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Report Highlights:

This document provides an overview of major Mexican agricultural and food-product laws and regulations, as well as related import standards and regulations. Some products may be subject to regulatory oversight by several different Government of Mexico (GOM) agencies. Post recommends that U.S. food and agricultural exporters work with experienced and established customs brokers and importers.

Disclaimer:

This report was prepared by the Agricultural trade Office in Monterrey, Mexico, for U.S. exporters of domestic food and agricultural products. While every possible care has been 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 about 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 IMPORT APPROVAL OF ANY PRODUCTS IS SUBJECT TO THE IMPORTING COUNTRY’S RULES AND REGULATIONS AS INTERPRETED BY BORDER OFFICIALS AT THE TIME OF PRODUCT ENTRY.
Executive Summary
The Foreign Agricultural Service’s (FAS) Agricultural Trade Office (ATO) in Monterrey, Mexico, drafted the following report to provide U.S. food and agricultural exporters and stakeholders a framework of Mexican regulations and standards.

Four GOM agencies regulate the importation of agricultural goods and products, namely the Secretariat of Agriculture, Secretariat of Health, Ministry of Environment and Natural Resources, and the Secretariat of the Treasury and Public Credit. The harmonized system (HS) categorization of the products determines which agency has regulatory responsibility. In some cases, more than one agency may regulate product importation, which customs brokers must include in the required documentation charge. New changes include modifications to the General Labeling Specifications for Prepackaged Food and Non-Alcoholic Beverages-Commercial and Sanitary Information (NOM-051-SCFI/SSA1-2010) and updated Specifications and Phytosanitary Requirements for the Importation of Natural Christmas Trees of Species From the Genus Pinus and Abies, and the Species Pseudotsuga menziesii (NOM-013-SEMARNAT-2020). There are no other changes to other laws. Post encourages readers to regularly check GAIN Reports published by FAS offices in Mexico City and Monterrey for updates regarding Mexican food and agricultural regulatory changes.

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Section I. General Food Laws
The General Directorate for Standards (Dirección General de Normas) of the Mexican Secretariat of Economy (ECONOMÍA) is responsible for coordinating the standardization and conformity assessment system. The provisions fall under the Quality Infrastructure Law, formerly known as the Federal Metrology and Standardization Law and its Regulations, promoting industrial competitiveness and commerce at the national and international levels. The Law defines the Mexican Secretariats and GOM agencies required to develop standards or Normas Oficiales Mexicanas (NOMs).

NOMs are technical regulations which contain information on the requirements, specifications, procedures, and methodologies to protect the welfare of its residents, animals, plants, and the environment. GOM agencies must revise NOMs at least every five years. Whenever NOMs are amended and/or are withdrawn, this information must be published in the Diario Oficial de la Federación (DOF), equivalent to the U.S. Federal Register. Electronic versions of current NOMs are available in Mexico's Comprehensive Standards and Conformity Assessment System (SINEC).

Import laws applicable to agricultural and food products are included under the General Health Law, the Federal Animal Health Law, and the Federal Law for Plant Health. The General Law on Sustainable Forestry Development regulates importing forest products and by-products into Mexico.

General Health Law: The Secretariat of Health (SALUD), through its operating arm, the Federal Commission for Protection against Sanitary Risks (COFEPRIS), implements and enforces sanitary regulations to protect the population against health risks. Based on health risks, COFEPRIS determines if imported food products require an import permit, which the importer must apply for in advance. COFEPRIS randomly inspects food products at the point of sale, verifying compliance with food labeling regulations, as well as conducting product samples to guarantee wholesomeness for human consumption. Products which require import permits include dairy and dairy products, seafood and seafood products, and some dietary products. The most recent list of products requiring import-permits by SALUD was published on December 26, 2020, in the DOF "Products Subjected to Sanitary Compliance by SALUD."

On October 1, 2019, Mexico's Lower Chamber amended the General Health Law, including modifications to NOM-051-SCFI/SSA1-2010 (please read Section II. Processed Foods and Non-Alcoholic Beverages – Commercial and Sanitary Information). Post encourages stakeholders to regularly check FAS Mexico updates for changes in labeling regulations.

Federal Animal Health Law
According to Mexico's Secretariat of Agriculture and Rural Development’s (SADER), this law’s stated objective is to establish necessary animal health measures to safeguard Mexico's livestock assets/heritage. These measures include applying best management practices for livestock production, regulations for national and international transit of animals and animal products, and the operation of privately-owned verification and inspection points (VIPs) for animals and animal products. This Law also covers good manufacturing practices (GMP) applicable for establishments dedicated to producing chemical, pharmaceutical, or biological compounds for use in animals or feed; and GMPs for animal and animal products for human consumption. To access SADER's National Service for Health, Food Safety, and Food Quality (SENASICA) manuals, click this link. Regulations for imports, international transit, and exports fall under Title Three, Chapter II of the Law. SENASICA is responsible for implementing
and enforcing the regulations. SENASICA's specific import requirements for live animals, animal products and by-products, and seafood are known as zoosanitary requirement sheets or Hojas de Requisitos Zoosanitarios (HRZ). Visit SENASICA's Módulo de Consulta de Requisitos para la Importación de Mercancías Zoosanitarias to review their regulatory requirements. The law authorizes SADER to oversee pet and animal feed, regulate feed additives and pharmaceuticals used in livestock production, and determine their maximum residue levels (MRL).

**The Federal Law for Plant Health:** This law also falls under the purview of SADER. Topics covered under the Law include pest identification and measures to prevent pests' introduction that could harm plant health and their by-products. Phytosanitary requirements for importing regulated goods and the provisions covering inspection and certification of imported goods fall under Title Four, Chapter III, and Chapter IV. SENASICA is responsible for implementing and enforcing regulations of the Law. The specific import requirements for plant and plant products are found online in SENASICA's Módulo de Consulta de Requisitos Fitosanitarios para la Importación de Mercancía de Origen Vegetal.

**The General Law on Sustainable Forestry Development:** This law is applied under the Ministry of Environment and Natural Resources (SEMARNAT). It regulates and promotes conservation, restoration, organization, development, management, and exploitation of its forestry ecosystems and resources. It also safeguards forest products and by-products, including wood packaging material used for transporting goods. The regulations fall under Chapter III, Articles 129 through 139. Specific import requirements for wood packaging materials, Christmas trees, wood by-products used as raw material in basketry, and sawn wood under SEMARNAT's purview:

- **Wood Packaging Materials:** NOM-144-SEMARNAT-2017
  The Federal Prosecutor for Environmental Protection (PROFEPA) is SEMARNAT's operating arm and is responsible for enforcing the regulations at ports of entry (POE).

- **Christmas trees:** On November 12, 2020, SEMARNAT published modifications to NOM-013; edits appear in NOM-013-SEMARNAT-2020. The significant changes include the incorporation of four quarantine insects: *Pissodes fasciatus*, *Polistes dominula*, *Sciopithecus obscurus*, and *Steremnius carinatus*; and a statement in the phytosanitary certificate, issued by APHIS or state departments of agriculture, "trees have been inspected, chemically treated, mechanically agitated, and are free of quarantine pests per NOM-013-SEMARNAT-2020."

- **Wood by-products used as raw material:** NOM-029-SEMARNAT-2003

- **Sawn Wood:** NOM-016-SEMARNAT-2013

For additional information on Christmas trees and lumber regulations, please visit USDA's Foreign Agricultural Service database.

**Law on Biosecurity of Genetically Modified Organisms:** This law is applied under the Inter-secretarial Commission of Biosafety of Genetically Modified Organisms (CIBIOGEM). The commission includes SADER, SEMARNAT, SALUD, the Ministry of Finance and Public Credit (HACIENDA), Ministry of Public Education (EDUCACION), ECONOMIA, and the National Council for Science and Technology (CONACYT), each with their respective fields of competence. The Law on Biosecurity of Genetically Modified Organisms regulates the import, export, commercialization, research, and release of genetically engineered (GE) products into the environment. This law seeks to prevent, avoid, or reduce the risks that the activities may cause to human health, the environment, biological diversity, or plant
and animal health—additional second-tier regulations under the Law at Regulations for Law on Biosecurity of Genetically Modified Organisms.

Section II. Labeling Requirements
Product labeling requirements for pre-packed foods, non-alcoholic beverages, consumer-ready products, raw materials not destined for the final consumer, and bulk merchandise for sale is regulated under the Processed Foods and Non-Alcoholic Beverages-Commercial and Sanitary Information (NOM-051). NOM-051 entered into force on January 1, 2011, and was last amended on March 27, 2020. NOM-051 is jointly enforced by the Federal Consumer Protection Agency (PROFECO), part of the Ministry of Economy, and by COFEPRIS. Mexican importers and customs brokers responsible for clearing products must ensure that products adhere to NOM-051. U.S. exporters should communicate closely with their Mexican importer regarding proper labeling and related requirements.

General Labeling Requirements
The original label in English may remain on the package if an additional one in Spanish is affixed. In other words, adhesive tags/stickers with information in Spanish are permitted if they remain adhered to the package until product reaches the end consumer. In addition, if the labels contain more than one language, Spanish content must be in a font size equal to or larger than those used for other languages. When a U.S. nutrition panel appears on the package, a second panel must be in Spanish, affixed over the U.S. nutrition panel.

Mandatory labeling requirements under NOM-051-SCFI-2010 include:
- Product Name/Product Description
- Brand Name
- Exporter's name and address
- Country of origin (Producto de EE.UU.)
- Importer's name, address, and RFC number (taxation number)
- List of Ingredients
- Net Content/Drained Mass
- Manufacturer and Importer's Information
- Batch Number
- Expiration Date: According to Codex International Regulations, approved dating systems DD/MM/YY or MM/DD/YY
- Nutritional Information
- Products Sold in Multiple Packages: The information in NOM-051 indicates that the data's location on the outer package, except for the batch number and the expiration date, displaying it on each package. The individual package must include the statement "Not Labeled for Individual Sale."

General Specifications for Labeling of Prepackaged Food and Non-Alcoholic Beverages
On October 1, 2019, Mexico's Lower Chamber amended the General Health Law pertaining to obesity and labeling of food and non-alcoholic related issues, including modifications on NOM-051-SCFI-Salud1-2010.
On October 1, 2020, modifications to NOM-051 came into effect for domestic and imported products; on October 26, 2020, Economia released three documents containing updated NOM's application criteria. The documents' regulatory framework determines the products exempted from the NOM. Economia established exemptions for raw materials, inputs not destined to the final consumer, and bulk merchandise. For detailed information and non-official translation of the three documents, see GAIN Report.

Beginning April 1, 2021, Mexican authorities started to verify domestic and imported processed foods and non-alcoholic beverages to ensure compliance definitively with label requirements, as well as compliance with additional modifications, including product name in bold letters and the addition of the word IMITACIÓN (imitation). The term imitation is not permitted to be used in conjunction with products with a geographic indicator. Brand characters, celebrities, or athletes are prohibited on the labels of product with one or more warning signs or cautionary legends. Organizations and Associations product endorsements shall present scientific evidence and specify the target population and health conditions to PROFECO. Added sugars must be grouped and specified. Allergens must be declared. Commercial information must inform the name, address, tax identification of the manufacturer (this measure applies for domestic and imported products. Terms like “organic”, “biologic” and “ecologic”, must adjust to the Organic Product Act. The usage of temporary stickers for imported products is permitted indefinitely if they comply with the requirements on the standard NOM-051. See here and here for additional information.

**Biotechnology Labeling**

The Biosafety Law does not require the labeling of packaged foods or feeds, to be equivalent to the conventionally produced commodities, but compulsory for planting seeds. Labeling information should include a statement that the planting seeds derive from genetically engineered organisms, the genetic characteristics, implications concerning special conditions and requirements, and changes in reproductive and productive features.

**Organic Labeling**

The U.S. and Mexican governments continue working on organic equivalency between the two countries. SADER announced proposed changes on how it regulates the use of its organic seal and other organic labeling rubrics. The proposed changes also standardize criteria for use in labeling with the June 2020 guidelines for organic production in Mexico.

**Labeling Procedures for Border Areas**

On March 23, 2011, the Secretariat of Economy published a labeling assessment for food and agricultural products shipped and commercialized in the 20-kilometer border area, verifying compliance with NOM-051-2010. U.S. exporters may find this assessment beneficial when shipping products to those areas.

**Labeling of Bulk Shipments**

Bulk shipments requiring labeling apply to products where work plans were developed through a pest risk analysis and agreed between APHIS and SENASICA. A clear example includes stone fruit transported in large containers (e.g., one-ton combo bins). Labels for these products must contain the following information: product's name, country of origin, name, and address of the facility from where it originated, exporter name, and net weight or number of units (e.g., individual pieces of fruit) in the full
shipment. This quantity should correspond to the amount listed on the APHIS phytosanitary export certificate.

Agricultural and Food Samples
Mexico requires that imported samples meet the same regulations as commercial shipments. Post encourages readers to contact their Mexican counterparts for additional information. Imports of product samples for animal use or consumption fall under the importing establishment’s responsibility or distributors approved by SENASICA. Please refer to the guidelines established for products for animal use or animal consumption. Food, food supplements, and non-alcoholic beverages not approved for commercialization in Mexico can be imported as samples or for personal consumption through the issuance of an import license and following current sanitary legislation and other applicable import requirements. Please follow the guidelines defined for products for human consumption.

Section III. Packaging and Container Requirements:
The General Health Law authorizes SALUD to regulate food, alcoholic and non-alcoholic beverages, and tobacco packaging. Manufacturers and distributors who manufacture or use metal containers for food and beverages must comply with NOM-002-Salud1-1993. This regulation prohibits the sale or import of foods or beverages in metal containers with lead solders and specifies the type of seams permitted for hermetically sealed containers. NOM-130-Salud1-1995 lays out basic sanitary requirements for hermetically sealed products with thermal treatment, including limits on microorganisms, heavy metals, and additives.

Sub-Category. Packaging Sustainability Measures:
On June 25, 2019, a Decree that reforms and adds several provisions to the “Ley de Residuos Sólidos del Distrito Federal/Federal District Solid Residues Law/Solid Waste Law of Mexico City” was published in the Gaceta Oficial de la Ciudad de México. The dispositions in the Decree entered into force in Mexico City on June 26, 2019. Prohibitions for the utilization of non-compostable single use plastic items appear under Article 25. XI bis of the Decree. The prohibition to distribute, commercialize, and to offer non-compostable plastic bags to consumers at points of sale of goods and products came into effect at the beginning of 2020. On January 1, 2021, the prohibition to distribute, commercialize, and provide single-use, non-compostable items including cutlery, cups, plates, trays, straws, and other products manufactured totally or partially with plastic, and designed for disposal after a single use, came into force. The prohibitions were also implemented on January 1, 2021, for single-use plastic coffee capsules and for items manufactured with micro plastics.

On November 18, 2021, Mexico’s Senate presented to the Chamber of Deputies a decree project to reform and add dispositions to Mexico’s Federal Law “Ley General Para la Prevención y Gestión Integral de Los Residuos.” Within ninety days from the day of entry of the Decree each State Government must make changes to the corresponding State laws to comply with the Decree. For complete information on the decree project please visit the Cámara de Diputados website and review Parliamentary Gazette 5912-II dated 11/23/2021

Section IV. Food Additives Regulations
SALUD, through COFEPRIS, regulates the use of additives in the preparation of food for human consumption. On July 16, 2012, SALUD published a guideline that determines additives and other substances (colorants, enzymes, synthetic flavors) used in food, beverages, and food supplements; their
uses; and sanitary guidelines to reinforce the food safety of edible products and the health of the consumers. This document, which was updated in 2016, references permitted and prohibited additives and the maximum and minimum levels of additives in food, beverages, and food supplements. The current changes, which are valid but remain unannounced, may be accessed on the COFEPRIS website.

NOM-130-Salud1-1995 establishes the regulation and sanitary specifications for foods in hermetically sealed containers subject to heat-treatment and includes the list of authorized food additives for canned foods and admissible amounts.

NOM-213-Salud1-2002 addresses the sanitary specifications for processed meat products. It includes a list of permitted additives subject to best manufacturing practices and a list of additives and their established maximum levels.

**Section V. Pesticide and Other Contaminants**
The Inter-Secretariat Commission for the Control Process and Use of Pesticides, Fertilizers, and Toxic Substances (CICOPLAFEST) governs pesticide use in Mexico. Although it is not a formal regulatory body, the "Commission" coordinates the GOM's actions on pesticides through the secretariats of SALUD, SADER, and SEMARNAT, each with a defined regulatory function for evaluating the pesticide, including imports and exports. Information on the agencies' roles in the process can be found in Article 3 of the Federal Regulation on Registration, Import and Export Authorization, and Export Certificates for Pesticides, Fertilizers, and Toxic Materials (DOF 28-12-2004). The regulation establishes the procedures for pesticide registrations. Through COFEPRIS, SALUD authorizes registrations, issues pesticide-free certificates, and grants import permits. SEMARNAT provides technical opinions regarding the protection of the environment. In contrast, SADER provides technical support regarding pesticides and fertilizers' biological effects and on phytosanitary aspects of maximum residue levels. The federal regulation on registration, import and export authorization, and export certificates for pesticides, fertilizers, and toxic materials lays out the procedures for pesticide registrations. Through COFEPRIS, SALUD is responsible for authorizing registrations, issuing free sale certificates for pesticides, and granting import permits. For detailed information, visit the COFEPRIS website.

On February 4, 2020, ECONOMIA updated the "Agreement that Modifies the Classification and Codification of Merchandise Whose Import and Export" subject to Regulation by the Inter-Secretariat Commission for the Control Process and Use of Pesticides, Fertilizers and Toxic Substances." See here for details. To visualize how the different GOM authorities interact in the regulatory process for pesticide registration, please see Figure 1 below.
On August 11, 2015, SADER published in the DOF modifications to the official standard NOM-032-FITO-1995, which establishes requirements and specifications to prepare studies on pesticide efficacy, including a Biological Effectiveness Report. Pesticides must undergo a field trial evaluation to determine their effectiveness and performance in Mexico. The information analyzed in the report must be science-based and grounded in good laboratory practices.

On October 9, 2014, SADER consolidated its regulation of MRLs for animal and fishery products by canceling the existing NOMs and publishing a new regulation in the DOF outlining the establishment of animal product MRLs. For more information, visit SENASICA's website.

Section VI. Other Regulations and Requirements
For products requiring import permits from COFEPRIS, these need to arrive along with a Certificate of Analysis (COA). The COA must include physical, chemical, and microbiological analysis by an accredited laboratory, per product lot in the consignment. See this DOF publication for a complete list of products requiring import permits. Products subject to SALUD's health regulations were modified several times in 2015, 2016, and 2018.

Section VII. Other Specific Standards
Food and agricultural products exported to Mexico are subject to documentary and physical inspection at a port of entry to ensure the proper implementation of import requirements.
**Sub-Category. Plant-Based Meat and/or Dairy Alternatives:**
The Agricultural Trade Office in Monterrey is not aware of applicable regulations nor is aware of law initiatives in Mexico’s Congress for the regulation of Plant-Based Meat and/or Dairy Alternatives. However, the reader may find regulations for food that must be labeled as “IMITACIÓN/Imitation” in [NOM-051](#) described in Section II of this paper.

**SADER Import Requirements for Animals and Plants**
As noted above, imports of live animals (including aquatic) and plants, animal and plant products, and by-products must comply with SADER requirements, as enforced through SENASICA. SENASICA inspectors at the port of entry ensure that agricultural and food products imported into Mexico comply with applicable requirements. Current import regulations for animals, animal by-products, and plants are included on SENASICA's online system:

- Animal and animal by-products
- Plant and plant products

**GE Organisms**
Mexico’s biotech regulation is the [Biosafety Law](#), which was published in the DOF in March 2005. This law regulates the research, production, and marketing of GE and GE-derived products. Mexico’s Biosafety Law and its [Implementation Rules (Bylaws)](#) are designed to promote the safe use of modern biotechnology and prevent and control the possible risks associated from the use and application of biotechnology products to human health, plant and animal health, and environmental well-being. Mexico does not make a distinction between food and feed approvals, COFEPRIS is responsible for approving genetically engineered products for consumption. From 1995 to 2018, COFEPRIS approved 181 GE commodities for food and feed. For consumption authorizations, the Biosafety Law established that the Secretariat of Health through COFEPRIS has a maximum of 6 months to make a ruling after receiving the completed application. The list of received applications must be published in Mexico’s [National Register of Biosafety (NRB)](#). Since May 2018, COFEPRIS has not published new approvals for GE food or feed product applications.

On December 31, 2020, Mexico published a [decree](#) in the DOF calling to phase-out the use of glyphosate and GE corn for human consumption in Mexico. The decree states that GE corn and glyphosate will be phased out over the next three years and replaced by “sustainable and culturally appropriate” alternatives. During the transition period, glyphosate will not be used in any government-sponsored programs. Also, according to the decree, any cancelations of existing GE approvals, or non-approval of new GE corn applications must be transparent, science-based, and must consider Mexico’s corn self-sufficiency status in corn production. Currently Mexico imports about 40 percent of its total corn needs. According to the December 31 decree, GE corn for human consumption will be phased out no later than January 31, 2024.

**Organic Products**
Mexico's new certification requirements for bulk/raw organic product imports will enter into force on January 1, 2022. The list of affected products, listed by harmonized tariff system code (HTS) were published in December 2020. Processed products are also subject to Mexican organics law (LPO) requirements to be marketed/sold as organic in Mexico.
Section VIII. Copyright and Trademark Laws
Trademarks, patents, and industrial designs are considered "Industrial Property" in Mexico. The safeguards fall under Mexico's Law of Industrial Property (Ley de la Propiedad Industrial); its regulations were last updated on May 18, 2018. Trademarks are protected for ten years and can undergo a renewal process for an unlimited number of ten-year periods. Trademark applications in Mexico are not subject to legal challenges. Once trademark registrations are issued, these cancel out post-registration. On average, it takes two and a half years to cancel a trademark registration, and the registrant can use the mark for a year following cancellation. Companies interested in registering a trademark must contact the Mexican Institute of Industrial Property (IMPI), an independent agency under the Secretariat of Economy. U.S. exporters of food and agricultural products may contact the Office of Agricultural Affairs or the Agricultural Trade Office with intellectual property concerns.

Section IX. Import Procedures
Mexican customs brokers are responsible for clearing imported products through Mexican customs. Mexican importers are encouraged to work with a customs broker experienced in clearing agricultural products to avoid problems during the export-import process. The Mexican Internal Tax Registry (Servicio de Administración Tributaria) authorizes brokers to handle customs clearance operations. Mexican importers must also register with the Mexican Customs Authority; registered companies appear in its Importers' Database (Padrón de Importadores).

The documentation that a Mexican customs broker needs to clear shipments includes:
- Commercial Invoice or Bill of Sale
- Required Sanitary and Phytosanitary Certificates (issued either by the Animal and Plant Health Inspection Service (APHIS) or the Food Safety and Inspection Service (FSIS), or any other relevant U.S. government regulatory authorities
- Certificate of Origin
- Technical information on product classification (tariff code, which complies with the uniform customs identification system under the General Agreement on Tariffs and Trade)
- Commercial information regarding lot (batch) number, brand, and product appearance in addition to weight and volume certificate (for bulk products)
- Air or land freight shipping guide
- Duty payments (please check this with your importer)

Finally, customs brokers will process an Import Declaration (Pedimento de Importación) based on the provided information. Other documentation required in the export process could include:
- Electronic filing - Electronic Export Information (EEI) (Required by U.S. Customs for all shipments over USD 2,500.00)
- USDA Export Certificate accompanied by corresponding Letterhead Certificate
- Free Sale Certificate
- Export Packing List
- Bill of Lading

As previously noted, certain products require an import permit from COFEPRIS and must include a certificate of analysis. See Section VII for more details.
The Mexican importer is responsible for notifying the U.S. exporter about sanitary and other requirements before shipment. The notification enables the U.S. exporter to meet all requirements (e.g., AMS, APHIS, and FSIS certification). For information on certificates issued by U.S. government agencies, visit USDA's Foreign Agricultural Service database and read the most recent Food and Agricultural Import Regulations and Standards Certificates Report.

The documents mentioned are subject to specific regulations, so please look for specific product requirements by tariff code before exporting the products into Mexico. Additionally, it is essential to know your product's tariff code to check if tariffs apply or under commodity-specific tariff rate quotas. If tariffs apply, knowledge will reduce delivery time, storage fees, and food decay, resulting in increased margins.

**Section X. Trade Facilitation**

USDA-SADER Workplans: USDA and SADER/SENASICA collaborate to facilitate trade; work plans and agreements between APHIS and SENASICA enable U.S. exports of apples, stone fruits, cherries, grapevine, and berries propagative material; to review a specific work plan for these products, visit SENASICA's website.

SENASICA Inspection Process and Inspection Infrastructure: In addition to joint efforts between USDA and SADER, SENASICA continues to modernize and standardize its inspection import procedures at POE, improving trade facilitation, thus reducing costs. The inspection system known as the Comprehensive System of Inspection Service (SISI) is a coordinated action between SENASICA, customs (SAT), and intermodal rail transport. To access the complete list of products eligible for inspection under SISI, visit SENASICA's website. For background information on SISI, visit USDA's Foreign Agricultural Service database and read GAIN report-MX6007, "Mexico's SISI Program Offers Expedited Entry for Low-Risk Products."

To facilitate importation at ports of entry, SENASICA officials carry out inspection, verification, and certification functions for animal, plant, aquaculture, and fisheries products in Mexican territory at SENASICA approved privately owned verification and inspection points (VIPs). However, inspection of livestock, plant, and plant products may occur at SENASICA approved VIPs located on the border's U.S. side. The private VIPs establish their fees for product handling and maneuvers, which the importer pays. Visit SENASICA's website for more information on the inspection infrastructure.

**Foreign Trade Single Window and E-certification:**

Mexico's Foreign Trade Single Window (VUCEM), a one-stop-shop that facilitates online document submission and revision of imports, VUCEM has a module to manage E-certification. In this respect, USDA and SADER continue working towards E-certification. Currently, SENASICA accepts APHIS/PPQ's "Phytosanitary Certificate Issuance & Tracking System (PCIT)." SENASICA receives the certificates electronically, ensuring these comply with import requirements of particular plant and plant products; SENASICA may use APHIS VS "Veterinary Export Health Certification System (VEHCS)" to revise export certificates exclusively for cattle and horses.
Appendix I. Government Regulatory Agencies Contact:

**SENASICA**
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**SEMARNA**
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**PROFEPA**
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**COFEPRIS**
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**ECONOMIA**
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Appendix II. Other Import Specialist Contacts:
For further information, and to learn more about services provided by FAS Mexico, please contact us:
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**Author Defined:**
FAS ATO Monterrey has expert advice for exporters, customs agents, freight forwarders, and Mexican importers about correct documentation procedures and logistics to successfully export to Mexico through the US-Mexico border by truck or rail, and by vessel through Mexico’s major seaports. ATO Monterrey monitors trade flow along the US-Mexican border and works with the Office of Agricultural Affairs in Mexico City to facilitate trade into Mexico. ATO Monterrey's email address: ato.monterrey@fas.usda.gov

**Attachments:**
No Attachments