QUESTIONS AND ANSWERS

Brussels, 8 October 2014
Event No: 723274

Questions and Answers – the Fresh meat case

1) What are the products concerned by the Icelandic measures?

The Icelandic measures concern products described in the following CN codes: 0202: Meat of bovine animals, frozen, 0203: Meat of swine, fresh, chilled or frozen ; 0204: Meat of sheep or goats, fresh, chilled or frozen ; 0207: Meat and edible offal, of the poultry of heading 0105, fresh, chilled or frozen ; 0208: Other meat and edible meat offal, fresh, chilled or frozen ; 0210: Meat and edible meat offal, salted, in brine, dried or smoked; edible flours and meals of meat or meat offal ; 1601: Sausages and similar products, of meat, meat offal or blood; food preparations based on these products ; 1602: Other prepared or preserved meat, meat offal or blood.

Basically, it concerns, based on definitions found in EEA law (and applicable to Iceland) “Fresh meat”, “Meat preparations” and "Meat products" (see definitions in footnote 1).

Importantly, the measures do not concern live animals. Further to a derogation granted to Iceland, imports of live animals are not allowed in Iceland. This is specifically designed to protect the Icelandic livestock from diseases.

2) What are the Icelandic measures about?

The measures under review do not in fact constitute a total ban on the importation of fresh meat but rather a system of import declaration and further authorisation for these products based on the production of certain certificates by the relevant food business operator.

In particular, for EEA products mentioned above that have not received satisfactory heat treatment, importers must systematically apply for a permit to the Minister of Fisheries and Agriculture and submit, for the consideration of MAST, an import declaration, information on the country of origin and production, the type of product and producer, and the required certificates, as provided for in Art. 5 following certificates:

1 “Fresh meat” as “meat that has not undergone any preserving process other than chilling, freezing or quick-freezing, including meat that is vacuum-wrapped or wrapped in a controlled atmosphere” ; “Meat preparations” as “fresh meat, including meat that has been reduced to fragments, which has had foodstuffs, seasonings or additives added to it or which has undergone processes insufficient to modify the internal muscle fibre structure of the meat and thus to eliminate the characteristics of fresh meat” and "Meat products" as "processed products resulting from the processing of meat or from the further processing of such processed products, so that the cut surface shows that the product no longer has the characteristics of fresh meat”.

2 Protocol 1 to the EEA Agreement exempts Iceland from implementing the veterinary acquis for live animals other than fish and aquaculture animals,
a. a certificate confirming that the products have been stored at a temperature of at least -18°C for a month prior to customs clearance;
d. an official certificate confirming that the products are free of salmonella bacteria;
f. animal meat products and by-products, dairy products and eggs shall conform to the appropriate provisions of the current Regulation on food contaminants;
g. the product shall be labelled in conformity with current rules on labelling, advertising and promotion of foodstuffs.

3) Why are these measures not compatible with EEA law?

In November 2011, EEA rules concerning general and specific hygiene rules for animal products became applicable in Iceland. Soon after, these rules were made part of the Icelandic legal order. This meant that Iceland started using the same hygiene standard as in all other EEA States for the production, transformation and placing on the market of meat products.

Among the rules that became applicable in Iceland as of 1 November 2011 was Council Directive 89/662/EEC which harmonised the way EEA States can carry out veterinary checks at their borders. The main objective of this Directive is to eliminate veterinary checks at the EEA’s internal borders while reinforcing those carried out at the point of origin. These veterinary checks have been harmonised in the EEA and controls at the place of destination are now limited to non-discriminatory veterinary spot-checks (for example at retail level).

According to the EFTA Surveillance Authority, the prior authorisation system in place in Iceland is not compatible with this Directive as it imposes additional veterinary checks to those that have been harmonised, such as requesting a certificate confirming that the products have been stored at a temperature of at least -18°C for a month.

In addition, the Authority considers that there is no serious public and animal health concern that could justify these measures. Iceland has submitted scientific documentation that shows that the risk of infection of livestock via the importation of fresh meat is very low.

For example, this scientific documentation shows that the main risk of spreading the pathogens when importing fresh meat is linked to the keeping of “hobby” pigs or backyard poultry. This documentation does not identify any direct risk to the bovine, ovine and caprine population in Iceland as these are herbivorous species that would not eat meat. Finally, most of the pathogens identified as posing a possible risk would survive freezing over a 30 day period, making the measures not adequate to mitigate a possible risk.

4) Would the Icelandic livestock and public health remain adequately protected without these measures?

First, as indicated above, the prior authorisation system in place in Iceland for the importation of fresh meat does not provide a complete protection against the introduction of pathogens in Iceland. Freezing does not kill all pathogens and infection to livestock and humans may come from other sources than fresh meat (for example, travellers, seasonal workers on farms, etc.). These risks are not addressed by these measures.
Second, fresh meat produced in EEA countries, like in Iceland, is subject to a large number of regulations designed to guarantee the safety of these products\(^3\) as well as official control carried out by national competent authorities based on harmonised standards\(^4\). This comprehensive body of rules greatly minimises the risk and reduces the likelihood of introducing pathogens via fresh meat produced in the EEA if they were to be imported in Iceland without additional checks.

In addition, a complex system of control measures to be taken within the European Union in the face of a disease outbreak further limits the risk for Iceland. For example, with regard to classical swine fever, Council Directive 2001/89/EC provides for preventive and control measures. In case of outbreaks in the European Union, one needs to resort to the slaughtering of all pigs in the infected farms and the destruction of cadavers. A protection zone (3 km radius) and surveillance zone (10 km radius) are established around each outbreak, with restrictions on pig movements.

Finally, in cases of an outbreak of a disease or other cause likely to constitute a serious hazard to animals or human health, Iceland may adopt safeguard measures to protect animal and public health. The EEA Agreement contains a specific safeguard mechanism for Iceland and Norway\(^5\). Such safeguard measures should be temporary in nature (subject to evaluation of the risk) and must be notified to the EFTA Surveillance Authority. They must lead to consultation with all trading partners in order to find appropriate solutions.

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\(^5\) See paragraph 3 of the Introductory Part of Annex I, Chapter I thereto.