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Philippines

Food and Agricultural Import Regulations and Standards - Narrative

FAIRS Country Report

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Report Highlights:
This report outlines Philippine government requirements for the importation of food and agricultural products. The report aims to assist U.S. exporters by providing information on labeling, packaging, permitted ingredients, and other relevant information. It also provides points of contact for key Philippine government authorities, U.S. government agencies, and trade associations. Section I on the Food Safety Act and Section VII on genetically engineered foods have been updated.

Section I. Food Laws:
The two main agencies tasked with developing and enforcing food safety standards in the Philippines are the Bureau of Food and Drugs (BFAD), recently renamed as the Food and Drug Administration (FDA), under the Department of Health (DOH), and the Bureau of Agriculture and Fisheries Product Standards (BAFPS) of the Department of Agriculture (DA). Under the Food, Drug and Cosmetics Act, FDA was made responsible for the safety of processed food products while the Agriculture and Fisheries Modernization Act (AFMA) made BAFPS accountable for fresh and primary agricultural and fisheries products.

**Food, Drug and Cosmetics Act:** In 1963, Republic Act 3720 (RA 3720) or the "Food, Drug and Cosmetics Act" was enacted to ensure the safety and purity of foods, drugs and cosmetics made available to the public. Under the Food, Drug, and Cosmetics Act, the FDA was created under the DOH. Executive Order 175 (EO 175) later renamed FDA as BFAD. However, in 2009, Republic Act 9711 (RA 9711) was signed, amending certain sections of RA 3720 and once again renaming BFAD as FDA. RA 9711 strengthens and rationalizes the regulatory capacity of FDA by establishing adequate testing laboratories and field offices, upgrading its equipment, augmenting its human resources and giving authority to retain its income.

FDA’s primary function is to ensure the safety, proper handling, efficacy, purity and quality of processed foods, drugs, diagnostic reagents, medical devices, cosmetics and hazardous household substances. FDA oversees the control of the manufacture and sale of processed foods, where the major concerns are adulteration and mislabeling of food products. It is responsible for the surveillance of imported food products at legal ports of entry.

**Agriculture and Fisheries Modernization Act:** BAFPS under the DA was established in 1997 as provided for by Republic Act No. 8435 or the AFMA. Its major duties include formulating and enforcing standards of quality in the processing, preservation, packaging, labeling, importation, exportation, distribution and advertising of fresh and primary agricultural and fisheries products. BAFPS also provides assistance in establishing the scientific basis for food safety, trade standards and codes of practice, and harmonizes them with internationally accepted standards and practices.

BAFPS serves as the National Enquiry Point for Codex Alimentarius and other food safety and standards regulatory bodies. It is in charge of monitoring and disseminating information on international developments in food safety.

**Food Safety Act:** In August 2013, Republic Act No. 10611 “The Food Safety Act of 2013” was signed into law. The Act strengthens the food safety regulatory system in the Philippines that protects consumer health and facilitates market access of local food and food products. The law also sets standards for food safety from harvest to manufacturing, processing, handling, packaging, distribution, marketing, food preparation and up to consumption. Under this law, the DA will be responsible for food safety in the primary production and post-harvest stages of the supply chain. The DOH will be responsible for the safety of processed and prepackaged foods, both locally produced and imported, and the conduct of epidemiological studies. Local government units (LGUs) will monitor the compliance with food safety standards of food businesses such as slaughterhouses, dressing plants, wet markets, supermarkets, school canteens, restaurants, catering establishments, as well as street food sales. The Department of the Interior and Local Government, in collaboration with the DA and DOH will supervise the enforcement of food safety and sanitary rules and regulations. A Food Safety Regulation
Coordinating Board was created to monitor compliance with the law, coordinate management and planning during food safety emergencies and establish policies and procedures for coordination among agencies involved in food safety.

In February 2015, the Implementing Rules and Regulations of the Food Safety Act were signed by the Secretaries of Health and Agriculture formally implementing the law. Under the Food Safety Act, regulatory oversight over processed meat product was transferred from the DA National Meat Inspection Service (NMIS) to FDA effective July 2016. However, this transition has not taken effect due to concerns by the meat processing industry.

**Regulatory Agencies:** A number of different regulatory bodies exist in the Philippines and these are often supported by specialist commissions which focus on specific technical matters such as meat inspection and biosafety, for example. The main regulatory bodies monitoring the safety aspects of imported agriculture and food products are the Bureau of Animal Industry (BAI), the Bureau of Fisheries & Aquatic Resources (BFAR) and the Bureau of Plant Industry (BPI). All these bureaus are under the jurisdiction of the DA.

Republic Act No. 3639 (RA 3639) established BAI and empowered it to prescribe standards for quality in the manufacture, importation, labeling, advertising, distribution and sale of livestock, poultry products, meat products, dairy products, animal feeds and veterinary supplies in the country. BAI is also charged with preventing, controlling, containing and eradicating communicable animal diseases by regulating the flow of animals and animal products in the country.

Presidential Decree No. 7 (PD 7) authorized the National Meat Inspection Commission (NMIC) to implement policies and procedures governing post production flow of livestock, meat and meat products both locally produced and imported through the various stages of marketing. The NMIC supervises the operations of abattoirs and meat establishments and conducts ante- and post-mortem inspections of meat. The Meat Import/Export Service of the NMIC ensures that imported or exportable meat and meat products are produced under acceptable conditions and systems.

In June 2004, Republic Act 9296 (RA 9296) otherwise known as the National Meat Inspection Code was signed into law and its Implementing Rules and Regulations (IRR) were issued in October 2005. The law, which transfers certain NMIC functions to the Local Government Units, was crafted to harmonize Philippine meat inspection laws with international standards to enable the domestic meat processing industry to participate in global trade. Moreover, the NMIC was officially renamed the National Meat Inspection Service (NMIS).

While BAI has jurisdiction over the import of both live animals and meat, the NMIS plays a key role in the enforcement of the regulations over fresh, chilled and frozen meat and poultry imports into the Philippines.

BPI, created through a series of Republic Acts, Presidential Decrees, and Administrative Orders, has the primary task of promoting the development of plant industries through research and development, crop production and protection, and effective technology promotion and transfer. Presidential Decree No. 1433 (PD 1433), the Plant Quarantine Law, authorizes the DA through BPI to exercise inspection and certification and/or treatment activities on imported and exportable plant
products such as fruits and vegetables. PD 1433 also mandates BPI to prevent the introduction of exotic pests into the country, to prevent further spread of existing plant pests and to enforce phytosanitary measures for the export of plants, plant products and regulated articles.

Presidential Decree No. 704 (PD 704) gives BFAR the administrative responsibility to control fish and other marine products. The Fisheries Post-Harvest Technology Division of BFAR issues commodity clearances (i.e., import permits) and other requirements for the import of fish and fishery products.

**Import Regulations:** All imported food and agricultural products are required to comply with the Philippines’ food, health and phytosanitary laws. In general, none of these products are allowed to enter the Philippines if they are deemed to pose a danger to human life or well-being, either directly or indirectly.

All food and agricultural products, including plant products that enter the Philippines, are required to pass through procedures designed to check that they are not contaminated with any pest and that they are fit for their intended use.

At present, national microbiological standards for food have not yet been established. Philippine food regulations are thus generally patterned after the CODEX Alimentarius Commission guidelines as well as regulations established by the U.S. Food and Drug Administration (USFDA) and similar regulatory bodies in other countries.

The health and phytosanitary regulations and procedures applied on imported agriculture and food products are similar for all types of products. Under Philippine import laws, it is the responsibility of the importer to ensure that any product entering the country’s customs territory is in full compliance with Philippine health and phytosanitary regulations. The enforcing authorities will check for compliance by inspecting the goods and relevant import/export documentation and decide on whether the goods may enter the Philippines.

In cases of non-compliance, the goods may be required to be treated before being released or they may be rejected and ordered destroyed or disposed of outside the Philippines. It is therefore very important that importers and exporters ensure that compliance is achieved before the goods are shipped to the Philippines.

**Section II. Labeling Requirements:**
Labeling standards that are used in the United States are generally acceptable, and are widely used by Philippine food manufacturers involved in supplying both the local and export markets. Local regulations do, in some cases, require different labeling content for a small number of products. These include bottled water and prepackaged processed meats, which are covered by specific labeling regulations that have been developed by FDA.

The following information is required to be on the labels of imported food products:

1. Name of the food;
2. List of ingredients used in the product (in decreasing order of proportion), including additives, flavorings and preservatives used;
3. Net contents and drained weight;
4. Name and address of manufacturer, packer, or distributor, including country of origin for imported products and name and the address of Philippine importer or distributor;
5. Lot identification.

**Nutritional and Health Claims and Advertising:** The label of food that is marketed for special dietary uses e.g., diabetic foods, must include information concerning its vitamin, mineral and other dietary properties as required by the FDA, and in a manner that fully informs purchasers of the product's intrinsic value in terms of its special use.

FDA has the authority to prescribe general standards and guidelines for food advertisements. It is also responsible for monitoring and ascertaining the veracity of nutritional and medicinal claims in food advertisements in the various media. FDA may call upon any manufacturer, distributor, or advertiser to desist from inaccurate or misleading nutritional or medicinal claims in their advertisement.

Should any food manufacturer, distributor or advertiser refuse or fail to obey the FDA order to desist from using false claims, it can be assessed penalties under the law and regulations.

**Imported Food Products:** The FDA requires that importers provide advance copies of the labels of the products they intend to import. This information is required for the registration of imported food and drink products. The content of such labels is scrutinized to establish whether it is acceptable under CODEX and FDA requirements. Nutritional and medical claims made on such labels are one of the factors considered by FDA when evaluating applications to register foreign products for import into the Philippines, especially Category II products such as food supplements, infant foods and special dietary foods. Products that have labels, which make claims that cannot be easily substantiated, can be banned from entry into the country.

No labeling for biotechnology or organic products is currently required by the Philippine government.

**Section III. Packaging and Container Regulations:**
Codex Alimentarius and USFDA regulations serve as the Philippine FDA’s main reference guidelines for policy pertaining to good manufacturing practices and suitability of packaging materials for food use. Hence, compliance with Codex and/or U.S. regulations for packaged foods will almost always assure compliance with Philippine regulations. Importers need, however, to register packaged products with FDA before they are sold at retail outlets (see Section VI).

**Section IV. Food Additives Regulations:**
Food additives must comply with the Philippine Food Act and the regulations that have been established by the FDA for such products.
Additives must comply with the Philippine Food Act and the regulations established by the Philippine FDA. Additives are broadly defined by the Philippine FDA as any substance that becomes a component part or otherwise affects the characteristics of the food or beverage product. As such, they include any substance which has a direct or indirect impact on the food as a result of its use in producing, manufacturing, processing and preparing the product, and in packing, treating, packaging, transporting,
and/or holding the product.

The current list of permissible food additives is posted on the Philippine FDA website and can be accessed through the following links:


**Section V. Pesticides and Other Contaminants:**
The Fertilizer and Pesticide Authority (FPA) was created in 1977 by Presidential Decree No.1144 (PD 1144). The FPA is the designated national authority for registration matters. FPA licenses pesticide distributors and dealers and issues import certificates. Registration may be suspended or cancelled when there is imminent danger of misuse of the products or violations of regulations by handlers. Education, training and certification of pesticide handlers and agro-medical officers are also significant activities of the FPA. Registration of new and toxic pesticides requires evaluation by the FPA for risk and benefits.

While the FPA is the designated regulatory agency for registration matters, BPI is the agency mandated to monitor the levels of pesticide residue in crops to protect both local and international consumers. It also monitors the level of chemical residues on agricultural crops and by-products and recommends policies for the safety of consumers. Moreover, BPI determines and evaluates practices on the use of pesticides for possible modification.

**Section VI. Other Regulations and Requirements:**
**Registration of Processed Food Products:** All processed food products offered for retail sale in the Philippines must be registered with the FDA. Registration of imported products may only be undertaken by a Philippine entity, although some documentation and, for certain types of products, samples need to be provided by the exporter.

Products have been divided into three categories based on the Codex Alimentarius General Standard for Food Additives and the UN Food and Agriculture Organizations Risk Categories.

**Low Risk:** Foods that are unlikely to contain pathogenic microorganisms and will not normally support their growth because of food characteristics and foods that are unlikely to contain harmful chemicals.

**Medium Risk:** Foods that may contain pathogenic micro-organisms but will not normally support their growth because of food characteristics; or food that is unlikely to contain pathogenic micro-organisms because of food type or processing, but may support the formation of toxins or the growth of pathogenic micro-organisms.

**High Risk:** Foods that may contain pathogenic microorganisms and will support the formation of toxins or the growth of pathogenic microorganisms and foods that may contain harmful chemicals.

An application for registration should be filed by the Philippine importer for the importation and distribution/offer for sale of each class per brand of product. Only products with a valid Certificate of Product Registration from the Philippine FDA will be allowed for retail sale in the Philippines.
The application for product registration can only be undertaken by a Philippine entity, although some documentation and samples need to be provided by the exporter. Below is a checklist of the requirements:

- Accomplished integrated application form as prescribed by current FDA regulations;
- Proof of payment of fees as prescribed by current FDA regulations;
- Clear and complete loose labels or artworks, as applicable, of all packaging sizes, or equivalents as defined by FDA regulations except for bulk raw materials, ingredients and food additives intended for further processing or for distribution to manufacturers for further processing;
- Pictures of the product in all angles and in different packaging sizes, and from at least two different perspectives allowing visual recognition of a product as the same with the one being registered, as applicable;
- For food supplements, a sample in actual commercial presentation shall be submitted;
- As applicable, documents to substantiate claims, such as technical, nutritional, or health studies or reports, market-research studies, Certificate of Analysis, quantitative analysis and computations, scientific report or studies published in peer reviewed scientific journals, certification to support use of logo on Sangkap Pinoy, Halal, Organic, or Kosher food and in compliance with current labelling regulations.

Additional information on risk categories is in Annex A and registration requirements in in Annex D of AO 29:


A Certificate of Product Registration (CPR) shall be issued by FDA and shall be valid for one year. Subsequent renewal of a CPR shall be valid for a period of five years. Cost of renewal ranges from 1,000 Pesos for Category I products to 5,000 Pesos for Category II products and 5,000 Pesos for food supplements and bottled water.

Exporters should also note that a Philippine importer needs to secure a License to Operate (LTO) from FDA, which is actually a prerequisite for the registration of any food product. The LTO lists names of foreign suppliers or sources of the products being registered. Thus, the importer is required to obtain from the exporter and submit to FDA the following requirements:

Each item declared in the list of food products to be imported must be identified in any of the following:

- Pro-forma invoice,
- Foreign agency agreement,
- Appointment letter, or
- Distributorship agreement
All establishments from which the applicant sources its imports must be supported by at least one of the following documents issued by the health or regulatory authority of the country of origin or source:

- Valid manufacturer’s certificate or registration with Good Manufacturing Practices compliance, or its equivalent,
- Valid Sanitary, Phyto-sanitary or Health Certificate,
- Valid ISO 22000 Certification,
- Valid HACCP Certificate, or
- Certificate of Free Sale

All certification issued by a private organization should be attested by a recognized business association or chamber of commerce.

Appropriate test result or certificate of analysis routinely conducted in the country of origin or source would indicate or show safety of the product. For test or analysis in the Philippines, the applicant shall be guided by appropriate FDA standards as published in the FDA website in addition to the recognition or accreditation of laboratories.

The cost of initial one-year licensing fee is 4,000 Pesos. Renewal of LTO, valid for two years, is 8,000 Pesos.

Additional information on how to obtain a license to operate in Annex C of AO 29:


A checklist of requirements is posted on the Philippine FDA website and can be accessed through the following link:

http://www.fda.gov.ph/industry-corner/downloadables/222-food-registration-requirements

Section VII. Other Specific Standards:
Import Regulations for Food Products: The Philippines is a signatory to the World Trade Organization (WTO) and has lifted quantitative restrictions (QRs) on imports of food products except for rice. Tariff-Rate Quotas (TRQs) still remain on a number of sensitive products such as corn, poultry meat, pork, sugar and coffee. Minimum Access Volumes (MAV) has been established for these commodities.

The Philippines opened its rice market in 2002 when it allowed the private sector, mainly traders, to import rice. Prior to this, the National Food Authority (NFA) was the sole importer of rice. The NFA expanded rice importation to include farmer groups although this sector was inexperienced in rice importation, and therefore, was unable to fill the allocation it was given. Private sector rice imports are assessed a 35 percent tariff rate and import licenses are regulated by the NFA. Imports by the NFA, usually for buffer stock purposes, are imported duty-free. In 2014, the Philippines completed negotiations with other WTO members for another extension of its QR on rice until 2017.

Quarantine clearances that serve as import licenses are required prior to the importation of fresh and
frozen fruits and vegetables, fishery and seafood as well as poultry and meat products. All other food product imports do not have licensing requirements except for commodities entering duty-free or subject to an in-quota tariff such as frozen pork, frozen poultry, fresh and chilled potatoes, coffee beans, corn and coffee extract. In 2010, Administrative Order 9 (AO9) was issued which now requires that an SPS import permit be issued to an accredited importer prior to shipment of imported food and agricultural products to the country (e.g., plant and plant products, fishery products, live animals, meat and poultry products, fertilizers, animal feed, and pet food). AO9 is strictly enforced by the DA.

In all cases, imported meat, fish and produce require that a registered importer be the receiver of the shipment. The importer, of course, would have to be knowledgeable about the regulations associated with the particular commodity being imported.

**Import Regulations for Meat and Meat Products:** In September 2005, the DA issued Administrative Order No. 26 (AO 26), which updated its 2000 Administrative Order No. 39 or the “Revised Rules, Regulations and Standards Governing the Importation of Meat and Meat Products into the Philippines.” AO 26 reiterates the need for a DA-accredited importer to obtain a Veterinary Quarantine Clearance (VQC) certificate prior to the importation of meat and meat products. A VQC will now be valid for 60 days from the date of issuance, within which the meat or meat products are to be shipped from the country of origin. A VQC is non-transferable and can only be used by the consignee to whom it was issued. A one shipment/bill-of-lading per VQC issued policy will be strictly followed.

At present, all U.S. meat establishments that are regulated and inspected by the USDA Food Safety and Inspection Service (FSIS) are eligible to export meat and poultry to the Philippines. There is a great deal of sensitivity in the Philippines about U.S. food products that are packed in cartons with labels indicating shipment to another country. It is recommended that such markings be covered or removed since the Philippines does not require the cartons to be marked for export to the Philippines.

A summary of Philippine export requirements for meat and poultry products from the United States:


**Import Regulations for Live Animals:** On December 22, 2005, the DA formally agreed to allow U.S. live breeder cattle imports into the country subject to the terms and conditions specified in the Philippine Import Health Protocol for Live Cattle from the United States, negotiated by APHIS and BAI. As with meat and meat products, importers are required to obtain a VQC Certificate from BAI prior to the shipment of animals. Specific import terms and conditions contained in the protocol can be obtained from APHIS Veterinary Services.

The Philippines likewise allows imports of live poultry, swine and their products provided that they are accompanied by a USDA health certificate. Specific Philippine import requirements for live animals and animal products:

All live animals from the United States must be accompanied by an APHIS Certificate of Inspection of Export Animals (VS Form 17-37) and a U.S. Origin Health Certificate.

The DA also allows the importation of protein-free tallow with insoluble impurities below 0.15% in weight. Products derived from beef from Australia or New Zealand must be certified as having been legally imported from said countries. For collagen casings of bovine origin, BAI requires additional FSIS certification that the product was prepared from hides and skins other than that coming from the head.

**Import Regulations For Fish and Seafood:** In 1999, the DA completed implementing rules and regulations for Republic Act 8550 (RA 8550) of 1998 known as the Fisheries Code. The regulations are embodied in Fisheries Administrative Order 195. The order clarified the need for importers to obtain quarantine permits prior to shipment. The importation of fresh/chilled/frozen fish and fishery/aquatic products is allowed only when certified as necessary by the Secretary of Agriculture in order to achieve food security, taking into consideration public welfare and safety. Only the importation of fresh/chilled/frozen fish and fishery/aquatic products for canning and processing purposes and those undertaken by institutional buyers is exempt from such certification. Further, all importation must satisfy the Hazard Analysis and Critical Control Point (HACCP) standards as provided under RA 8550.

All fish and fishery/aquatic products imported into the Philippines intended for distribution and further processing must be accompanied by an International Health Certificate issued by the authorized or competent regulatory agency from the country of origin and must be presented as part of the documentation requirements upon arrival. The International Health certificate shall be issued on the basis that the following requirements have been met:

1. Fish and fishery products meet the quality of fresh fish prior to freezing shall be graded accordingly to size.
2. The fishery products must be handled and processed hygienically in processing plants and freezer vessels.
3. Frozen fishery products must be kept and maintained at -18°C or lower during transport.
4. Fish and fishery/aquatic products must be subject to visual inspection for parasite check. Fish infested with parasites must be removed from the batch.

The International Health Certificate shall be supported with the following laboratory test results, which shall not exceed for the indicator organisms:

- Total viable count 10 grams
- E. coli 10 to 100 grams
- Salmonella absent in 25-gram sample
- Shigella absent
- Vibrio cholerae absent

Fishery products must be packed under hygienic conditions to prevent contamination from lubricants, oils, fuels or any hazardous substances. The following information should appear on the packaging and
on the accompanying documents:

1. The country of origin written out in full;
2. Species of fishery products’ weight and content;
3. Address of supplier; and
4. BFAR Inspection stamp mark. Frozen fishery/aquatic products imported in bulk intended for further processing are not covered by this requirement.

Additional information may be downloaded on fish and fish product importation:

http://www.bfar.da.gov.ph/

In 2007, the DA issued Fisheries Administrative Order No. 225 lifting the six-year ban on the importation of live Pacific white shrimps, known scientifically as Penaeus vannamei. This followed a two-year intensive study and testing period by BFAR on imported Pacific white shrimp stocks. Fisheries Administrative Order No. 207 (AO 207), issued by the DA in 2001, banned the importation and culture of live shrimp and prawns in the country to protect the local shrimp industry from contamination by the Taura virus that had nearly wiped out shrimp farms in various parts of Asia. Under the new directive, grow-out farmers must have a BFAR permit to import brood stock, which will be issued on the basis of inspection of hatchery facilities. Such inspection and accreditation will be undertaken by the National Fishery Research and Development Institute and the BFAR Regional Office.

AO 207 likewise states that the brood stock must come only from the eight brood stock facilities in the United States that are known to have the capacity to produce brood stock that are specific pathogen-free or specific pathogen-resistant. The eight brood stock facilities are High Health Aquaculture, Inc. (Hawaii), Kona Bay Marine Resources (Hawaii), Molokai Sea Farms International (Hawaii), Rainbow Hawaii Farms (Hawaii), Shrimp Production Hawaii, Inc. (Hawaii), Shrimp Improvement Systems, Inc. (Florida), Harlingen Shrimp Farms, Ltd. (Texas) and SyAqua USA (Kentucky). Also under the guidelines of the directive, a brood stock facility must have a minimum of two years disease-free status, as certified by a competent authority from the country of origin, and must submit a disease history for the period covering its commercial establishment to the present

**Import Regulations for Fresh and Frozen Produce:** BPI regulates imports of all plant products, including live plants, fruits and vegetables. All imports of fresh and frozen produce require phytosanitary quarantine clearances (PQC) from BPI, which also serve as import licenses. These permits are applied for by the accredited Philippine importer for each shipment. Shipments of fruits and vegetables must be also accompanied by a USDA Phytosanitary Certificate or a Processed Plant Product Certificate issued at the port of origin. Like meat and meat products, import permits for fruits and vegetables need to be secured prior to exportation from the United States. The date of shipment should not be earlier than the import permit.

In 2006, USDA formally requested for market access for the following U.S. vegetables: broccoli, cauliflower, lettuce, carrots, cabbage, celery and potatoes. The Philippines formally opened its market to U.S. fresh celery, lettuce, and cruciferous vegetables (e.g. broccoli and cauliflower) in 2014 and is the only country with official access to the entire Philippine market for these temperate-climate vegetables. In 2013, the Philippines formally opened its market to U.S. fresh table stock potatoes for consumption. Prior to granting market access for U.S. table stock potatoes, almost all fresh potatoes that entered the
Philippine market were exclusively for chipping.

More information on import requirements for fresh fruits and vegetables may be downloaded from:


**Import Regulations for Animal Feed Ingredients and Pet Food:** Requirements for pet food are similar to import procedures for meat and meat products. BAI requires Philippine importers of animal feeds and pet food to be registered with BAI prior to importation. All animal feeds, animal feed ingredients, and pet food products entering the Philippines need to be accompanied by a sanitary certificate issued by the relevant U.S. regulatory body. Like meat products, an Import Permit needs to be secured from the Animal Feeds Division of BAI before the goods are shipped out of the United States.

**Genetically Engineered (GE) Foods:** The Joint Department Circular No. 1 entitled *Rules and Regulations for the Research and Development, Handling and Use, Transboundary Movement, Release into the Environment, and Management of Genetically-Modified Plant and Plant Products Derived from the Use of Modern Biotechnology* was signed into law in March 2016. All GE plant varieties (i.e., regulated articles) must be evaluated for food, feed, and environmental safety prior to entering the Philippines. Any food or feed containing an unapproved variety regardless of country of origin will be prohibited from entering the Philippines.

In general terms, the DA is the lead agency in the evaluation and monitoring of regulated articles. The Department of Science and Technology is the lead agency for evaluation and monitoring regulated articles intended for contained use, while the Department of Environment and Natural Resources ensures that environmental assessments are done, and impacts identified in biosafety decision making. Health impacts by GE technology and its applications are the main responsibility of the Department of Health (DOH), while the Department of Interior and Local Government’s role is mainly coordinating with the other departments in overseeing public consultations, as required under existing Philippine laws.

**Food Fortification Law:** The Philippine Food Fortification Law of 2000 or RA 8976 became effective on November 7, 2005. All staple foods -- rice, sugar, flour, salt and cooking oil -- will require fortification by law.

The Philippine government has identified Vitamin A, iron, and iodine as the three most needed micronutrients in the country. Food and agriculture companies are now required to fortify their products as mandated by RA 8976. The law aims to provide 50 percent or more of the recommended daily allowance of Vitamin A and iron among at-risk groups, particularly children below 6 years old and women of reproductive age.

This law applies to all manufacturers, importers, traders, retailers, and re-packers of staple foods as well as restaurants and food service establishments. The DOH through FDA and the National Nutrition Council are responsible for implementing and monitoring the program. FDA is mandated to regularly monitor food fortification levels and shall see to it that the fortification process complies with DOH standards. Sanctions for non-compliance include fines of not more than 1 million Pesos and revocation.
of permits and licenses depending on the gravity of the offense.

Section VIII. Copyright and/or Trademark Laws:
All copyright and trademark regulations are contained in the Intellectual Property Code of the Philippines (Republic Act No. 8293). The Philippine Intellectual Property Office under the Department of Trade and Industry is in charge of enforcing these regulations and ensuring that intellectual property rights are enforced.

**Trademark:** A trademark may not be registered if it is immoral, deceptive, or of a scandalous matter; if it is the flag, coat of arm, or insignia of the Philippines or any of its political symbols; a name, portrait, or signature identifying a particular living individual without that person’s written consent; identical with a registered mark whether or not registered in the Philippines but well known internationally; if it misleads the public; signs that are generic for goods or services; shapes that may be necessitated by technical factors; color alone, unless defined by a given form; or anything contrary to public order or morality.

An applicant for a trademark may be a natural person, or juridical person and all applications should be in the name of the applicant, who may sign the application. If there is more than one applicant, all should be named as applicants but any individual applicant may sign the application for and on behalf of all applicants.

A certificate of registration shall remain in force for 10 years, provided that, without need of any notice from the Bureau of Trademarks, the applicant shall file a declaration of actual use and evidence to that effect within one year from the fifth anniversary of the date of registration of the mark. If the owner failed to use the mark, he/she should also file an affidavit of Non-Use with the Bureau of Trademarks showing that non-use of the same is due to causes beyond his/her control. The registration may also be renewed for a period of 10 years after its expiration, and there is no limit as to the number of times the registrant may request a renewal of registration provided the prescribed fees are paid.

The application for registration of the mark shall be in Filipino or in English and shall contain the following: a request for registration; name and address of applicant; state of which the applicant is a national or where domiciled; the law under which it is organized when the applicant is a juridical entity; appointment of an agent or representative or an indication of claims on priority of an earlier application (if applicable). A reproduction of the mark must also be submitted along with the list of goods and services for which the registration is sought.

**Copyright:** Copyright registration is available for books, poetry, plays, short stories, newspapers and newspaper articles, magazines and magazine articles, comic books, musical compositions (words and/or music), recordings, choreographic works, pantomimes, motion pictures, filmstrips, television programs, photographs, paintings, drawings, prints, maps, architectural plans, scale models, sculptural works, craft works, jewelry designs, fabric designs, computer programs, and databases. In general, a copyright lasts for the life of the author, plus 50 years. The term is different for commissioned works and works where a corporation is the author.

Section IX. Import Procedures:
The basic procedures which apply to the import of food and agricultural products are as follows:

STEP 1: Only accredited and registered individuals or businesses may import food products into the Philippines. Importers must obtain accreditation from relevant Philippine regulatory bodies (e.g., LTO from FDA for processed foods, Certificate of Accreditation from BAI or NMIS for meat and meat products, and BPI for fresh fruits and vegetables).

STEP 2: Determine whether food or agriculture products can enter the Philippines. Only acceptable countries as determined by the relevant regulatory body may export food and agriculture products to the Philippines.

STEP 3: In the case of meat and poultry, imports can only be made from foreign meat establishments (e.g., slaughterhouses), which are accredited by the Department of Agriculture. All U.S. federally inspected and approved meat establishments located in the United States are eligible to export to the Philippines.

STEP 4: Import licenses and permits must be obtained from the relevant regulatory body for the goods to be imported to the Philippines before the products are shipped from the exporting countries. A VQC must be obtained from BAI and Import Permits from BPI prior to importation. A CPR, renewable annually, must be secured from FDA prior to initial importation.

STEP 5: All agricultural and food products entering the Philippines must be accompanied by a phytosanitary or health certificate issued by the regulatory body in the exporting country. This is required to be submitted for inspection along with the import permit to facilitate physical inspection of the goods and customs clearance at the port of entry.

Appendix I. Government Regulatory Agency Contacts:

FOREIGN AGRICULTURAL SERVICE USDA
U.S. EMBASSY MANILA
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1201 Roxas Boulevard
Manila 1000
Tel: (+632) 301 4900
Fax: (+632) 521 0009
E-mail: Angel.DelosSantos@aphis.usda.gov

BUREAU OF ANIMAL INDUSTRY
DEPARTMENT OF AGRICULTURE
BAI Compound, Visayas Avenue
Diliman, Quezon City
Philippines 1104
Tel: (+632) 927 0971/ 926 6883
Fax: (+632) 928 2429
Website: http://bai.da.gov.ph/baimainframe.html

BUREAU OF PLANT INDUSTRY
DEPARTMENT OF AGRICULTURE
692 San Andres Street
Malate, Manila
Philippines 1004
Tel: (+632) 524 2812
Fax: (+632) 521 7650
Website: http://bpi.da.gov.ph/Services.html

BUREAU OF CUSTOMS
VALUATION & CLASSIFICATION DEPARTMENT
DEPARTMENT OF FINANCE
New Customs Building
Port Area, Manila
Philippines 1018
Tel: (+632) 526 6355
Fax: (+632) 527 4573
Website: http://www.customs.gov.ph/html/cover.htm

BUREAU OF FISHERIES & AQUATIC RESOURCES
Department of Agriculture
Philippine Coconut Authority
Elliptical Road, Quezon City Philippines 1104
Tel: (+632) 929-9597
Fax: (+632) 929-8074
Website: http://www.bfar.da.gov.ph

FOOD AND DRUG ADMINISTRATION
DEPARTMENT OF HEALTH
Civic Drive
Filinvest Corporate City
Alabang, Muntinlupa City
Philippines 1770
Tel: (+632) 807 0721/ 807 0725
Fax : (+632) 807 0751
Website : http://www.FDA.gov.ph

NATIONAL MEAT INSPECTION SERVICE
DEPARTMENT OF AGRICULTURE
Tel : (+632) 924-3118-19
Fax : (+632) 924-7973
Website : http://nmic.da.gov.ph

BUREAU OF AGRICULTURE & FISHERIES PRODUCT STANDARDS
DEPARTMENT OF AGRICULTURE
Tel : (+632) 920-6131-33
Fax : (+632) 920-6134
Website : http://www.bafps.da.gov.ph

BUREAU OF IMPORT SERVICES
DEPARTMENT OF TRADE & INDUSTRY
349 Sen. Gil Puyat Avenue
Makati City, Philippines
Tel : (+632) 896 4430
Fax : (+632) 895 7466
Website : http://www.dti.gov.ph

BUREAU OF INTERNAL REVENUE
DEPARTMENT OF FINANCE
National Internal Revenue Building,
Diliman, Quezon City, M.M. Philippines
Tel : (+632) 922 3293/ 921 0430
Fax : (+632) 925 1789
Website : http://www.bir.gov.ph

BUREAU OF INTERNATIONAL TRADE RELATIONS
DEPARTMENT OF TRADE & INDUSTRY
357 Sen. Gil Puyat Avenue
Makati City, Metro Manila, Philippines 1200
Tel : (+632) 890 5148/ 897 8290
Fax : (+632) 890 4812
Website : http://www.dti.gov.ph

NATIONAL FOOD AUTHORITY
SRA Building, North Avenue
Quezon City
Philippines 1102
Tel : (+632) 712 1719/ 712 1705
Fax : (+632) 712 1110
Website : http://www.nfa.gov.ph
Appendix II. Other Import Specialist Contacts:

California Table Grape Commission, California Milk Advisory Board and U.S. Potato Board
Represented in the Philippines by Synergy Asia Marketing Services, Inc.
Unit 602-C, Summit Office Tower
530 Shaw Boulevard, Mandaluyong City
Metro Manila, Philippines
Tel: (63) 2534 8534, 534 8223
Fax: (63) 2534 8234
Contact: Ms. Reji Retugal and Ms. Evelyn Mercurio
Email: reji_r.synergyasia@hotmail.com ; evmercurio@synergyasia.biz

Cotton Council International
Represented in the Philippines by Strategic Edge, Inc.
5/F Emmanuel House, 115 Aguirre St.,
Legaspi Village, Makati City  
Metro Manila, Philippines  
Tel: (63) 2892 0247, 2892 0250  
Fax: (63) 2892 0223  
Contact: Ms. Ana Marie Gonzalez Marques, Managing Partner  
Email: anamag@seinc.com.ph

**U.S. Dairy Export Council**  
80 Raffles Place, #36-01 UOB Plaza 1,  
Singapore  
Tel: (65) 6334 7030  
Fax: (65) 6248 4531  
Contact: Mac Macatangay, Philippine Representative  
Ms. Dalilah Ghazalay, Regional Director, SEA Marketing & Operations  
Mr. Tony Emms, Regional Director, SEA Strategy & Market Access  
E-mail: mac.macatangay.ct@dairyconnect.biz, tony@dairyconnect.biz, dali@dairyconnect.biz  
Website: www.usdec.org

**Raisin Administrative Committee, Food Export-Midwest, Food Export-Northeast and the Western United States Agricultural Trade Association**  
Represented in the Region by Lieu Marketing Associates Pte Ltd  
48 Toh Guan Road East  
#02-129 Enterprise Hub  
Singapore  
Tel: (65) 6515 6113  
Fax: (65) 6278 4372  
Contact: Mr. Richard Lieu and Ms. Siew Keat Chuah  
Email: richelieu@lieumktg.com.sg; siewkeatc@lieumktg.com.sg

**USA Dry Pea & Lentil Council and U.S. Dry Bean Council**  
Represented in the SEA Region by AgriSource Co., Ltd.  
Ambassador's Court, 4th Floor, No. 416  
76/1 Soi Lang Suan, Ploenchit Road  
Bangkok, Thailand  
Tel: (66) 2251 8655/6, (66) 2251 8669 & 8772  
Fax: (66) 2251 0390  
Contact: Ms. Jenny Lumain, Philippine Representative  
Dr. Dee Richmond, ASEAN Representative  
Email: jenlumain@gmail.com, dee@agrisource.co.th, agsource@loxinfo.co.th

**U.S. Grains Council**  
Suite 3B-7-3A  
Block 3B, Level 7
Plaza Sentral
Jalan Stesen Sentral 5
Kuala Lumpur, Malaysia
Tel: (60) 32273 6826
Fax: (60) 32273 2052
Contact: Mr. Adrian Morales, Technical Director - Philippines
Mr. Adel Yusupov, Regional Director
Email: adiemorales@gmail.com; usgc@gmail.com
Website: www.grains.org

U.S. Meat Export Federation
627A Alijunied Road
# 04-04 Biztech Centre
Singapore
Tel: (65) 6733 4255
Fax: (65) 6732 1977
Contact: Ms. Sabrina Yin, Regional Director
Email: singapore@usmef.com.sg, syin@usmef.com.sg
Website: http://www.usmef.org

USA Poultry and Egg Export Council
#15-04 Liat Towers, 541 Orchard Road
Singapore
Tel: (65) 6737 1726
Fax: (65) 6737 1727
Contact: Ms. Margaret Say, Regional Director
Email: usapeec_sing@pacific.net.sg, msay@usapeec.org.sg
Website: http://www.usapeec.org

U.S. Soybean Export Council
Represented in the Philippines by Ted M. Cortes Consultancy Svcs.
Unit 10-1, One Global Place
25th Street corner 5th Avenue
Bonifacio Global City, Taguig
Metro Manila, Philippines
Tel: (63) 2224 4106
Fax: (63) 2224 4107
Contact: Mr. Teodoro M. Cortes, Philippine Representative
Email: ted@cortesconsulting.net
URL: http://ussec.org/

U.S. Wheat Associates
28/F Ayala-FGU Center
6811 Ayala Avenue, Makati City
Metro Manila, Philippines
Tel: (63) 2818 4610
Fax: (63) 2815 4026
Contact: Mr. Joseph Sowers, Country Director
Email: jsowers@uswheat.org, InfoManila@uswheat.org
Website: http://www.uswheat.org