricultural Affairs of the USDA/Foreign Agricultural Service in Madrid, Spain for U.S. exporters of domestic food and agricultural products. While every possible care was taken in the preparation of this report, information provided may not be completely accurate either because policies have changed since its preparation, or because clear and consistent information regarding these policies was not available. It is highly recommended that U.S. exporters verify the full set of import requirements with their foreign customers, who are normally best equipped to research such matters with local authorities, before any goods are shipped.

FINAL CUSTOMS CLEARANCE APPROVAL OF ANY PRODUCT IS SUBJECT TO THE IMPORTING COUNTRY’S RULES AND REGULATIONS AS INTERPRETED BY BORDER OFFICIALS AT THE TIME OF PRODUCT ENTRY.
Section I. Food Laws:

As a member of the European Union, the Government of Portugal applies EU regulations and legislation, where available, regarding the importation of food, feed, feed ingredients and beverages. Food laws of individual member states have mostly been fully harmonized into EU law. However, it is important to note that when EU-wide legislation is incomplete or absent, Portuguese laws apply and imported product must meet existing Portuguese requirements.

Until November 2011, the Ministry of Agriculture, Sea, Environment, and Land Planning (MAMAOT) controlled imports of live animals and animal products through the Directorate General of Veterinary (DGV) and of feed and plant products through the Directorate General for Agriculture and Rural Development (DGADR). On November 3, 2011 the Council of Ministers approved the new organic law of the Directorate General for Food and Veterinary (DGAV). This body - previously the Directorate General of Veterinary (DGV) - gained a new mandate in the field of food safety encompassing animal and plant health issues.

The enforcement of Food Safety laws is the responsibility of the Portuguese Food Safety and Economic Agency (ASAE) within the Ministry of Economy. Food intended for human consumption must meet the general food safety requirements of EU law.

Food and beverage products originating in the United States do not require any special Portuguese permits and are not subject to special rules or regulations regarding retail sale in Portugal. However, all products must comply with the generally applied rules and regulations required for any food and beverage product sold within the EU market.

**Please note:** The following products sourced in the United States and imported into the EU must originate from an EU-approved U.S. establishment -- red meat, meat products, farmed and wild game meat, ratites, milk and milk products, seafood, bovine embryos and semen, porcine and equine semen, gelatin and animal casings.

Section II. Labeling Requirements:

Portugal applies EU-harmonized legislation to:

- General Labeling Requirements
- Nutritional Labeling
- Product-Specific Labeling
- GMO and Novel Foods Labeling

The Government of Portugal permits multi-language labeling and stickers; however, one of the languages must be Portuguese. For detailed information on the EU-harmonized labeling legislation, please consult the EU-27 FAIRS Report [http://www.fas.usda.gov/posthome/useu/fairs.html] as well as the USEU website [http://www.fas.usda.gov/posthome/useu/label.html].

Section III. Packaging and Container Regulations:

Section IV. Food Additives Regulations:


Section V. Pesticides and Other Contaminants:

Portugal strictly adheres to EU-harmonized legislation on pesticides and contaminants; however, where the EU does not have a maximum residue level (MRL) for a given pesticide or specific contaminant, Portuguese national limits are applied.

The complete list of MRLs, and commodity combinations allowed in the EU can be obtained from the Commission’s webpage at http://ec.europa.eu/food/plant/protection/pesticides/index_en.htm


Section VI. Other Regulations and Requirements:

The Portuguese Government applies EU-harmonized legislation for other related regulations and requirements including product inspection, registration and certification.

For detailed information on certification, please consult the following websites:


Section VII. Other Specific Standards:

For detailed information on the EU-harmonized legislation on other specific standards, please consult
the EU-27 FAIRS Report. Detailed information may also be obtained at the following links:

A. GMOs
B. Novel Foods
C. Fortified Foods
D. Dietetic or Special Use Foods
E. Wine, Beer and Other Alcoholic Beverages
F. Organic Foods
G. Vertical Legislation (Breakfast Directives)
H. Beef Labeling
I. Egg Labeling
J. Frozen Foods
K. Irradiated Foods
L. Fruits and Vegetables
M. Seafood
N. Pet Food

Section VIII. Copyright and/or Trademark Laws:

Portugal is signatory to the Paris Convention for the Protection of Industrial Property (WIPO), parties to the Madrid Agreement on International Registration of Trademarks and Prevention of the Use of False Origins. Both the Trademark and the Intellectual Property Laws address protection of brand names and trademarks. The regulations and standards covered under this section have been harmonized with the European Union requirements. For detailed information on EU-harmonized legislation on copyright and/or trademark laws, please consult the EU-27 FAIRS Report as well as the USEU website: http://www.fas.usda.gov/posthome/useu/GI.html

Protected Geographical Indications

Council Regulation 510/2006 lays down the rules on the protection of designation of origin and geographical indications for agricultural products intended for human consumption (except wine and spirit drinks which are covered by separate legislation). Commission Regulation 1898/2006 established detailed rules for the implementation of Regulation 510/2006. Under these regulations, third country operators can submit registration applications directly to the Commission and can object directly to new registrations. Guidelines for the registration of GIs by third country producers are published on the Commission’s website at: http://ec.europa.eu/agriculture/quality/schemes/index_en.htm

Lists of protected names by country, product type, registered name and name applied for are available through the Commission’s online “DOOR” (Database of Origin and Registration) database. For detailed information on the EU-harmonized legislation on copyright and/or trademark laws, please consult the EU-27 FAIRS Report as well as the USEU website: http://www.fas.usda.gov/posthome/useu/GI.html.
Section IX. Import Procedures:

Instructions for imports from third countries into Portugal of animals and animal products, given by the Directorate General for Food and Veterinary (DGAV), former Directorate General for Veterinary (DGV):

**Live Animals**

The imports of live animals to Portugal are subject to rules established by the EU legislation to that effect, either relating to sanitary requirements or to the veterinary controls to be made at Border Inspection Posts (BIP). Importing live animals also follows other import requirements, namely to customs (DGAIEC), and to the Protection of Plant and Animal Species in Risk of Extinction – CITES (ICNB).

**Sanitary Requirements**

This information encompasses the [Safeguard Measures](#) that can forbid or restrict the imports of certain live animals of certain third countries for reasons of animal or public health:

- **Birds other than cage birds**: EU legislation applies. The DGAV keeps an updated list of quarantine centers in Portugal;
- **Ornamental Fish**: Only importers registered at the DGAV can import these animals. Registration is made at the regional services DSVR\RA;
- **Reptiles destined to Commercial Operators**: Only importers registered at the DGV can import these animals. Registration and request for information on national rules for imports is made at DSVR\RA;
- **Ungulate (Ruminants) destined to Zoos**: Only zoo parks registered with DGAV can import these animals;
- **Other animals** – Consult the National Inspection Border Posts

**Veterinary Controls**

Every living animal is subject to control when entering the EU. Please consult: Veterinary Controls of Imports and Legislation Applied.

**Food and By-Products of Animal Origin**

The importation of products and by-products of animal origin to Portugal, Portugal being a member of the EU, follows, in its majority, rules established by the EU legislation to that effect, either relating to sanitary requirements or to the veterinary controls to be made at Border Inspection Posts (BIP).

**Sanitary Requirements:**

a) **Harmonized products**

Recognition of the right to export most products of animal origin destined for human consumption to Portugal (meats, meat products, fishery products, dairy products, etc.) can be checked at the EU list of third country establishments. The establishment where the product originated must be in this list.
b) **Non-harmonized products**

Other animal origin food products, non-harmonized (like honey, snails, or frog legs, for example) may not be in the EU lists without that meaning that its import is forbidden. This will depend on multiple circumstances, and so it is recommended to consult the national Border Inspection Posts.

c) **Animal Origin Sub-products**

The importation of by-products is regulated by Chapter VIII of the Regulation (CE) n 1774/2002 of the European Parliament and Council, of October 3rd 2002. It should always be kept in mind that safeguard or emergency measures may apply that restricts imports for animal or public health reasons.

**Veterinary Controls**

Products and by-products of animal origin are subject to veterinary control on arrival to the EU. Please consult: Veterinary Controls of Imports and Applicable Legislation. The importation of products and by-products of animal origin obeys also to other import conditions, namely to customs (Direcção das Alfândegas e dos Impostos Especiais sobre o Consumo), and to conditions relative and to the Protection of Plant and Animal Species in Risk of Extinction – CITES (Instituto da Conservação da Natureza e da Biodiversidade – ICNB). These rules don’t apply to products of animal origin sent as Personal Consignements.

**Food for Animals**

The importation of food for animals from third countries, for utilization or entry into circulation, is possible if these products comply with:

- The requisites defined in the EU legislation for the establishment of norms concerning food for animals;
- The conditions recognized by the EU to be, at least, equivalent;
- When a specific agreement exists between the EU and the exporting country, the requirements contained in that agreement.

On what concerns the importation of food for animals, the sector operators should ensure that the establishments under their control are duly registered at the General Veterinarian Directorate (DGV), in accordance with Article 9 of the Regulation (CE) n 183/2005 relative to the hygiene requirements in food for animals.

The entry in the national territory of food for animals imported from third countries can only be done through Entry Points - EP, designated at national level for food for animals of non-animal origin, or through Border Inspection Posts (BIP), designated for animal origin food for animals. The introduction in the national territory of food for animals imported from third countries should be preceded by a previous notice, through the filling of Part I of the following templates:
a) **Common Entry Document – CED**, for Food for Animals of non-animal origin. If the imports from third countries of non-animal origin food for animals are destined to other Member State(s), and Portugal is the first entry point in the EU, the Model 327/DGV should be filled, as stated in Directive n 98/68/EC.


Previous notice should be submitted with 48 hours antecedence (and never less than one working day for seaports and 6 working hours for airports, in the case of animal origin food for animals), to the email address importaa@dgv.min-agricultura.pt, or to the Fax (+351) 217808235 for non-animal origin food for animals, or insertion in the TRACES System for the animal origin food for animals for each consignment of food for animals. For import effects a consignment is considered to be a given quantity of food for animals, belonging to the same lot or the same class and description, and covered by the same document(s), sent through the same transport mean and coming from the same third country or region thereof.

At arrival of the consignments the supporting document of previous notice should be showed to the veterinary services at Entry Point or Border Inspection Posts, for its respective control.

**Plants and Plant Products**

The Directorate General for Agriculture and Rural Development (DGADR) is the regulatory agency responsible for imports of plants and plant products. According to the information made available by the DGADR these are the conditions for the importation of plants and plant products from third countries:

**Prohibitions**

The importation of a number of plants, plant products, and other materials originating in third countries is prohibited (check the document “Phytosanitary Guide to Imports (Portuguese)”).

**Special Authorizations for the Importation of Forbidden Materials**

By request of the different Member States and after a risk assessment by the remaining Member States, a special authorization for the importation of certain plants and plant products from certain origins can be issued (list of the current special authorizations). These derogations are generally issued by a given time period and have attached certain restrictive and rigorous import conditions.

**Conditioned Material**

As to the importation of authorized products from third countries, the phytosanitary regulations demand that certain plants, plant products, and other materials, are accompanied by a phytosanitary certificate issued by the competent services of the country of origin (check the document “Phytosanitary Guide to Imports (Portuguese)”), and that the respective importers are inscribed in the official registry.
The phytosanitary inspection of those materials is mandatory and should be done preferably at the first external border, by the Official Services of Phytosanitary Inspection, the introduction in the EU only being authorized when the result of the inspection indicates the fulfilling of the phytosanitary requirements established. The greatest attention and care are given to these inspections in the face of the risk associated with the introduction in the EU of new harmful organisms from third countries.

In exceptional cases the phytosanitary inspection of materials from third countries can be done in inspection posts that are not those approved by the official services of phytosanitary inspection, as long as certain conditions are satisfied (art. 18th of Decreto-Lei nº 154/2005).

**First Steps to Enter the Portuguese Market**

U.S. exporters interested in introducing a product into the Portuguese market should obtain local representation and/or a local importer/distributor to gain knowledge of the market, up-to-date information and guidance on trade laws and business practices, sales contacts, and market development expertise. As local importers have primary responsible to the Portuguese Government for imported food products entering Portuguese territory, they are in the best position to provide guidance to U.S. exporters through the market-entry process. For more information please the Portugal Exporter Guide Annual 2011 and the Portugal Food Processing Ingredients 2011.

**Import Documentation**

The following documents are required for ocean or air cargo shipments of food products into Portugal:

- Bill of Lading and/or Airway Bill
- Commercial Invoice
- Phytosanitary Certificate and/or Health Certificate when applicable
  
  See “SECTION VI. Other Regulations and Requirements”
- Import Certificate

Most food products require an Import Certificate issued by the competent Portuguese authorities. This certificate must be obtained by the importer as it is intended for tariff classification purposes.

**Temporary Entry**

Temporary entry may be permitted for goods in transit (up to 24 months), manufacturing for re-export, and/or for temporary storage. Generally, the exporter must pay normally applied import duties and VAT, which are then reimbursed upon re-export of the merchandise to a destination.
outside of the EU.

Samples and Advertising Material
Portugal grants duty free entry to giveaway samples if properly labeled. Samples are, however, subject to the same import documentation requirements that apply to normal commercial imports. They also require a nominal value for customs declaration purposes on the commercial invoice which must carry the statement “Samples without Commercial Value.”


Appendix I. Government Regulatory Agency Contacts:
Food Security and Economic Authority (ASAE)
Autoridade de Segurança Alimentar e Económica
Av. Conde de Valbom, 98
1069-185 Lisboa
The Council of Ministers gathered in 3 November 2011 approved the new organic law of the Directorate General for Food and Veterinary (DGAV). This body - previously the Directorate General of Veterinary (DGV) - gained a new remit in the field of food safety encompassing animal and plant health issues.
European Union – Delegation of the European Union to the United States
2300 M Street
NW, Washington, DC 20037
Tel.: (202) 862-9500
Fax: (202) 429-1766

United States Mission to the European Union
Office of Agricultural Affairs
27 Boulevard du Regent
1000 Brussels
Belgium
Tel.: +32-2-508 2760
Fax: +32-2-511 0918
Website: http://www.fas.usda.gov/posthome/useu/about.html
E-mail: AgUSEUBrussels@fas.usda.gov

Appendix II. Other Import Specialist Contacts:
The USDA’s Foreign Agricultural Service Office for Spain and Portugal, located in Madrid, can also assist U.S. exporters in obtaining specific national legislation on all food product directives. You may contact us at the following address:

Foreign Agricultural Service
Office of Agricultural Affairs
American Embassy Madrid
C/ Serrano, 75 – Box 20
28006 Madrid
Spain
Tel.: +34-91-587-2555
Fax: +34-91-587-2556
Website: http://www.embusa.es/fas/index.html
Email: AgMadrid@usda.gov