

Land, product:	Groot-Brittannië, darmen				
Code:	RL-251	Versie:	1.0.1	Datum:	26 augustus 2021
Eigenaar:	NVWA O&O, Team Import en Export				

Versie-geschiedenis		
Versie	Datum	Wijziging ten opzichte van vorige versie
1.0.0	01-07-2021	Naar aanleiding van de BREXIT is een certificaat ontwikkeld ten behoeve van de export van darmen, naar Groot-Brittannië. Deze instructie en het bijgevoegde certificaat beschrijven de eisen en de bijbehorende dekkingen voor het afgeven van dit certificaat.
1.0.1	26-08-2021	Afgesproken is om producten uit verschillende landen op één certificaat toe te staan. De opmerkingen over driehoekshandel zijn verwijderd.

1 DOEL EN TOEPASSINGSGEBIED

Deze instructie geldt voor het exporteren van darmen naar Groot-Brittannië. Verwijzingen naar Groot-Brittannië in de instructie en/of het certificaat omvatten tevens de export naar de Kanaaleilanden en het Isle of Man.

De instructie beschrijft de voorwaarden die gelden voor de invoer in Groot-Brittannië, de controles die de NVWA hiervoor moet uitvoeren, en de gegevens die het bedrijfsleven moet aanleveren aan de NVWA. Over de certificeringseisen die gelden voor de export van genoemde producten naar Groot-Brittannië zijn officiële afspraken gemaakt. Deze afspraken zijn bindend, van deze afspraken kan dus niet worden afgeweken.

2 WETTELIJKE BASIS

2.1 EU-regelgeving

- Verordening (EG) nr. 852/2004
- Verordening (EG) nr. 853/2004
- Verordening (EU) 2017/625

2.2 Nationale wetgeving

- Wet dieren.

2.3 Overige

- Handelsovereenkomst tussen Groot-Brittannië en EU.

3 DEFINITIES

Groot-Brittannië:	Dit is het complete eiland dat bestaat uit de landen Engeland, Schotland en Wales. Ook de kleinere eilanden die direct om het hoofdeiland heen liggen zoals de Orkneys Islands, de Shetland Islands en het eiland Wight worden bij Groot-Brittannië gerekend. De Kanaaleilanden en het Isle of Man horen niet bij Groot-Brittannië.
Verenigd Koninkrijk:	Het Verenigd Koninkrijk bestaat uit de landen van Groot-Brittannië (Engeland, Schotland en Wales) plus Noord-Ierland. De volledige naam in het Engels is The United Kingdom of Great Britain and Northern Ireland.
Kanaaleilanden en Isle of Man:	De Kanaaleilanden (Channel Islands) horen officieel niet bij Groot-Brittannië of het Verenigd Koninkrijk. De eilanden Jersey, Guernsey, Herm, Alderney en Sark vormen een zogeheten 'crown dependency' (autonome bezitting van de Britse kroon). Dit geldt ook voor het Isle of Man in de Ierse Zee. Het staatshoofd van de Kanaaleilanden en het eiland Man is de Britse koningin, maar dan in haar hoedanigheid van respectievelijk de Hertogin van Normandië en de Lord of Mann.

4 WERKWIJZE

De export van darmen naar Groot-Brittannië is toegestaan.

Om te kunnen exporteren naar Groot-Brittannië moeten de betrokken bedrijven goedgekeurd *GB-protocol darmen (varkensdarmen/herkauwersdarmen)* hebben. Dit goedgekeurde GB-Protocol moet in

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eCert-NL geregistreerd worden. Format van *GB protocol darmen (varkensdarmen/herkauwersdarmen)* staat vast en is te vinden op [protocol GB Darmen](#) .

Algemeen:

- Het certificaat is beschikbaar in het systeem e-CertNL.
- Het certificaat dient niet te worden geprint op waardepapier, maar op blanco papier.

Certificaat: zie bijlage

Toelichting bij het certificaat:

Algemeen voor het invullen van dit certificaat in e-CertNL:

- Er moet aangegeven worden of het om varkens- of herkauwersdarmen gaat.
- Origine product =het land waar de laatste handeling aan het te exporteren product heeft plaatsgevonden (gelabeld is met het identificatiemerk).
- Alleen het verwerkingsbedrijf moet ingevuld worden.
- Bij diersoort vlees moet belanghebbende aangeven om welke diersoort het gaat. Indien de belanghebbende hier varken invult zal de tweede verklaring doorgestreept worden.
- Plaats van vertrek = plaats van verzending
Plaats van laden = de naam van de plaats en bedrijf/(lucht)haven waar de producten in het vervoermiddel worden geladen voor de reis naar GB.

In de instructie zijn de verklaringen die standaard worden doorgestreept niet opgenomen bij de toelichting van het certificaat. Deze zijn terug te vinden in de bijlage.

1. Animal health attestation

I, the undersigned official veterinarian, hereby certify, that the animal casings described above:

(a) come from plants approved by the competent authority;

(b) have been cleaned, scraped and:

⁽¹⁾either

[salted with NaCl for 30 days]

⁽¹⁾or

[bleached]

⁽¹⁾or

[dried after scraping]

(c) have undergone all precautions to avoid recontamination after treatment.

- Deze verklaring kan worden afgegeven na controle van de erkenning van het bedrijf. Het bedrijf moet erkend zijn om darmen te mogen verwerken.
- Deze verklaring kan worden afgegeven na controle van de behandeling. Belanghebbende moet aangeven welke behandeling de darmen hebben ondergaan. E-CertNL streept de niet van toepassing zijnde behandelingen door.
- Deze verklaring kan worden afgegeven op basis van EU- en nationale regelgeving.

2. Public health attestation

Verklaring 2:

if containing material from bovine, ovine or caprine animals, the intestines used in the preparation of casings shall be subject to the following conditions depending on the BSE risk category of the country of origin:

⁽¹⁾2.1. For imports from a country or a region with a negligible BSE risk as listed in Annex to Commission Decision 2007/453/EC as amended:

- the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk;*
- the animals from which the products of bovine, ovine and caprine animal origin were derived passed ante mortem and post mortem inspections;*

⁽¹⁾(2) 3. the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation;

- 4. the products of bovine, ovine and caprine animal origin do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine or caprine animals, except if the animals, from which the products of bovine, ovine and caprine animal origin are derived, were born, continuously reared and slaughtered in a country or region classified in accordance with*

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Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been no BSE indigenous cases;

- (1) 5. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, except if the animals from which the products of bovine, ovine and caprine animal origin are derived, were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk;*

(1)2.2. For imports from a country or a region with a controlled BSE risk as listed in Annex to Commission Decision 2007/453/EC as amended:

- 1. the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk;*
- 2. the animals from which the products of bovine, ovine and caprine animal origin were derived passed ante mortem and post mortem inspections;*
- 3. the animals from which the products of bovine, ovine and caprine animal origin destined for export were derived have not been killed, after stunning, by laceration of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, or by means of gas injected into the cranial cavity;*
- (1)(2) 4. the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation, or mechanically separated meat obtained from bones of bovine, ovine or caprine animals.*

(1)2.3. For imports from a country or a region with an undetermined BSE risk as listed in Annex to Commission Decision 2007/453/EC:

- 1. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been fed meat-and-bone meal or greaves derived from ruminants, as defined in the OIE Terrestrial Animal Health Code, and passed ante mortem and post mortem inspections;*
- 2. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been killed, after stunning, by laceration of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, or by means of gas injected into the cranial cavity;*
- (1) 3. the products of bovine, ovine and caprine animal origin do not contain and are not derived from:*
 - (i) specified risk material as defined in point 1 of Annex V to this Regulation;*
 - (ii) nervous and lymphatic tissues exposed during the deboning process;*
 - (iii) mechanically separated meat obtained from bones of bovine, ovine or caprine animals.*

Deze verklaring is alleen van toepassing op darmen afkomstig van runderen, schapen en geiten. Belanghebbende moet aangeven in welke land de laatste handeling aan de te exporten darmen heeft plaatsgevonden, dus origine product.

2.1 is van toepassing als het product uit een land met een verwaarloosbaar BSE-risico komt.

- 1) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 2) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 3) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 4) kan afgegeven worden op basis van EU- en nationale regelgeving, separatorvlees afkomstig van runderen, schapen of geiten mag niet gebruikt worden voor humane consumptie.
- 5) kan afgegeven worden op basis van EU- en nationale regelgeving. Deze slachtmethode mag niet toegepast worden als het vlees bestemd is voor humane consumptie (slachthuizen in derde landen moeten een EU-erkenning hebben en moeten dan dus aan de zelfde regels voldoen).
- 6) deze verklaring zal standaard worden doorgestreept.
- 7) deze verklaring zal standaard worden doorgestreept.

2.2 is van toepassing als het product uit een land met een gecontroleerd BSE-risico komt.

- 1) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 2) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 3) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 4) kan afgegeven worden op basis van EU- en nationale regelgeving.
- 5) deze verklaring is alleen van toepassing op behandelde darmen, die gaan op het vleesproducten certificaat waardoor dit deel standaard doorgestreept kan worden.

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2.3 is van toepassing als het product uit een land met een onbekend BSE-risico komt.

- 1) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 2) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 3) kan worden afgegeven op basis van EU- en nationale regelgeving.
- 4) deze verklaring is alleen van toepassing op behandelde darmen, die gaan op het vleesproducten certificaat waardoor dit deel standaard doorgestreept kan worden.

5 BEVOEGDHEDEN EN VERANTWOORDELIJKHEDEN

De NVWA-dierenarts is bevoegd en verantwoordelijk voor het afgeven van het certificaat.

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Bijlage 1: certificaat darmen

VETERINARY CERTIFICATE FOR THE EXPORT OF ANIMAL CASINGS FROM THE NETHERLANDS TO GREAT BRITAIN, CHANNEL ISLANDS AND ISLE OF MAN

I. IDENTIFICATION OF THE PRODUCTS

Product no.	Product	Species (Scientific name)	Origin	Approval number

Product no.	HS-heading	HS-description (HS-4)	Number of packages	Type of packaging	Total nett weight	Total gross weight

Product no.	Production date	Intended use	Storage

Marks :
 Container number :
 Seal number :

II. ORIGIN OF THE PRODUCTS

Product no.	Approval number	Address

Product no.	Additional approvals	Approval number	Address
	Processing plant		

Name and address of exporter :
 Date of shipment :
 Place of loading :
 Dispatched from :

III. DESTINATION OF THE PRODUCTS

Means of conveyance :
 Identification of the means of conveyance :
 Point of entry :
 Name and address consignee :

IV. HEALTH ATTESTATION

1. ANIMAL HEALTH ATTESTATION

1. I, the undersigned official veterinarian, hereby certify, that the animal casings described above:
 - (a) come from plants approved by the competent authority;
 - (b) have been cleaned, scraped and:
 - ⁽¹⁾either salted with NaCl for 30 days
 - ⁽¹⁾or bleached
 - ⁽¹⁾or dried after scraping
 - (c) have undergone all precautions to avoid recontamination after treatment.

2. PUBLIC HEALTH ATTESTATION

2. if containing material from bovine, ovine or caprine animals, the intestines used in the preparation of casings shall be subject to the following conditions depending on the BSE risk category of the country of origin:
 - ⁽¹⁾2.1. For imports from a country or a region with a negligible BSE risk as listed in Annex to Commission Decision 2007/453/EC as amended:
 1. the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk;
 2. the animals from which the products of bovine, ovine and caprine animal origin were derived passed ante mortem and post mortem inspections;

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- (1)(2)3. the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation;
- (1)4. the products of bovine, ovine and caprine animal origin do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine or caprine animals, except if the animals, from which the products of bovine, ovine and caprine animal origin are derived, were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been no BSE indigenous cases;
- (1)5. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, except if the animals from which the products of bovine, ovine and caprine animal origin are derived, were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk;
- (1)6. if the animals, from which the products of bovine, ovine and caprine animal origin were derived, originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, the animals have not been fed with meat-and-bone meal or greaves, as defined in the OIE Terrestrial Animal Health Code;
- (1)7. if the animals, from which the products of bovine, ovine and caprine animal origin were derived, originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, the products were produced and handled in a manner which ensures that they did not contain and were not contaminated with nervous and lymphatic tissues exposed during the deboning process.
- (1)2.2. For imports from a country or a region with a controlled BSE risk as listed in Annex to Commission Decision 2007/453/EC as amended:
1. the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk;
 2. the animals from which the products of bovine, ovine and caprine animal origin were derived passed ante mortem and post mortem inspections;
 3. the animals from which the products of bovine, ovine and caprine animal origin destined for export were derived have not been killed, after stunning, by laceration of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, or by means of gas injected into the cranial cavity;
- (1)(2)4. the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation, or mechanically separated meat obtained from bones of bovine, ovine or caprine animals;
- (1)(3)5. In the case of intestines originally sourced from a country or a region with a negligible BSE risk, imports of treated intestines shall be subject to the presentation of an animal health certificate attesting that:
- a) the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk;
 - b) the animals from which the products of bovine, ovine and caprine animal origin were derived were born, continuously reared and slaughtered in the country or region with a negligible BSE risk and passed ante mortem and post mortem inspections;
- (1)c) if the intestines are sourced from a country or region where there have been BSE indigenous cases:
- (1)(i) the animals were born after the date from which the ban on the feeding of ruminants with meat-and-bone meal and greaves derived from ruminants has been enforced; or
 - (1)(i) the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation;

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- (1)2.3 For imports from a country or a region with an undetermined BSE risk as listed in Annex to Commission Decision 2007/453/EC:
1. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been fed meat-and-bone meal or greaves derived from ruminants, as defined in the OIE Terrestrial Animal Health Code, and passed ante mortem and post mortem inspections;
 2. the animals from which the products of bovine, ovine and caprine animal origin were derived have not been killed, after stunning, by laceration of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity, or by means of gas injected into the cranial cavity;
- (1)3. the products of bovine, ovine and caprine animal origin do not contain and are not derived from:
- (i) specified risk material as defined in point 1 of Annex V to this Regulation;
 - (ii) nervous and lymphatic tissues exposed during the deboning process;
 - (iii) mechanically separated meat obtained from bones of bovine, ovine or caprine animals;
- (1)(3)4. In the case of intestines originally sourced from a country or a region with a negligible BSE risk, imports of treated intestines shall be subject to the presentation of an animal health certificate attesting that:
- (a) the country or region is classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk;
 - (c) the animals from which the products of bovine, ovine and caprine animal origin were derived were born, continuously reared and slaughtered in the country or region with a negligible BSE risk and passed ante mortem and post mortem inspections;
- (1)(c) if the intestines are sourced from a country or region where there have been BSE indigenous cases:
- (1)(i) the animals were born after the date from which the ban on the feeding of ruminants with meat-and-bone meal and greaves derived from ruminants had been enforced; or
 - (1)(ii) the products of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to this Regulation.

Notes:

- Those countries subject to the transitional import arrangements include: an EU member State; Iceland; Liechtenstein; Norway and Switzerland.
- References to Great Britain in this certificate include Channel Islands and Isle of Man.
- References to European Union legislation within this certificate are references to direct EU legislation which has been retained in Great Britain (retained EU law as defined in the European Union (Withdrawal) Act 2018).

Part I-III

- The registration number(s) of railway wagons or lorry and the name of the ship should be given as appropriate. If known, the flight number of the aircraft. In case of transport in containers or boxes, the total number, their registration and seal numbers, if present, should be indicated.

Part IV:

- (1) Keep as appropriate.
 - (2) The removal of specified risk material is not required if the products of bovine, ovine and caprine animal origin derive from animals born, continuously reared and slaughtered in a third country or region of a third country classified in accordance with Decision 2007/453/EC as posing a negligible BSE risk.
 - (3) only applicable to imports of treated intestines.
- The colour of the signature shall be different to that of the printing. The same rule applies to the stamp other than those embossed or watermarked.