serial number of original certificate or identification number of commercial document; and

(b) that every precaution was taken to ensure that the consignment was not contaminated in any way during the process of transhipment and if sampled and tested, no positive result for Salmonella spp was obtained.

3. Sampling

- (1) Prior to importing material under this licence importers must advise the Divisional Veterinary Officer, in whose Division the consignee establishment is situated, of their arrangements for receiving imported consignments and thereafter must report the arrival of consignments to the Divisional Veterinary Officer in accordance with his or her instructions.
- (2) Any material imported under this licence shall be made available, if so required, for inspection and/or sampling by an officer of the Ministry of Agriculture, Fisheries and Food by appointment during the hours of 9 am. and 5 p.m. Monday to
- (3) Where the result of sampling carried out under (2) above gives a positive result, the Ministry of Agriculture, Fisheries and Food may require the consignment to be re-exported, subjected to further processing, destroyed or diverted to a use other than feeding of livestock.

(1) Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations 1984, or restriction imposed by the imported Food Regulations 1984, the provisions of the Food Safety Act 1990 and Regulations made under it, the Animal By-Products (Identification) Regulations 1995, the Marketing Authorisations for Veterinary Medicinal Products Regulations 1994, or by any regulation superseding or amending the same. Further information is given in leaflet XMC 631, available from the address below.

(2) This is not a Department of Trade and Industry licence and gives no exemption from any prohibition, regulation or restriction imposed by the Department of Trade and Industry.

(3) Please note that while this licence was current at the time of its issue, conditions can be subject to frequent change and importers are advised to check the latest position with Meat Hygiene Division (see below).

It is the importer's responsibility to ensure that any import covered by this licence complies with the terms and conditions as

Any breach of any conditions attached to this licence will constitute an offence against the Animal Health Act 1981.

B. REVOKED LICENCE

LICENCE No. (A) TAY/GEN/93/639 (in England)
(B) WOAD/GEN/93/82 (in Wales)

Subject: Products for human consumption containing dehydrated milk and dehydrated egg.

Country of Origin: Australia, Canada, Falkland Islands, Finland, Hong Kong, Iceland, Japan, New Zealand, Norway, Poland, Sweden, United States of America.

NEW GENERAL LICENCE

LICENCE No. (A) TAY/GEN/95/894 (in England)
(B) WOAD/GEN/95/27 (in Wales)

Subject: Products for human consumption containing dehydrated milk and dehydrated egg.

Country of Origin: Australia, Canada, Falkland Islands, Hong Kong, Iceland, Israel, Japan, New Zealand, Norway, Poland, Sweden, United States of America.

Conditions attached to this licence

Unconditional

Notes

- 1. Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations 1984, the or restriction imposed by the imported Food Regulations 1964, the provisions of the Food Safety Act 1990 and Regulations made under it, the Animal By-Products (Identification) Regulations 1995, the Marketing Authorisations for Veterinary Medicinal Products Regulations 1994, or by any regulation superseding or amending the same. Further information is given in leaflet XMC 631, available from the address below.
- 2. This is not a Department of Trade and Industry licence and gives not exemption from any prohibition, regulation or restriction imposed by the Department of Trade and Industry.

3. Please note that while this licence was current at the time of its issue, conditions can be subject to frequent change and importers are advised to check the latest position with Meat Hygiene Division (see below).

It is the importer's responsibility to ensure that any import covered by this licence complies with the term and conditions as set out.

Any breach of any conditions attached to this licence will constitute an offence against the Animal Health Act 1981.

C. REVOKED LICENCE.

Licence No. (A) TAY/GEN/93/582 (in England).
(B) WOAD/GEN/93/78 (in Wales).

Subject: Deboned fresh/refrigerated/frozen meat (excluding offals) derived from bovine animals.

Country of Origin: Uruguay.

C. NEW GENERAL LICENCE.

Licence No. (A) TAY/GEN/95/1053 (in England). (B) WOAD/GEN/95/29 (in Wales).

Subject: Fresh/refrigerated/frozen meat (excluding offals) derived from bovine animals.

Country of Origin: Uruguay.

Conditions attaching to licence:

- A. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 93/402/EEC (as amended) concerning animal health conditions and veterinary certification for imports of fresh meat from South American countries made under Council Directive 72/462/EEC (as amended) signed by an official veterinarian of the Government of Uruguay stating:
- 1. (a) details of consignment (animal species, nature of cuts, type of packaging, number of cuts or packages, net weight);
 (b) address(es) and veterinary approval number(s) of approved

slaughterhouse(s)/cutting plant(s) and cold store(s); (c) destination of meat (place of loading, country and place of

destination, means of transport (for containers the registration number should be given, for aircraft the flight number, and for ships the name), names and addresses of consignor and consignee).

2. Health Attestation

- I, the undersigned, official veterinarian, certify that:
 - (a) the fresh meat described above is obtained from:

animals born, reared and slaughtered in the territory of Uruguay

animals which come from holdings in which there had been no outbreak of foot-and-mouth disease in the previous 30 days, and around which within a radius of 10 kilometres there has been no case of foot-and-mouth disease for 30 days.

animals which have been transported from their holdings of origin to the approved slaughterhouse concerned without contact with animals which do not comply with the conditions required for export of their meat to the Community, and, if conveyed in a means of transport, that the latter has been cleaned and disinfected before loading.

animals which have passed the ante-mortem health inspection referred to in Council Directive 64/433/EEC at the slaughterhouse during the 24 hours before slaughter and have shown no evidence of foot-and-mouth disease,

(b) the fresh meat described above is obtained from an establishment or establishments in which, after a case of footand-mouth disease has been diagnosed, further preparation of meat for export to the Community has been authorised only after slaughter of all animals present, removal of all meat, and the total cleaning and disinfection of the establishments under

the	control of an offic	ial veterina	ırian;	an;	
Date of	animal slaughter				•••
Done at	·····		••••••	on	
••••	Signature of o			•••••••••••	•••
•••••	(Name in car			avalifications	

Name in capital letters, title and qualifications of signatory)

B. The certificate required above must be the original certificate except in the case of products entering Great Britain via another Member State which, in accordance with Article 10 of Council Directive 90/675/EEC(1), must be accompanied by a copy of the