Beef Labelling Guide

for people and organisations selling beef

in Scotland

Guidance on the compulsory beef labelling system

and

the beef labelling scheme (the approval system for

other labelling claims)

Scottish Government, Rural and Environment Directorate
Guidance on the compulsory beef labelling system and the beef labelling scheme (the approval system for other labelling claims)

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Contact

Businesses in Scotland should contact our Livestock Policy Branch.

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E-mail: Livestockpolicy@scotland.gsi.gov.uk
Website: www.scotland.gov.uk

Address:

Livestock Policy Branch
Scottish Government, Rural and Environment Directorate
Saughton House
B1 Spur
Broomhouse Drive
Edinburgh
EH11 3XD

The Livestock Policy Branch can give you copies of this guide, the beef labelling scheme application form BLS 2 (for labelling claims that need approval) and a list of the recognised beef labelling verifiers (this list is also available on our website).
Section A: General information

1. What is the beef labelling system?

The beef labelling system is a European Union (EU) system for providing clear, reliable information about beef (including veal). The main purpose of the system is to allow people to trace beef back to where it came from.

2. What are the beef labelling rules?

All fresh or frozen beef (including veal) must be labelled with certain compulsory information (section B). Producers and processors can also apply to use approved labels under our voluntary beef labelling scheme (section D).

3. Who do the rules apply to?

The compulsory beef labelling rules apply to everyone selling fresh or frozen beef or veal, for example, slaughterhouses, cutting plants, repackaging centres, shops, market stalls, supermarkets, butchers and farm shops. Beef labelling rules apply to suppliers of hotels, restaurants and other catering facilities but not to the hotels and restaurants themselves, or any other premises where the beef sold has been cooked and/or additional ingredients added. The rules do not apply to beef sold in the form of processed products (for example, sausages, pies, ready-meals or canned beef) or to sales of live calves or cattle.

4. What type of beef do the rules apply to?

Fresh and frozen beef, including veal, mince, and uncooked beefburger patty with no added ingredients, must meet the labelling rules. Uncooked meat that has been seasoned, beef and veal in processed products, and offal, are not included. If in doubt, please contact the Beef Labelling Section.

5. What is labelling?

Labelling is written information given to customers at the point of sale. This includes information given on packaging material and on labels near the product. It also includes information given in advertisements, websites, posters, announcements and leaflets, or information conveyed by pictures or symbols associated with the product. Information given by word of mouth is not covered, but it is an offence under other legislation to mislead the customer.

6. How should beef be labelled?

Prewrapped meat must be labelled on its packaging. If packages are grouped together and sold in a carton, the information may be shown on the carton rather than the individual packages. For non-prewrapped meat sold to customers, information must be on the meat or displayed in the shop near to the meat. The customer must be able to see exactly what the information refers to. The reference
code or codes on display must make sure that the meat can be traced back to its source through your traceability system.

7. What is a traceability system?

This is a manual or computer system containing records linking the animals or beef bought to the reference number or code of the beef sold. All operators in the supply chain must have a traceability system so that beef on sale can be traced back to the original animal or group of animals which it came from, and to prove that the labelling information given to customers throughout the supply chain is correct.

You must have a traceability system. The type of information it should contain depends on the nature of your operation. It should record the arrival and departure of each carcass, part carcass, primal or other cut of meat. Depending on your type of operation, you could record some or all of the following:

- the date the animal, carcass or cut arrived
- the supplier
- delivery note details
- the date the animal was killed
- weight
- UK ear tag, cattle passport number or reference code
- product (cut)
- tray number or colour
- the date placed on the counter

In addition to the above, Commission Regulation (EC) No. 566/2008 details new labelling rules for all bovine animals aged 12 months or less. (See Section C).

- category identification letter V or Z (bovine animals aged 12 months or less);
  and
- Date of birth of animal

These should link to:

- the reference number or code;
- the compulsory labelling about slaughterhouse and cutting plants; and
- any approved labelling claims made against sales.
8. How are the rules enforced?

Our authorised officers will carry out checks in premises approved by the Food Standards Agency. In all other food businesses, local authorities will carry out the checks to make sure that the rules for compulsory labelling and approved labelling are being followed. You must give these officers access to your premises and to your records. If you have been approved under the beef labelling scheme, you must be able to show the officers a certificate that the product meets the rules, issued by your government-recognised independent verifier as a result of a previous inspection, and your approval document issued by us.

You must not supply inaccurate or misleading information. Unless you have reason to doubt its accuracy, you can assume that the beef labelling information you were given when you bought beef from your suppliers is accurate. If you fail to follow the rules, you will have to remove your beef from sale until the beef or veal is relabelled in line with the rules. If the meat cannot be relabelled because not enough information is available to trace it, you may be allowed to send it on for processing into products. You may also have to take steps to make sure your beef meets the rules. If you break the rules and it is a serious matter, this may be a criminal offence, which could lead to a fine if you are convicted.

Section B: Compulsory labelling

1. What compulsory information must you show on your labelling?

You must show the following information on your label (Examples of labels are shown in section F).

- Reference number or code

This links the meat with the original animal or group of animals which it came from.

For a slaughterhouse - the reference number or code may be an identification number or any other number or code relating to the animal or group of animals, or carcasses or quarters.

For a cutting plant - the reference number or code may be the individual identification number or any other number or code relating to the animal which the cut of meat comes from. However, it could be a batch number. For this purpose, a batch may include up to one day's production in the cutting plant. A batch formed in a cutting plant may only include beef which has been slaughtered in the same slaughterhouse and, if relevant, cut previously in the same cutting plant or plants. If you are cutting meat from different slaughterhouses, beef from each slaughterhouse must have a different reference number. You may include in a single batch beef slaughtered in the same slaughterhouse but on different days. The batches which undergo further cutting (for example, primals into retail cuts) is limited in the same way, so a batch must not involve more than one day's production and must be formed from beef which has been cut previously in the same cutting plant or plants.
For a retail outlet - any reference number or code allowing you to trace the meat within your shop can be used as long as there is a link through your register and documents to your supplier’s reference number or code. It could be a batch number.

- 'Slaughtered in: [name of member state or non- EU country]'

This is the member state or non- EU country where the slaughterhouse is. Your labelling must include the words: ‘Slaughtered in [name of member state or non- EU country]’. This must be a single member state or a single non- EU country, for example, ‘Slaughtered in UK’. For beef from animals slaughtered in Scotland, the label should say: ‘Slaughtered in UK’.

- Approval number of slaughterhouse

This is the veterinary approval number which has been given to the establishment or premises. The number appears on the health-mark stamp. During the production of cut meat, operators may make up batches of meat originating from animals slaughtered at a maximum of three different slaughterhouses.

- 'Cutting or cut in [name of member state or non- EU country]'

This is the member state or non- EU country where the cutting plant is. Your labelling must include the words: ‘Cutting or cut in [name of member state or non- EU country]’. This must be a single member state or a single non- EU country. A regional name, such as 'Aberdeenshire' or 'Scotland', is not enough.

- Approval number of the cutting plant(s).

This is the veterinary approval number which has been given to the establishment or premises where the beef was cut (or deboned), and which appears on the health-mark stamp. If a batch of beef is processed through more than one cutting plant, your labelling must show the approval numbers of all the cutting plants where the meat was processed. Beef which has not been slaughtered in the same slaughterhouse and cut in the same cutting plant or series of cutting plants may be batched from beef cut up at a maximum of three different cutting plants. If beef is cut in non-approved premises, for example, butchers, farm shops or other shops, the address of the premises must be shown instead of an approval number. But where the beef is cut and sold in the same non-approved premises, the label may say 'on these premises'. If a slaughterhouse also does the cutting, the slaughterhouse approval number should be used.

- The name of the member state or non- EU country in which the animal, or group of animals, was born.

This must be a single member state or a single non- EU country. A regional name, such as 'Aberdeenshire' or 'Scotland', is not enough. Meat from animals born in different countries cannot be put in the same batch. Meat from animals born before 1 January 1998, where information on the place of birth is not available, should be marked 'Born before 1 January 1998'.
• The name of the member state or non-EU country where the animal, or group of animals, lived between birth and slaughter.

This is the name of all the member states or non-EU countries where the animal, or group of animals, lived between birth and slaughter. Each animal in the group of animals must have been reared in all of the countries listed. If the animal or animals spent less than 30 days immediately after birth in the country of birth, you do not have to list that country. Also, if the animal spent less than 30 days immediately before slaughter in the country of slaughter then you do not have to list that country. Meat from animals born before 1 January 1998, where information on the place of rearing is not available, should be marked 'Born before 1 January 1998'.

If your beef comes from animals which were born, raised and slaughtered in the same member state or same non-EU country, your label can show 'Origin: [name of member state] or [non-EU country]', along with the other compulsory labels (for example, 'British beef - Origin: UK'), and the label would also have to contain 'Slaughtered in [name of member state or non-EU country] (approval number), Cut in [name of member state or non-EU country] (approval number)', together with the reference number or code.

2. What compulsory information must be displayed on your labelling for trimmings?

You must show the following information on your label.

• Reference number or code

This is the traceability reference number of code which links back to the source animal, group of animals or batches of beef used for trimmings.

• Member state or non-EU country of slaughter

This is the name of the member state or non-EU country where the animals from which the trimmings originate. The label must include the words 'Slaughtered in [name of member state or non-EU country] and the plant approval number.

• Member state or non-EU country of production

This is the name of the member state or non-EU country of production of the trimmings and the approval number of the plant at which they were produced. The label must include the words 'Produced in:[name of member state or non-EU country] and the plant approval number.

• Member state or non-EU country birth and rearing

This is the name of the member state or non-EU country of birth and rearing of the animals in the group. The label must include the words 'Born and raised in [names of the member states or non-EU countries in which the animals were born and raised]. When the country of birth, the country of rearing and the country of slaughter is the same for all the animals in the group, the label may indicate 'Country of origin
3. What are the labelling rules for non pre-packed cut meat?

3.1 At retail level, when displaying non-pre-packed cut beef at the same time for sale to the final consumer, operators must make sure they have followed the rule on batch composition for further cutting using a maximum of three slaughterhouses and three cutting plants for all cut meat.

3.2 As a derogation to Article 13(2)(b) (to show slaughterhouse licence number) and (c) (to show cutting plant licence number) of Regulation 1760/2000, operators must, at the points of sale to the final consumer, label all non pre-packed cut meats displayed for sale in accordance with paragraph 3.1 by indicating the name of the **country of birth, rearing and slaughter** of the animals from which the meat originates, followed by the name of the **country of carcase cutting**.

3.3 Meat of animals born and/or raised and/or slaughtered in different countries must be clearly separated from each other, including when displayed for sale. The information displayed in the retail outlet must be placed near these meats to enable the final consumer to distinguish easily between meat of different origins.

3.4 Operators who sell non pre-packed cut beef displayed together for sale must record each day, with the date, the licence numbers of the slaughterhouses where the animals were slaughtered and those of the cutting plants where the carcases were cut. Operators must provide this information to any consumer who requests it.

3.5 As a derogation to the requirement on batch composition during further cutting or mincing, and provided the requirements laid down in paragraph 3.2 above are followed, the size of the group may exceed one day’s production for non-pre-packed cut beef and/or veal displayed for sale to the final consumer.

4. What compulsory information must be displayed on your labelling for minced beef?

You must show the following information on your label.

- **Reference number or code**

  This is the traceability reference number or code which links back to the source animal, group of animals or batches of beef used for mincing.

- **Member state or non- EU country of slaughter**

  This is the name of the member state or non- EU country where the animals were slaughtered. Beef for mince must come from animals slaughtered in the same country. Your labelling must include the words ‘Slaughtered in [name of member state or non- EU country]’.

- **Member state or non- EU country of mincing**

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This is the member state or non-EU country where the meat was minced. The batch must be minced in only one country. Machines must be cleaned between consignments of meat where the animals have been slaughtered in a different country. Your labelling must include the words 'Minced or prepared in [name of member state or non-EU country]'.

- If different from the country of mincing, all the countries where the animal or group of animals lived from birth to slaughter

This is the member states or non-EU countries where the animal or group of animals lived from birth to slaughter. Your label must include the words 'Country of Origin: [name of member state or non-EU country in which birth, rearing and slaughter took place]', or 'Origin: Non-EC' if all those countries are outside the EU.

You can also label with all the compulsory labels in section B1, and include the date of mincing.

5. How do you label beef imported from a non-EU country, when not all compulsory labelling information is available?

Where compulsory information is not available on non-EU country imports, you must label with the wording 'Origin: Non-EC' and 'Slaughtered in [name of non-EU country]'. You should also supply a reference number or code when the beef is cut or repackaged after being imported.

6. How do the rules apply to 'Scotch Beef' and 'Orkney Beef'?

Protected Geographical Indication (PGI) products are produced, processed or prepared within a geographical area, as defined under 'Council Regulation (EEC) No 2081/92 of 14 July 1992 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs'. The product must have a specific quality, reputation or other characteristic related to the area. Scotland has a 'Scotch Beef' PGI. To qualify as 'Scotch Beef', the product must come from cattle born, bred, slaughtered and dressed within Scotland, and quality assured.

Protected Designation of Origin (PDO) products are produced, processed and prepared in a geographical area, and the features and characteristics of the product must be due to the geographical area and methods of production unique to the area. 'Orkney Beef' is the PDO recognised in Scotland. It is produced, slaughtered and dressed exclusively on Orkney.

Examples of labels are shown in section F.
Section C: New labelling rules on the marketing of meat of bovine animals aged 12 months or less

1. How should you categorise meat of bovine animals aged 12 months or less?

On slaughter, all bovine animals aged 12 months or less must be categorised into one of the following 2 categories:

- **Category V**: bovine animals aged 8 months or less i.e. bovines from the day of birth until they reach the age of 8 months (Category identification letter “V”);
- **Category Z**: bovine animals aged more than 8 months but not more than 12 months i.e. bovines from the day after reaching the age of 8 months until the day they reach the age of 12 months. (Category identification letter “Z”).

(Category “Z” includes fast growing young bulls reared under a normal beef finishing system that reach slaughter weight at less than 12 months of age as well as calves formerly reared to 8 months and over under a rosé veal system.)

The categorisation must be carried out on the basis of the information contained in the passport accompanying the bovine animals, or failing this, on the basis of the data contained in the Cattle Tracing System (CTS). The category identification letters must be placed immediately after slaughter and must be indicated on the outside surface of the carcase by using labels or stamps. The labels must be of a size not less than 50cm² and in cases where stamps are used, the letter shall be not less than two centimetres in height. The labels or stamps must be applied on the hindquarters on the striploin at the level of the fourth lumbar vertebra and on the forequarters, on the brisket between 10 and 30 centimetres from the cut edge of the sternum.

2. What labelling/sales descriptions should be applied?

The meat of bovine animals aged 12 months or less can only be marketed in the Member States under the compulsory sales description(s) as listed in the EU legislation. The sales description may be supplemented by an indication of the name or designation of the pieces of meat or offal concerned, if required.

For meat marketed in the UK the following sales descriptions apply:

- meat from animals slaughtered aged 8 months or less must be described as “veal”;
- meat from animals aged more that 8 months but not more than 12 months must be described as “beef”.

The sales descriptions vary between Member States. These are laid down in the relevant EU legislation, see Annex X1a to Regulation (EC) No. 1234/2007 as amended (previously Annex II of Council Regulation (EC) No. 700/2007).

At each stage of production and marketing, the meat must be labelled with the following information:

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the age of the animals on slaughter using the wording:

- “age on slaughter: up to 8 months” in the case of animals aged 8 months or less, or
- “age on slaughter: from 8-12 months” in the case of animals aged more than 8 months but not more than 12 months.

However, operators may at each stage of production and marketing, except on release to the final consumer, replace the wording above with the category identification letter (V or Z).


The indications of the age of the bovine animal on slaughter and the sales descriptions must be:

- Clearly legible at each stage of production and marketing;
- Presented in the same visual field and on the same label at the point of sale of the meat to the final consumer.

3. Can I mix batches of offal from bovines aged 12 months or less?

Mixing batches of offal is permitted provided that they are appropriately labelled. If the mixture includes offal from bovines of less than 8 months and of bovines between 8 and 12 months, both sales descriptions and age brackets should be shown on the label. The age brackets may be replaced by the corresponding category identification letter V or Z at each stage of production and marketing, except on release to the final consumer.

The use of the wording “calves liver” as a supplement to the sales description is acceptable in the case of liver from bovines aged less than 8 months (Category V). However, use of the wording “calves liver” should not be used in the case of bovines from 8 to 12 months (Category Z) in the UK because we have designated any meat of 8 months and above as “beef”, and calling it “calves liver” could cause confusion among customers.

4. Can the meat of bovines aged up to 8 months and that of 8-12 months be mixed?

With the exception of offal, mixing of meat of different categories is not permitted, as the purpose of the Regulation is to separate the two types of meat by age. There is no requirement in the Regulation for physical separation of, for example, labelled boned out meat in chillers.

5. Can supplementary information be applied to my labelling?

Under the new Regulation, operators are permitted to supplement the compulsory descriptions “veal” (Category V) or “beef” (Category Z) on the label with optional
information approved in accordance with the procedure laid down in Articles 16 or 17 of Regulation (EC) No. 1760/2000 (under the provisions of the voluntary Beef Labelling Scheme). Operators may therefore apply under the voluntary scheme to use supplementary descriptions which, for example, refer to the manner in which the calves are reared in relation to their feeding and housing conditions, in order to produce welfare friendly veal or beef.

6. Can I use the term Rosé veal?

Producers and sellers of veal (Category V) are not permitted to label their product as “rosé veal”. The term “rosé veal” appears in Annex Xla III 2(B) of Council Regulation 1234/2007 (as amended) for use with Category Z animals only and may only be used in this way in the Member States that have decided to do so. We have chosen to use the term “beef” to apply to Category Z animals.

7. Use of two or more descriptions

The sales description applicable for the Member State in which the meat is marketed needs to be put on the label. It is possible for the meat to have two or more different labels on it at the same time covering the sales descriptions in different Member States.

8. What are the recording obligations for operators?

At slaughterhouse level, operators must record an indication of the identification number and the date of birth of the animals.

Section D: Voluntary beef labelling scheme

1. What is the beef labelling scheme?

The beef labelling scheme has been in place in the UK since 1997. It puts into practice EC legislation which requires beef labelling information, apart from compulsory labelling, to be approved by the authorities in the member state or states and checked by recognised verifiers.

2. What information needs to be approved?

The following are examples of information which needs to be approved. If you are not sure whether the information you want to use needs to be approved, please contact the Beef Labelling Section.

- Region or local origin - where the animal was born and reared
- Breed or cross breed (If you are labelling your beef with the name of the breed, your labelling must make clear whether the beef is from a pure-bred or cross-bred animal.)
• Age or sex of the animal
• Method of production (for example, farm assured, grass-fed)
• Method of slaughter (for example, halal, kosher)
• Date of slaughter
• Method or length of maturation

If you want to label your beef with this or similar information, you must make sure that the information you are providing is common to all animals and meat which the labelled product comes from. Unless you can guarantee this, we will not be able to approve your application. Terms must also be clear to your customers. For example, a term such as 'grass-fed' must mean that the animals concerned were fed mainly on grass or silage.

3. What information does not need to be approved?

Information that must be displayed as required by law, for example Compulsory labelling (section A), does not need approval under the voluntary beef labelling scheme. This information includes:

• the name of the product or cut (for example, brisket);
• the weight of the product;
• the 'best before' or 'use by' date;
• storage conditions or conditions of use (for example, keep refrigerated);
• instructions for use (for example, cooking instructions);
• the name and address of the manufacturer, packer or seller;
• statements that the product has been packaged in a protective atmosphere;
• statements in line with the carcass classification grid;
• the health mark needed under the Fresh Meat Directive, and other similar veterinary approval; or
• Protected Designation of Origin (PDO), Protected Geographical Indications (PGI) and approved Certificates of Specific Character (CSC).

If you are not sure whether the information you want to use has to be approved, please contact the Beef Labelling Section.

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4. What rules must you follow under the beef labelling scheme?

You must prove the information you give to your customers is clear and not misleading. You must employ, at your expense, an independent verifier from our list of government-recognised beef-labelling verification organisations. We will send you a list of recognised verifiers with the application form, or you can ask for one from the Beef Labelling Section. The list is also available on our website.

The verifier will check that the labelling information you are giving to your customer is accurate. You must give the verifier access at all times to your premises and to your records. Before your premises are inspected, you must let the verifier know what information you are including on labels. You must have available copies of your approval document we have issued and the certificate issued by your verifier. Your verifier must carry out regular checks to prove that your labelling information is correct.

If you want your application to cover your beef when it is sold at outlets outside your business, you must list all these outlets in your application and update the list at least every year if it changes. You will need to employ your verifier to report on the outlet controls as well as yours. If the outlets are being verified for other claims, it may be convenient for the verifier to co-ordinate verification to reduce costs.

5. How to apply for beef labelling scheme approval

Please contact the Beef Labelling Section or our website to get an application pack. Your application must show the labelling information you want to give to your customers and explain how you can provide evidence (through your records) that the information is true. You should send your filled-in application form (BLS 2) to the Beef Labelling Section. If your business is in England, Wales or Northern Ireland, you should apply to the appropriate department on their application form.

Rural Payments Agency (RPA)
Phone: 01228 640469

Welsh Assembly for Government Environment Planning and Countryside Department (EPC)
Phone: 0845 010 3300

Department of Agriculture and Rural Development (DARD) - Northern Ireland
Phone: 028 9052 4990

6. What happens next?

If we have any questions about your application, we will phone you or write to you. Once we have approved your application, you may use the appropriate approved information. As soon as you receive our approval letter, you should contact your independent verifier to arrange for an inspection to be carried out. Within six months of the date of your approval, you must send us a copy of your verifier's certificate.

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based on an inspection report produced by the verifier. The report should explain the controls that the verifier has carried out and comment on the reliability of your labelling information. If, following this inspection, your verifier is satisfied with the standard of your traceability system, he or she will issue a certificate for a specific period. After the first report, you will need further reports every year or at other times decided by your verifier. We will review your approval in light of each certificate, or information from your verifier.

7. How will we use the information you give us?

We, and the other enforcement authorities, will use the information you give us to decide whether your application meets the rules of the beef labelling scheme. We may also use the information for other purposes, such as assessing the scheme. Any information we store electronically is covered by the Data Protection Act 1998.

**Section E: Labelling imported and exported beef with non-compulsory information**

1. How do you label beef imported from other European Union (EU) member states with non-compulsory information?

If you want to label beef imported from another EU country with information other than the compulsory information needed, you may need to send an application to the authorities of the country in which the beef is produced or sold. Please contact the beef labelling section for advice on how to proceed.

If you need to send an application to the authorities of that country, you will need to say what information you want to include on the label and explain the measures you will take to make sure the information is accurate. This should include the traceability system which would be applied at all stages of production and sale, and would also cover the handling or processing of the fresh or frozen beef and veal that takes place in that country. You would then only be able to label this beef in the UK once each country had approved your application.

Simpler rules apply if you are importing beef in small retail packs labelled in one member state according to an approved specification, where no extra information is added to the label. Labels only need to be approved by the exporting country, and the meat can be sold in the UK without further approval from us as long as:

- the packaging has not been changed in any way;
- the originating member state has given us all the information we need; and
- the approval of the originating member state also covers the labelling of the retail package sold here.
2. How do you label beef imported from outside the European Union (EU) with non-compulsory information?

You may only label beef with other information that the European Commission has given permission for the non- EU country to use. If you want to label beef imported from a non- EU country with non-compulsory information (section B), please contact the Beef Labelling Section for advice on how to proceed.

3. How do you label beef to export to other European Union (EU) countries?

If you want to export beef to another EU country, you must follow the rules and all export legislation in force at the time.

For non-compulsory labelling of beef for export, the same rules as for imported beef apply.

Section F: Examples of labels

In the examples below, information which is compulsory is shown in bold type. Information which needs our approval and independent verification is shown in italics.

Label for carcasses

British beef
03/04/02/42864/1 - a reference number or code
Classification: CR3L (compulsory for most abattoirs)
Weight: 152 kilos
Slaughtered in: UK (1234)
Origin: UK
Cutting in (or cut in): UK (1234)

Label for beef where there are particular origin claims

British beef
05/02/02/324694/3 - a reference number or code
Rump steak
Weight: 500 grams
Price: £2.40
Unit price: £4.80 a kilo
Born in: Orkney - UK
Reared (or fattened) in: Orkney and Aberdeenshire- UK
Slaughtered in: Aberdeenshire- UK (2345)
Cutting in (or cut in): Aberdeenshire- UK (6789)
Label for mince

Organic
Minced beef
06/08/02/958425/2 - a reference number or code
Weight: 2 kilos
Price: £9
Minced in: UK
Slaughtered in: UK
Origin: Ireland
Cutting in (or cut in): Ireland

Label for Trimmings

70 VL Trimmings
07/05/06/215243/0 - Ref. Code or Number
Weight 500 Grams
Price £3.00

Slaughtered in UK (Plant Approval Number)
Trimmed in UK (Production Plant/Plants Approval Number)
Origin UK

Labels for the marketing of meat of bovine animals aged 12 months or less

Category V – appropriate age categorisation
03/04/08/42864/1 – reference number/code
Weight: xx kilos
Origin: UK
Slaughtered in: UK (1234)

Category Z – appropriate age categorisation
03/04/08/42864/1 – reference number/code
Classification: CR3L (BCC abattoirs)
Weight: xx kilos
Origin: UK
Slaughtered in: UK (1234)

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Section G: Relevant regulations


The Beef and Veal Labelling (Scotland) Regulations 2008 came into effect on 25 January 2009. These regulations allow us to enforce the EU regulations above in Scotland.


Council Regulation (EC) number 2082/1992 of 14 July 1992 - on the Certificates of Specific Character

Section H: Definitions

1. For the purpose of Regulation 1760/2000, the following definitions apply:

(a) "minced meat": any meat that has been minced into fragments or passed through a spiral-screw mincer, and that falls within one of the CN codes referred to in Article 12 of Regulation (EC) No. 1760/2000 and contains less than 1% salt;

(b) "trimmings": small pieces of meat recognised as fit for human consumption produced exclusively during trimming operations during the boning of carcases and/or the cutting up of meat;

(c) "cut meat": which has been cut into small cubes, slices or other individual portions that do not require further cutting by an operator before being bought by the final consumer and can be directly used by that consumer. This definition does not cover minced meat and trimmings;

(d) "pre-wrapped cut meat": the individual pack offered unaltered to the final consumer or to an establishment engaged solely in retail sales, made up of cut meat and the packaging in which it was packed before being offered for sale, whether the packaging covers it fully or partially, but such that the content cannot be altered without opening or changing the packaging;

(e) "non-pre-wrapped cut meat": cut meat displayed for sale non-pre-wrapped in outlets for sale to the final consumer and all pieces of meat displayed for sale non-pre-wrapped in outlets for sale to the final consumer, intended to be cut at the request of the final consumer;

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(f) "batch": meat, on the bone or boned, for example, carcases, quarters or boned pieces of meat, cut up, minced or packed together under practically identical conditions;

(g) "retail": the handling and/or processing of meat and its storage at the point of sale or delivery to the final consumer, including caterers, company canteens, institutional catering, restaurants and other similar food service operations, shops, supermarket distribution centres and wholesale outlets;

(h) "final consumer": the ultimate consumer of cut meat who does not use it as part of a food business operation or activity.