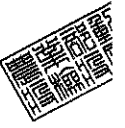


農業部動植物防疫檢疫署 函

地址：100060臺北市中正區和平
西路二段100號9樓

105
台北市南京東路五段343號8樓之3文山科技大樓

承辦人：吳佩宜
電話：(02)2343-1418
傳真：(02)2332-2200



受文者：臺北市報關商業同業公會

發文日期：中華民國112年11月14日
發文字號：防檢二字第1121483646號
速別：普通件
密等及解密條件或保密期限：
附件：如文

主旨：有關農業部預告修正「輸入應施檢疫物檢疫準則」第8條附件6犬貓輸入檢疫條件部分規定乙案，詳如說明，請查照。

說明：

- 一、依據農業部112年10月31日農防字第1121483363號公告辦理。
- 二、本案業依程序於112年11月9日向世界貿易組織通報（G/SPS/N/TPKM/620），倘對旨案有任何評論意見或修正建議者，請於113年1月2日前提供。
- 三、前揭公告影本、修正草案對照表、修正草案英文版、世界貿易組織通報單等相關資料已置於本署網站（https://www.aphia.gov.tw/theme_data.php?theme=news&sub_theme=message&id=20561）。

正本：馬紹爾群島共和國大使館、諾魯共和國大使館、帛琉共和國大使館、吐瓦魯國大使館、史瓦帝尼王國大使館、教廷大使館、貝里斯大使館、瓜地馬拉共和國大使館、海地共和國大使館、巴拉圭共和國大使館、聖克里斯多福及尼維斯大使館、聖露西亞大使館、聖文森及格瑞那丁大使館、澳洲辦事處、駐臺汶萊貿易旅遊代表處、印度臺北協會、駐臺北印尼經濟貿易代表處(不含附件)、公益財團法人日本臺灣交流協會臺北事務所、馬來西亞友誼及貿易中心、馬來西亞友誼及貿易中心（駐華商務處）、緬甸聯邦共和國駐臺北貿易辦事處、紐西蘭商工辦事處、馬尼拉經濟文化辦事處、駐臺北韓國代表部、新加坡駐臺北商務辦事處、泰國商務處、駐臺北越南經濟文化辦事處、駐臺北以色列經濟文化辦事處、約旦商務辦事處、駐臺北烏蘭巴托貿易經濟代表處、阿曼王國駐華商務辦事處、莫斯科臺北經濟文化協調委員會駐臺北代表處、沙烏地阿拉伯商務辦事處、駐臺北土耳其貿易辦事處、奈及利亞駐華商務辦事處、南非聯絡辦事處、奧地利商務代表辦事處、比利時臺北辦事處、捷克經濟文化辦事處、丹麥商務辦事處、歐洲經貿辦事處、芬蘭商務辦事處、法國在臺協會經濟處、德國在臺協會、匈牙利貿易辦事處、義大利經濟貿易文化推廣辦事處、盧森堡臺北辦事處、荷蘭在臺辦事處、波蘭臺北辦事處、斯洛伐克經濟文化辦事處、西班

牙商務辦事處、瑞典貿易暨投資委員會臺北辦事處、瑞士商務辦事處、英國在臺辦事處、加拿大駐臺北貿易辦事處、美國在臺協會動植物檢疫辦事處、阿根廷商務文化辦事處、巴西商務辦事處、智利商務辦事處、墨西哥商務簽證文件暨文化辦事處、秘魯駐臺北商務辦事處、駐美國代表處農業組、經濟部、外交部、經濟部國際貿易署(請協助代轉駐外館處)、臺北市進出口商業同業公會、高雄市進出口商業同業公會、臺灣省進出口商業同業公會聯合會、中華民國全國商業總會、基隆市報關商業同業公會、臺北市報關商業同業公會、臺中市報關商業同業公會、高雄市報關商業同業公會、宜蘭縣報關商業同業公會、花蓮縣報關商業同業公會、基隆市報驗商業同業公會、高雄市船務代理商業同業公會、農業部動物保護司、本署基隆分署、本署桃園分署、本署臺中分署、本署高雄分署

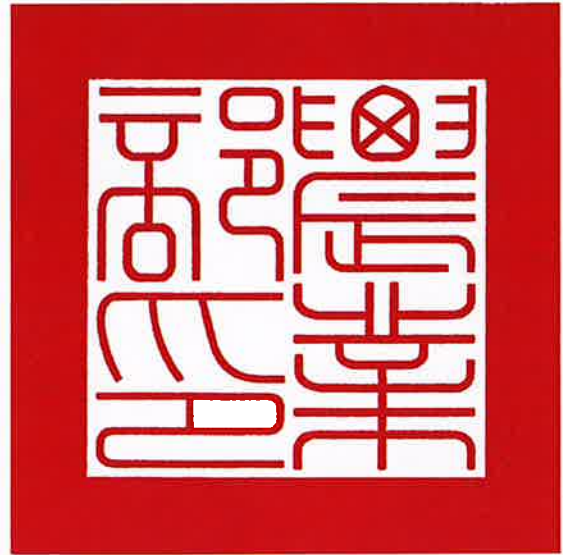
副本：中華民國常駐世界貿易組織代表團、本署企劃組、本署秘書室(法制科)、本署動物防疫組、本署動物檢疫組

署長邱垂章

本案依照分層負責授權單位主管決行

農業部 公告

發文日期：中華民國112年10月31日
發文字號：農防字第1121483363號



主旨：預告修正「輸入應施檢疫物檢疫準則」第八條附件六犬貓輸入檢疫條件部分規定。

依據：行政程序法第一百五十一條第二項準用第一百五十四條第一項。

公告事項：

- 一、修正機關：農業部。
- 二、修正依據：動物傳染病防治條例第三十三條第三項。
- 三、「輸入應施檢疫物檢疫準則」第八條附件六犬貓輸入檢疫條件部分規定修正草案如附件。本案另載於本部全球資訊網站（網址：<https://www.moa.gov.tw>）及本部動植物防疫檢疫署全球資訊網站（網址：<https://www.aphia.gov.tw>）。
- 四、對於本公告內容有任何意見或修正建議者，請於本公告刊登公報隔日起60日內陳述意見或洽詢：
 - (一)承辦單位：農業部動植物防疫檢疫署。
 - (二)地址：100060臺北市中正區和平西路2段100號9樓。
 - (三)電話：02-23431401。
 - (四)傳真：02-23322200。

(五) 電子郵件：aphia@aphia.gov.tw。

代理部長 陳啟季



裝

訂

線

輸入應施檢疫物檢疫準則第八條附件六犬貓輸入 檢疫條件部分規定修正草案總說明

輸入應施檢疫物檢疫準則(以下簡稱本準則)係依動物傳染病防治條例第三十三條第三項規定授權訂定，於一百十一年三月二十九日發布，並自同年四月二十九日施行，期間歷經五次修正，最近一次修正為一百十二年一月十六日。考量犬貓為伴侶動物且近年輸入大幅增加，各界期望能以更靈活之方式管制疫病輸入風險，在阻絕狂犬病藉輸入犬貓入侵之前提，參酌現場實務經驗及國際規範，且為風險可接受範圍內提供更多具等效性之犬貓輸入檢疫風險管制措施，供輸入人依個案狀況評估選擇，並適度簡化相關作業程序，爰擬具本準則第八條附件六犬貓輸入檢疫條件部分規定修正草案。

輸入應施檢疫物檢疫準則第八條附件六犬貓輸入

檢疫條件部分規定修正草案對照表

修正規定	現行規定	說明
<p>五、自狂犬病非疫區輸入犬、貓者，應於輸入二十日前，或自我國輸出前，填具申請書並檢附下列文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件：</p> <p>(一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。</p> <p>(二)經獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。</p> <p>(三)犬、貓自我國輸出至狂犬病非疫區於一百八十日內復運輸入，應另檢附自我國輸出檢疫之證明文件。</p> <p>前項第二款之證明書，應以中文或英文註明犬、貓之物種、性別、年齡、晶片號碼、預防注射日期、所使用疫苗廠牌或種類及其他符合前點第二款規定之相關資訊。</p> <p>依第一項取得輸入檢疫同意文件後，須變更核准輸入期間</p>	<p>五、自狂犬病非疫區輸入犬、貓者，應於輸入二十日前，或自我國輸出前，填具申請書並檢附下列文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件：</p> <p>(一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。</p> <p>(二)經獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。</p> <p>(三)犬、貓自我國輸出至狂犬病非疫區於一百八十日內復運輸入，應另檢附自我國輸出檢疫之證明文件。</p> <p>前項第二款之證明書，應以中文或英文註明犬、貓之物種、性別、年齡、晶片號碼、預防注射日期、所使用疫苗廠牌或種類及其他符合前點第二款規定之相關資訊。</p> <p>依第一項取得輸入檢疫同意文件，須變更輸入日期者，應</p>	<p>查現行規定對於取得輸入檢疫同意文件後，倘擬變更輸入期間，需重新依第一項填具申請書並檢附第一款至第三款文件提出申請，並對變更港站並無規範。故為簡政便民，鬆綁相關程序，並明確相關作業程序，對於取得輸入檢疫同意文件後，除輸入期間外，包含港站變更，無須重新申請，而得以申請變更處理並簡化相關申請文件，爰修正第三項規定。</p>

<p><u>或到達港、站者，應於該文件所載有效期間屆滿十日前，填具申請書，並檢附第一款第二款規定之證明書及原輸入檢疫同意文件影本，向到達港、站之輸出入動物檢疫機關申請變更，並以一次為限。但辦理變更後之輸入日期先於文件所載有效期屆滿日者，應於變更後輸入日期之十日前申請變更。</u></p>	<p>向到達港、站之輸出入動物檢疫機關重新申請。</p>	
<p>九、自狂犬病非疫區輸入犬、貓，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載犬、貓之晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫證明書未登載犬、貓之物種、性別、年齡或登載與實際不符，或未登載犬、貓經檢查無狂犬病臨床症狀。</p> <p>(五)檢附之輸出國檢疫證明書未符合第六點第二款第二</p>	<p>九、自狂犬病非疫區輸入犬、貓，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載犬、貓之晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫證明書未登載犬、貓之物種、性別、年齡或登載與實際不符，或未登載犬、貓經檢查無狂犬病臨床症狀。</p> <p>(五)檢附之輸出國檢疫證明書未符合第六點第二款第二</p>	<p>一、考量自狂犬病非疫區輸入犬、貓，其未檢附輸出國檢疫證明書正本或檢疫證明書未登載晶片號碼或登載與實際不符，經送往指定隔離場所隔離檢疫者，應經預防注射及抽血檢測，確認無動物染病感染之虞，始得簽發輸入動物檢疫證明書。然倘係自我國輸出後復又輸入我國之情形，經確認輸入者已有我國之輸出檢疫證明書證明動物基本資料，及自我國輸出前之檢測合格報告，已足以確認感染狂犬病風險甚低，爰第二項第一款增訂但書規定該等情形免於隔離期間再施行預防注射及抽血檢測程序，惟仍應隔離檢疫三十日，始得</p>

<p>目規定。</p> <p>(六)檢附之輸出國檢疫證明書未符合第六點第二款第三目規定。</p> <p>(七)運輸途中經由狂犬病疫區轉換運輸工具。</p> <p>前項犬、貓經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：</p> <p>(一)前項第一款至第三款及第六款情形，應於動物滿九十日齡後注射狂犬病疫苗，注射日後滿三十日抽血檢測，經檢測合格，並隔離至抽血日後滿九十七日。檢測不合格者，得重複前述預防注射及抽血檢測程序，或隔離一百八十日。其屬前項第一款情形者，並應於送達指定隔離場所後，立即植入晶片。<u>但屬前項第二款或第三款情形且自我國輸出後復運輸入，其檢附自我國輸出檢疫之證明文件，及自我國輸出前且於輸入前一年內抽</u></p>	<p>目規定。</p> <p>(六)檢附之輸出國檢疫證明書未符合第六點第二款第三目規定。</p> <p>(七)運輸途中經由狂犬病疫區轉換運輸工具。</p> <p>前項犬、貓經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：</p> <p>(一)前項第一款至第三款及第六款情形，應於動物滿九十日齡後注射狂犬病疫苗，注射日後滿三十日抽血檢測，經檢測合格，並隔離至抽血日後滿九十七日。檢測不合格者，得重複前述預防注射及抽血檢測程序，或隔離一百八十日。其屬前項第一款情形者，並應於送達指定隔離場所後，立即植入晶片。</p> <p>(二)前項第四款情形，應隔離檢疫七日。</p> <p>(三)前項第五款情形，應依第四點第二款規定完成狂犬病疫苗預防注射，並隔離至注射日</p>	<p>核發輸入動物檢疫證明書。</p> <p>二、自我國輸出後復又輸入我國之情形者，倘輸出我國前已由我國輸出入動物檢疫機關辦理輸出檢疫並簽發輸出檢疫相關證明文件，登載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行，爰修正第三項。</p>
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血，經檢測合格之報告正本者，免施行預防注射及抽血檢測程序，應隔離檢疫三十日。

(二)前項第四款情形，應隔離檢疫七日。

(三)前項第五款情形，應依第四點第二款規定完成狂犬病疫苗預防注射，並隔離至注射日後滿三十日。

(四)前項第七款情形，應隔離檢疫七日。但符合下列規定之一者，得免予隔離檢疫：

1. 自狂犬病非疫區輸出前，運輸籠由輸出國動物檢疫機關以印有編號之封條封妥，並將封條號碼記載於輸出國檢疫證明書。
2. 檢附轉換運輸工具所在地之檢疫機關、海關、航空或海運公司出具該犬、貓未出港、站，且未與其他狂犬病感受性動物接

後滿三十日。

(四)前項第七款情形，應隔離檢疫七日。但符合下列規定之一者，得免予隔離檢疫：

1. 自狂犬病非疫區輸出前，運輸籠由輸出國動物檢疫機關以印有編號之封條封妥，並將封條號碼記載於輸出國檢疫證明書。
2. 檢附轉換運輸工具所在地之檢疫機關、海關、航空或海運公司出具該犬、貓未出港、站，且未與其他狂犬病感受性動物接觸之證明文件。

第一項第四款至第七款情形，依輸出國檢疫證明書記載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行。

<p>觸之證明文件。</p> <p>第一項第四款至第七款情形，依輸出國檢疫證明書或自我國輸出後復又輸入我國，經我國輸出檢疫之證明文件記載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行。</p>		
<p>十一、自狂犬病疫區輸入一般犬、貓者，應於輸入二十日前，或自我國輸出前，填具申請書並依下列規定檢附相關文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件，並排妥隔離場所或為其他檢疫措施安排。但第五款規定之情形，應於輸入三十日前提出申請；<u>第六款規定之情形，應於輸入六十日前提出申請：</u></p> <p>(一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。</p> <p>(二)獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。</p> <p>(三)由參考實驗室或指定實驗室出具之檢測合格報告；符</p>	<p>十一、自狂犬病疫區輸入一般犬、貓者，應於輸入二十日前，或自我國輸出前，填具申請書並依下列規定檢附相關文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件，並排妥隔離場所或為其他檢疫措施安排。但第五款<u>或第六款</u>規定之情形，應於輸入三十日前提出申請：</p> <p>(一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。</p> <p>(二)獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。</p> <p>(三)由參考實驗室或指定實驗室出具之檢測合格報告；符合前點第三款第二目規定者，應另</p>	<p>一、參酌實務經驗，第一項第六款之專案檢疫，因涉及專案措施計畫之文件審核及專案場地評估等多項業務，爰修正第一項序文將第六款專案之申請時間，由原輸入三十日前提出申請，調整為輸入六十日前提出申請。</p> <p>二、配合第十點第三款第三目規範，自狂犬病疫區輸入之一般犬、貓應符合自我國輸出前，且於輸入前一年內所定期間內抽血，經檢測合格等條件，始得輸入，爰修正第一項第四款規定。</p> <p>三、查申請輸入檢疫同意文件經輸出入動物檢疫機關核准者，應發給該等文件，並排妥隔離場所或為其他檢疫措施安排，增訂第二項，於本文規範申請經輸出入動物檢疫機關核准者，應發</p>

<p>合前點第三款第二目規定者，應另檢附前次檢測合格報告。</p> <p>(四)符合前點第三款第三目規定，且自我國輸出後，<u>於抽血日一年內復運輸入者</u>，應另檢附自我國輸出檢疫之證明文件。</p> <p>(五)因輸入之一般犬、貓患非傳染性重大傷病(以下簡稱重大傷病犬、貓)，不宜於指定隔離場所隔離檢疫，一併申請於本條例第三十四條之一第一項之其他指定場所(以下簡稱其他指定場所)隔離檢疫者，應另檢附犬、貓病歷資料。</p> <p>(六)為參加於我國舉辦之國際競賽、陪同輸入人參加於我國舉辦之國際性活動或政府機關邀訪，而申請短期輸入一般犬、貓，一併申請專案檢疫措施者，應另檢附專案檢疫措施計畫。</p> <p><u>前項申請，經輸入動物檢疫機關核准</u></p>	<p>檢附前次檢測合格報告。</p> <p>(四)符合前點第三款第三目規定，且自我國輸出後，九十日內復運輸入者，應另檢附自我國輸出檢疫之證明文件。</p> <p>(五)因輸入之一般犬、貓患非傳染性重大傷病(以下簡稱重大傷病犬、貓)，不宜於指定隔離場所隔離檢疫，一併申請於本條例第三十四條之一第一項之其他指定場所(以下簡稱其他指定場所)隔離檢疫者，應另檢附犬、貓病歷資料。</p> <p>(六)為參加於我國舉辦之國際競賽、陪同輸入人參加於我國舉辦之國際性活動或政府機關邀訪，而申請短期輸入一般犬、貓，一併申請專案檢疫措施者，應另檢附專案檢疫措施計畫。</p> <p>前項第二款之證明書，應以中文或英文註明犬、貓之物種、性別、年齡、晶片號碼、預防注</p>	<p>給輸入檢疫同意文件，並排妥隔離場所或為其他檢疫措施安排。惟為降低輸入後隔離造成民眾及行政負擔，兼顧檢疫風險管控及動物福利，參酌世界動物衛生組織陸生動物法典規範及其他重要狂犬病非疫區之規定，並於但書分列二款規範申請自狂犬病疫區輸入免予隔離檢疫之條件，說明如下：</p> <p>(一)第一款:自我國輸出前，且於輸入前一年內所定期間內抽血經檢測合格者，考量其狂犬病風險甚低，爰規範該等情形免予隔離檢疫。</p> <p>(二)第二款:因狂犬病潛伏期為六個月，倘於輸入前一百八十日抽血檢測狂犬病抗體力價，且符合輸入前一百二十日提出申請、檢測報告經輸出國認證或由實驗室直接傳予我國之條件者，考量狂犬病風險已足以控制，爰規範該等情形免予隔離檢疫。</p> <p>四、現行規定第二項至第五項移列為修正規定第三</p>
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者，應發給輸入檢疫同意文件，並排妥隔離場所或為其他檢疫措施安排。但符合下列規定之一者，免予隔離檢疫：

(一)符合前點第三款第三目規定，且自我國輸出後，於抽血日一年內復運輸入。

(二)申請輸入一百八十日前至一年前抽血檢測合格，並符合下列規定之一：

1. 輸入一百二十日前提出申請。

2. 申請輸入人出具前項第三款之檢測合格報告，並符合下列條件之一：

(1)經輸出國檢疫機關認可。

(2)由檢測實驗室直接提供予到達港、站之輸出入動物檢疫機關。

第一項第二款之證明書，應以中文或英文註明犬、貓之物種、性別、年齡、晶片號碼、預防注射日期、所使用疫苗廠牌或種類及其他符合前點第二款規定之相關資訊。

射日期、所使用疫苗廠牌或種類及其他符合前點第二款規定之相關資訊。

第一項第六款情形，應以該競賽、活動之主辦者或邀訪者為輸入犬、貓之申請輸入人。

自狂犬病疫區輸入犬、貓，經檢測合格，然其抽血日期未符合前點第三款規定或未檢附檢測合格報告者，得依第一項申請輸入後於指定隔離場所隔離至抽血日後滿九十七日，或於指定隔離場所抽血檢測，經檢測合格，隔離至抽血日後滿九十七日。

依第一項取得輸入檢疫同意文件，須變更輸入日期者，應於該文件所載有效期間屆滿前，檢附申請書及原輸入檢疫同意文件影本，向到達港、站之輸出入動物檢疫機關申請變更。

項至第六項。

五、修正第六項，查現行規定對於取得輸入檢疫同意文件後，倘擬變更輸入期間，無詳細程序規範，另對變更港站並無規範，爰為明確並統一相關作業程序，配合第五點第三項，修正第六項規定。

<p>第一項第六款情形，應以該競賽、活動之主辦者或邀訪者為輸入犬、貓之申請輸入人。</p> <p>自狂犬病疫區輸入犬、貓，經檢測合格，然其抽血日期未符合前點第三款規定或未檢附檢測合格報告者，得依第一項申請輸入後於指定隔離場所隔離至抽血日後滿九十七日，或於指定隔離場所抽血檢測，經檢測合格，隔離至抽血日後滿九十七日。</p> <p>依第一項取得輸入檢疫同意文件後，須變更核准輸入期間或到達港、站者，應於該文件所載有效期間屆滿十日前，填具申請書，並檢附第一項第二款規定之證明書及原輸入檢疫同意文件影本，向到達港、站之輸出入動物檢疫機關申請變更，並以一次為限。但辦理變更後之輸入日期先於文件所載有效期屆滿日者，應於變更後輸入日期之十日前申請變更。</p>		
<p>十四、前點申請經輸出入動物檢疫機關查驗符合第十點及第十二點規定，並將犬、貓送往指定隔離場所，經隔離檢疫七日期滿，無感染法定動</p>	<p>十四、前點申請經輸出入動物檢疫機關查驗符合第十點及第十二點規定，並將犬、貓送往指定隔離場所，經隔離檢疫七日期滿，無感染法定動</p>	<p>一、現行規定第一款移列修正規定第十一點第二項但書第一款規定，並配合第十點第三款第三目的作文字修正。</p> <p>二、現行規定第二款及第三</p>

<p>物傳染病之虞，始得簽發輸入動物檢疫證明書。但犬、貓有下列情形之一者，免送往指定隔離場所隔離檢疫：</p> <p>(一)依第十一點第一項第五款規定申請，經輸出入動物檢疫機關評估須特殊醫療照護之重大傷病犬、貓，得核准於其他指定場所實施隔離檢疫。</p> <p>(二)依第十一點第一項第六款取得輸入檢疫同意文件之一般犬、貓，依輸出入動物檢疫機關核定之專案檢疫措施辦理檢疫。</p>	<p>物傳染病之虞，始得簽發輸入動物檢疫證明書。但犬、貓有下列情形之一者，免送往指定隔離場所隔離檢疫：</p> <p>(一)自我國輸出後，九十日內復運輸入，得免隔離檢疫。</p> <p>(二)依第十一點第一項第五款規定申請，經輸出入動物檢疫機關評估須特殊醫療照護之重大傷病犬、貓，得核准於其他指定場所實施隔離檢疫。</p> <p>(三)依第十一點第一項第六款取得輸入檢疫同意文件之一般犬、貓，依輸出入動物檢疫機關核定之專案檢疫措施辦理檢疫。</p>	<p>款移列為修正規定第一款及第二款。</p>
<p>十五、自狂犬病疫區輸入一般犬、貓，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫</p>	<p>十五、自狂犬病疫區輸入一般犬、貓，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫</p>	<p>一、考量自狂犬病疫區輸入犬、貓，其未檢附輸出國檢疫證明書正本或檢疫證明書未登載晶片號碼或登載與實際不符，倘經送往指定隔離場所隔離檢疫者，應經預防注射及抽血檢測，確認無動物染病感染之虞，始得簽發輸入動物檢疫證明書，然倘係自我國輸出後復又輸入我國之情形，經確認輸入者已有我國之輸出檢疫證明書</p>

證明書未登載犬、貓之物種、性別、年齡或登載與實際不符，或未登載犬、貓經檢查無狂犬病臨床症狀。

(五)檢附之輸出國檢疫證明書未符合第十二點第二款第二目規定。

(六)檢附之輸出國檢疫證明書未符合第十二點第二款第三目規定，且未檢附檢測合格報告正本。

(七)犬、貓經檢測合格之抽血日期未符合第十點第三款規定。

前項犬、貓經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：

(一)前項第一款至第三款及第六款情形，應於動物滿九十日齡後注射狂犬病疫苗，注射日後滿三十日抽血檢測，經檢測合格，並隔離至抽血日後滿九十七日。檢測不合格者，得重複前述預防注射及抽血檢測程序，或隔離一百八十

證明書未登載犬、貓之物種、性別、年齡或登載與實際不符，或未登載犬、貓經檢查無狂犬病臨床症狀。

(五)檢附之輸出國檢疫證明書未符合第十二點第二款第二目規定。

(六)檢附之輸出國檢疫證明書未符合第十二點第二款第三目規定，且未檢附檢測合格報告正本。

(七)犬、貓經檢測合格之抽血日期未符合第十點第三款規定。

前項犬、貓經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：

(一)前項第一款至第三款及第六款情形，應於動物滿九十日齡後注射狂犬病疫苗，注射日後滿三十日抽血檢測，經檢測合格，並隔離至抽血日後滿九十七日。檢測不合格者，得重複前述預防注射及抽血檢測程序，或隔離一百八十

證明動物基本資料，及自我國輸出前之檢測合格報告，已足以確認感染狂犬病風險甚低，爰第二項第一款增訂但書規定該等情形免於隔離期間再施行預防注射及抽血檢測程序，惟仍應隔離檢疫三十日，始得核發輸入動物檢疫證明書。

二、自我國輸出後復又輸入我國之情形者，倘輸出我國前已由我國輸出入動物檢疫機關辦理輸出檢疫並簽發輸出檢疫相關證明文件，登載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行，爰修正第三項。

<p>日。其屬前項第一款情形者，並應於送達指定隔離場所後，立即植入晶片。<u>但屬前項第二款或第三款情形且自我國輸出後復運輸入，其檢附自我國輸出檢疫之證明文件，及自我國輸出前且於輸入前一年內抽血，經檢測合格之報告正本者，免施行預防注射及抽血檢測程序，應隔離檢疫三十日。</u></p> <p>(二)前項第四款情形，應隔離檢疫三十日。</p> <p>(三)前項第五款情形，應依第十點第二款規定完成狂犬病疫苗預防注射，並隔離至注射日後滿三十日。</p> <p>(四)前項第七款情形，應隔離至抽血日後滿九十七日。</p> <p>第一項第四款至第七款情形，依輸出國檢疫證明書或自我國輸出後復又輸入我國，經我國輸出檢疫之證明文件記載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行。</p>	<p>日。其屬前項第一款情形者，並應於送達指定隔離場所後，立即植入晶片。</p> <p>(二)前項第四款情形，應隔離檢疫三十日。</p> <p>(三)前項第五款情形，應依第十點第二款規定完成狂犬病疫苗預防注射，並隔離至注射日後滿三十日。</p> <p>(四)前項第七款情形，應隔離至抽血日後滿九十七日。</p> <p>第一項第四款至第七款情形，依輸出國檢疫證明書記載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行。</p>	
十七、自狂犬病疫區輸入工	十七、自狂犬病疫區輸入工	一、配合第十六點第三款第

作犬者，應於輸入二十日前，或自我國輸出前，填具申請書並檢附下列文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件：

- (一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。
- (二)符合第一點第六款至第九款規定之一之工作犬證明文件。
- (三)獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。
- (四)由參考實驗室或指定實驗室出具之檢測合格報告；符合前點第三款第二目規定者，應另檢附前次檢測合格報告。
- (五)符合前點第三款第三目規定，且自我國輸出後，於抽血日一年內復運輸入者，應另檢附自我國輸出檢疫之證明文件。

前項第三款之證明書，應以中文或英文註明工作犬之物種、性別、年齡、晶片號碼、預防注射日期、所使用疫苗廠

作犬者，應於輸入二十日前，或自我國輸出前，填具申請書並檢附下列文件影本，向到達港、站之輸出入動物檢疫機關申請核發輸入檢疫同意文件：

- (一)申請輸入人之身分證明文件。已領取國民身分證者，應檢附之。
- (二)符合第一點第六款至第九款規定之一之工作犬證明文件。
- (三)獸醫師簽發符合前點第二款規定之狂犬病疫苗預防注射證明書。
- (四)由參考實驗室或指定實驗室出具之檢測合格報告；符合前點第三款第二目規定者，應另檢附前次檢測合格報告。
- (五)符合前點第三款第三目規定，且自我國輸出後，九十日內復運輸入者，應另檢附自我國輸出檢疫之證明文件。

前項第三款之證明書，應以中文或英文註明工作犬之物種、性別、年齡、晶片號碼、預防注射日期、所使用疫苗廠

三目規範自狂犬病疫區輸入工作犬應符合自我國輸出前，且於輸入前一年內所定期間內抽血，經檢測合格等條件，始得輸入，爰修正第一項第五款。

- 二、查現行規定對於取得輸入檢疫同意文件後，倘擬變更輸入期間需重新依第一項填具申請書並檢附第一款至第五款文件提出申請，另對變更港站並無規範，故為簡政便民，鬆綁相關程序，並明確相關作業程序，對於取得輸入檢疫同意文件後，除輸入期間外，包含港站變更事項，無須重新申請，而得以申請變更處理並簡化相關申請文件，爰修正第四項規定。

<p>牌或種類及其他符合前點第二款規定之相關資訊。</p> <p>自狂犬病疫區輸入工作犬，經檢測合格，然其抽血日期未符合前點第三款規定或未檢附檢測合格報告者，得依第一項申請輸入後於指定隔離場所隔離至抽血日後滿九十日，或於指定隔離場所抽血檢測，經檢測合格，隔離至抽血日後滿九十日。</p> <p>依第一項取得輸入檢疫同意文件後，須變更核准輸入期間或到達港、站者，應於該文件所載有效期間屆滿十日前，填具申請書，並檢附第一項第三款規定之證明書及原輸入檢疫同意文件影本，向到達港、站之輸出入動物檢疫機關申請變更，並以一次為限。但辦理變更後之輸入日期先於文件所載有效期屆滿日者，應於變更後輸入日期之十日前申請變更。</p>	<p>牌或種類及其他符合前點第二款規定之相關資訊。</p> <p>自狂犬病疫區輸入工作犬，經檢測合格，然其抽血日期未符合前點第三款規定或未檢附檢測合格報告者，得依第一項申請輸入後於指定隔離場所隔離至抽血日後滿九十日，或於指定隔離場所抽血檢測，經檢測合格，隔離至抽血日後滿九十日。</p> <p>依第一項取得輸入檢疫同意文件，須變更輸入日期者，應向到達港、站之輸出入動物檢疫機關重新申請。</p>	
<p>二十一、自狂犬病疫區輸入工作犬，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫</p>	<p>二十一、自狂犬病疫區輸入工作犬，有下列情形之一者，應予退運、撲殺銷燬，或送往指定隔離場所隔離檢疫：</p> <p>(一)無晶片。</p> <p>(二)未檢附輸出國檢疫</p>	<p>一、考量自狂犬病疫區輸入工作犬，其未檢附輸出國檢疫證明書正本或檢疫證明書未登載晶片號碼或登載與實際不符，倘經送往指定隔離場所隔離檢疫者，應經預防</p>

<p>證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫證明書未登載工作犬之物種、性別、年齡或登載與實際不符，或未登載工作犬經檢查無狂犬病臨床症狀，或未檢附工作犬證明文件正本。</p> <p>(五)檢附之輸出國檢疫證明書未符合第十八點第二款第二目規定。</p> <p>(六)檢附之輸出國檢疫證明書未符合第十八點第二款第三目規定，且未檢附檢測合格報告正本。</p> <p>(七)工作犬經檢測合格之抽血日期未符合第十六點第三款規定。</p> <p>前項工作犬經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：</p> <p>(一)前項第一款至第三款情形，應於動物滿九十日齡後注射狂犬病疫苗，注</p>	<p>證明書正本。</p> <p>(三)檢附之輸出國檢疫證明書未登載晶片號碼，或登載之晶片號碼與實際不符。</p> <p>(四)檢附之輸出國檢疫證明書未登載工作犬之物種、性別、年齡或登載與實際不符，或未登載工作犬經檢查無狂犬病臨床症狀，或未檢附工作犬證明文件正本。</p> <p>(五)檢附之輸出國檢疫證明書未符合第十八點第二款第二目規定。</p> <p>(六)檢附之輸出國檢疫證明書未符合第十八點第二款第三目規定，且未檢附檢測合格報告正本。</p> <p>(七)工作犬經檢測合格之抽血日期未符合第十六點第三款規定。</p> <p>前項工作犬經隔離檢疫，符合下列規定，且無感染法定動物傳染病之虞，始得簽發輸入動物檢疫證明書：</p> <p>(一)前項第一款至第三款情形，應於動物滿九十日齡後注</p>	<p>注射及抽血檢測，確認無動物染病感染之虞，始得簽發輸入動物檢疫證明書。然倘係自我國輸出後復又輸入我國之情形，經確認輸入者已有我國之輸出檢疫證明書證明動物基本資料，及自我國輸出前之檢測合格報告，已足以確認感染狂犬病風險甚低，爰第二項第一款增訂但書規定該等情形免於隔離期間再施行預防注射及抽血檢測程序，惟仍應隔離檢疫三十日，始得核發輸入動物檢疫證明書。</p> <p>二、自我國輸出後復又輸入我國之情形者，倘輸出我國前已由我國輸出入動物檢疫機關辦理輸出檢疫並簽發輸出檢疫相關證明文件，登載已依規定完成之檢疫措施，得免於隔離檢疫期間重複施行，爰修正第三項。</p>
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射日後滿三十日
抽血檢測，經檢測
合格，並隔離至抽
血日後滿九十七
日。檢測不合格者
，得重複前述預防
注射及抽血檢測
程序，或隔離一百
八十日。其屬前項
第一款情形者，並
應於送達指定隔
離場所後，立即植
入晶片。但屬前項
第二款或第三款
情形且自我國輸
出後復運輸入，其
檢附自我國輸出
檢疫之證明文件，
及自我國輸出前
且於輸入前一年
內抽血，經檢測合
格之報告正本者，
免施行預防注射
及抽血檢測程序，
應隔離檢疫三十
日。

- (二)前項第四款情形，
應隔離檢疫七日。
- (三)前項第五款情形，
應依第十六點第
二款規定完成狂
犬病疫苗預防注
射，並隔離至注射
日後滿三十日。
- (四)前項第六款情形，
應依第十六點規
定完成狂犬病疫
苗預防注射，經檢

射日後滿三十日
抽血檢測，經檢測
合格，並隔離至抽
血日後滿九十七
日。檢測不合格者
，得重複前述預防
注射及抽血檢測
程序，或隔離一百
八十日。其屬前項
第一款情形者，並
應於送達指定隔
離場所後，立即植
入晶片。

- (二)前項第四款情形，
應隔離檢疫七日。
- (三)前項第五款情形，
應依第十六點第
二款規定完成狂
犬病疫苗預防注
射，並隔離至注射
日後滿三十日。
- (四)前項第六款情形，
應依第十六點規
定完成狂犬病疫
苗預防注射，經檢
測合格，並隔離至
抽血日後滿九十
日。
- (五)前項第七款情形，
應隔離至抽血日
後滿九十日。

第一項第四款至第
七款情形，依輸出國檢
疫證明書記載已依規定
完成之檢疫措施，得免
於隔離檢疫期間重複施
行。

<p>測合格，並隔離至 抽血日後滿九十 日。</p> <p>(五)前項第七款情形， 應隔離至抽血日 後滿九十日。</p> <p>第一項第四款至第 七款情形，依輸出國檢 疫證明書或自我國輸出 <u>後復又輸入我國</u>，經我 <u>國輸出檢疫之證明文件</u> 記載已依規定完成之檢 疫措施，得免於隔離檢 疫期間重複施行。</p>		
<p>二十二、因應國內發生災害 之防救工作，經災害防 救機關同意輸入之搜救 犬，其輸入不受第三點 至前點規定之限制。</p> <p>前項搜救犬輸入 前，申請輸入人應填具 申請書，並檢附狂犬病 疫苗預防注射證明書影 本及災害防救機關之同 意文件，向到達港、站之 輸出入動物檢疫機關申 請輸入檢疫同意文件。</p> <p>第一項搜救犬到達 港、站時，申請輸入人應 檢附以英文或中文記載 下列資料之輸出國檢疫 證明書正本，向到達港、 站之輸出入動物檢疫機 關申請檢疫，經臨場檢 疫核符前項及下列資料 後，始得簽發輸入動物 檢疫證明書：</p>	<p>二十二、因應國內發生災害 之防救工作，經災害防 救機關同意輸入之搜救 犬，其輸入不受第三點 至前點規定之限制。</p> <p>前項搜救犬輸入 前，申請輸入人應填具 申請書，並檢附狂犬病 疫苗預防注射證明書影 本及災害防救機關之同 意文件，向到達港、站之 輸出入動物檢疫機關申 請輸入檢疫同意文件。</p> <p>第一項搜救犬到達 港、站時，申請輸入人應 檢附以英文或中文記載 下列資料之輸出國檢疫 證明書正本，向到達港、 站之輸出入動物檢疫機 關申請檢疫，經臨場檢 疫核符前項及下列資料 後，始得簽發輸入動物 檢疫證明書：</p>	<p>災害防救工作為無預警之緊 急事件，且受災國家可能行 政作業癱瘓無法辦理輸出檢 疫，又我國搜救犬實務上輸 出前已由災害防就機關長期 觀察照護，並定期施打狂犬 病疫苗，爰增列第五項規範 救災後返國之搜救犬，倘輸 入時檢附返國前三十日內之 自我國輸出檢疫之證明文 件，其輸入不受第十七點、第 十八點、第十九點第一款及 第二款規定之限制。</p>

<p>(一)搜救犬物種、性別、年齡及晶片號碼。</p> <p>(二)狂犬病疫苗預防注射日期。</p> <p>(三)搜救犬經檢查無狂犬病臨床症狀。</p> <p>第一項搜救犬輸入後，災害所在地之動物防疫機關及輸出入動物檢疫機關得派員至現場檢查該搜救犬之健康情形。</p> <p><u>因應國外發生災害之防救工作，經災害防救機關指派救災後返國之搜救犬，輸入時檢附返國前三十日內之自我國輸出檢疫之證明文件，其輸入不受第十七點、第十八點、第十九點第一款及第二款規定之限制。</u></p>	<p>(一)搜救犬物種、性別、年齡及晶片號碼。</p> <p>(二)狂犬病疫苗預防注射日期。</p> <p>(三)搜救犬經檢查無狂犬病臨床症狀。</p> <p>第一項搜救犬輸入後，災害所在地之動物防疫機關及輸出入動物檢疫機關得派員至現場檢查該搜救犬之健康情形。</p>	
<p>二十四、應至指定隔離場所隔離檢疫之犬、貓到達港、站後，由輸出入動物檢疫機關派員押送至指定隔離場所。但符合下列規定之一者，得免派員押送：</p> <p>(一)<u>第十四點第二款之重大傷病犬、貓經核准於其他指定場所實施隔離檢疫者。</u></p> <p>(二)<u>依第九點第一項或第二十一點第一項送往指定隔離</u></p>	<p>二十四、應至指定隔離場所隔離檢疫之犬、貓到達港、站後，由輸出入動物檢疫機關派員押送至指定隔離場所。但第十四點第二款之重大傷病犬、貓經核准於其他指定場所實施隔離檢疫者，得免派員押送。</p> <p>前項押送經輸出入動物檢疫機關同意，得由申請輸入人提供運送之交通工具。</p> <p>第一項之押送作業，輸出入動物檢疫機</p>	<p>為簡政便民，有增訂免派員押運必要性之規定，爰修正第一項，其說明如下：</p> <p>一、將第一項但書規定，移列修正規定第一項第一款，並修正序文。</p> <p>二、增訂風險較低之公務值勤犬，爰為修正規定第一項第二款。</p> <p>三、另為考量於有效之風險管控措施下，降低押送造成民眾及行政負擔，故增訂由輸出入動物檢疫機關以封條封妥運輸籠並以書面限定於指定時間內送達指定隔離場</p>

<p><u>場所隔離檢疫之公務執勤犬。</u></p> <p><u>(三)由輸出入動物檢疫機關以封條封妥運輸籠並以書面限定於指定時間內送達指定隔離場所隔離檢疫之下列犬、貓：</u></p> <p>1. <u>依第十一點第一項第六款取得輸入檢疫同意文件之一般犬、貓，依輸出入動物檢疫機關核定之專案檢疫措施辦理檢疫。</u></p> <p>2. <u>短吻或十歲以上犬、貓，經到達港、站之輸出入動物檢疫機關同意免派員押送者。</u></p> <p>前項押送經輸出入動物檢疫機關同意，得由申請輸入人提供運送之交通工具。</p> <p>第一項之押送作業，輸出入動物檢疫機關得委託其他機關（構）、法人或團體辦理。</p>	<p>關得委託其他機關（構）、法人或團體辦理。</p>	<p>所之第十一點第一項第六款專案犬、貓、短吻或十歲以上犬、貓亦得免派員押送，爰為修正規定第一項第三款。</p>
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Attachment 6: Quarantine Requirements for the Importation of Dogs and Cats

(Draft amendments)

(In case of any discrepancy between the English text and the Chinese text of these Requirements, the Chinese text shall govern)

Amendment by Council of Agriculture on March 29, 2022 and entered into force on April 29, 2022

Amendment by Ministry of Agriculture on (to be confirmed)

Chapter 1. General Provisions

1. Terms used in the quarantine requirements are defined as follows:

1.1 The inactivated vaccine:

1.1.1 A vaccine made from killed viruses (or bacteria);

1.1.2 A vaccine made from biotechnology-derived subunit antigens, killed viruses, killed bacteria, recombinant protein or un-replicable gene vectors.

1.2 Passing the (rabies) test: A dog/cat whose rabies neutralizing antibody titer level is at least 0.5 IU/ml in a blood sample tested by an World Organisation for Animal Health (OIE) rabies reference laboratory (hereinafter reference laboratory) or a laboratory designated by the import/export animal quarantine authority of the importing country (hereinafter designated laboratory).

1.3 Disaster: Refers to disaster defined in the Disaster Prevention and Protection Act (DPPA).

1.4 The disaster prevention and protection agency: a competent authority at various levels or the competent authority for related tasks at the central government as defined in the DPPA.

1.5 A service dog: A dog trained for assisting persons with physical challenge or for special tasks defined in Articles 1.6 to 1.9.

1.6 An assistance dog: A dog/puppy certified under the Regulations Governing Assistance Dogs for Visual, Hearing or Physical Disabilities; or guide dogs, hearing dogs or physical assistance dogs certified by a training agency accredited by the International Guide Dog Federation (IGDF) or the Assistance Dogs International (ADI).

1.7 A medical service dog: A dog with a medical service certificate issued by a training agency accredited by the ADI.

1.8 A duty dog: A dog on active official duty or in training as defined in the Regulations Governing the Care of Duty Dogs in Public Agencies.

1.9 A search/rescue dog: A dog recognized by a disaster prevention and protection agency as capable of assisting in search and rescue tasks in a disaster area, including those in training.

1.10 A generic dog and cat: A dog/cat other than a service dog.

2. Determination of rabies status of a country (zone) shall be in line with the List of

Infectious Animal Diseases-free and infected Countries (Zones) by the central competent authority of the importing country at the time the dog/cat is loaded onto a vehicle for leaving the country (zone).

3. For importation of a dog/cat in compliance with any of the following requirements, the provisions in Chapter 2 shall apply. Otherwise, the provisions for importation dogs/cats from a country (zone) not recognized as being free from rabies shall apply:
 - 3.1 Under 180 days of age and has been kept in a rabies-free country (zone) continuously since birth;
 - 3.2 Over 180 days of age and has been kept in a rabies-free country (zone) continuously for at least 180 days prior to entering into the importing country; or
 - 3.3 The dog/cat has been kept continuously in a rabies-free country (zone) during the period of exiting and prior to re-entry into the importing country.

Chapter 2: Importation of Dogs/Cats from a Rabies-free Country (Zone)

4. For the importation of a dog/cat from a rabies-free country (zone), the following requirements shall be complied:
 - 4.1 Implanted with a microchip; and
 - 4.2 Vaccinated with one of the following vaccine against rabies within 30 days to one year prior to importation, and the dog/cat shall be over 90 days of age at vaccination.
 - 4.2.1 The inactivated vaccine.
 - 4.2.2 The vaccine with a veterinary drug license issued by the competent authority of the importing country in accordance with the Veterinary Drugs Control Act.
5.
 - 5.1 To import a dog/cat from a rabies-free country (zone), the applicant shall submit an application for the import quarantine permit to the import/export animal quarantine authority stationed at the port of entry at least 20 days prior to entering or before exiting the importing country for subsequent re-entry along with photocopies of the following documents:
 - 5.1.1 Identification document of the applicant. An applicant registered in the importing country shall provide the photocopy of the national identification card.
 - 5.1.2 A vaccination certificate signed by a veterinarian using vaccine against rabies in compliance with Article 4.2.
 - 5.1.3 The export quarantine document of the importing country for a dog/cat exporting to a rabies-free country (zone) but scheduled for re-entry within 180 days.
 - 5.2 The certificate stipulated in Article 5.1.2 shall attest in Chinese or English the animal's species, sex, age, microchip number, vaccination date, name of the vaccine and manufacturer (or state "the vaccine is inactivated"), and other information in compliance with Article 4.2.

- 5.3 If there is a need to change the entry date or the port of entry after acquiring the import quarantine permit pursuant to Article 5.1, the applicant shall ~~re~~-submit an application for the change to the import/export animal quarantine authority stationed at the port of entry at least 10 days prior to the permit expires or the new entry date along with a photocopy of the original import permit and a vaccination certificate in compliance with Article 5.1.2. These changes are limited to one time only.
6. Dogs/cats imported from a rabies-free country (zone) shall be accompanied by an original veterinary certificate issued by the veterinarians of the animal quarantine authority of the exporting country. The certificate shall state the following information in English or Chinese:
- 6.1 Type and origin of the animal:
- 6.1.1 Species (dog or cat shall be noted);
- 6.1.2 Total quantity;
- 6.1.3 Sex, age and microchip number;
- 6.1.4 The exporting country; and
- 6.1.5 Name of the exporter.
- 6.2 Result of the quarantine:
- 6.2.1 That the animal shows no clinical signs of rabies upon inspection;
- 6.2.2 Date of vaccination against rabies, name of the vaccine and manufacturer (or state “the vaccine is inactivated”), and other information required in compliance with Article 4.2;
- 6.2.3 That the animal has been kept for 180 days prior to export or since birth in the rabies-free country (zone). However, for the animal that re-enters the importing country within 180 days subsequent to exiting to a rabies-free country (zone), the statement “the dog/cat has never been to a third country after entering this country” is required.
- 6.3 Date of issuance, name and official stamp of the issuing authority, and name and signature of the issuing officer.
7. Upon a dog/cat’s arrival at a port of the importing country from a rabies-free country (zone), the importer shall submit the following documents to the import/export animal quarantine authority stationed at the port of entry for quarantine inspection:
- 7.1 Photocopy of the import quarantine permit;
- 7.2 The original export veterinary certificate, and
- 7.3 Photocopy of the bill of lading, airway bill or customs declaration.
8. In response to applications submitted pursuant to Article 7, the import/export animal quarantine authority will issue the import veterinary certificate only after confirming that requirements in Articles 4 and 6 are complied, and the dog/cat shows no suspicious signs of notifiable animal infectious diseases.

9.
 - 9.1 A dog/cat from a rabies-free country (zone) will be returned to sender, euthanized and destroyed, or sent to a post-entry quarantine facility if it falls in any of the following circumstances:
 - 9.1.1 Without a microchip implant.
 - 9.1.2 Without the original export veterinary certificate.
 - 9.1.3 No microchip number on the export veterinary certificate provided, or the number is inconsistent with the actual one on the dog/cat.
 - 9.1.4 The export veterinary certificate is provided but without the animal's species, sex, and age or the information is inconsistent with that of the actual animal; or without a statement saying that the dog/cat shows no clinical signs of rabies upon inspection.
 - 9.1.5 The export veterinary certificate fails to comply with Article 6.2.2.
 - 9.1.6 The export veterinary certificate fails to comply with Article 6.2.3.
 - 9.1.7 The dog/cat has been transferred from one transportation vehicle to another in a country (zone) not recognized as being free from rabies on its way from the exporting country to the importing country.
 - 9.2 The import veterinary certificate will be issued for a dog/cat described in Article 9.1 only after the dog/cat shows no suspicious signs of notifiable animal infectious diseases, and complies with the following requirements after post-entry quarantine:
 - 9.2.1 For the circumstances in Articles 9.1.1 to 9.1.3 and Article 9.1.6, the dog/cat shall complete vaccination with vaccine against rabies over 90 days of age, sample the blood for rabies test over 30 days after vaccination , and be detained in quarantine for 97 days after the date of blood sampling that passes the rabies test. For those not passing the test, abovementioned procedure of vaccination and test may be repeated or the animal shall be detained in quarantine for 180 days. For the circumstance in Article 9.1.1, the dog/cat shall get a microchip implant immediately after entering the post-entry quarantine facility. For the circumstances in Articles 9.1.2 or 9.1.3, post-entry quarantine shall be shortened to 30 days and disease mitigation measures (vaccination, blood testing, etc.) do not need to be repeated during post-entry quarantine when the dog/cat re-enters with (1) the export quarantine document of the importing country for the dog/cat exporting, and (2) an original test report shows the dog/cat has passed the test with the blood sampled before exiting the importing country and within one year prior to re-entering the importing country.
 - 9.2.2 For the circumstance in Article 9.1.4, the dog/cat shall be detained in quarantine for 7 days.
 - 9.2.3 For the circumstance in Article 9.1.5, the dog/cat shall complete vaccination with

vaccine against rabies pursuant to Article 4.2, and be detained in quarantine for 30 days after the vaccination.

9.2.4 For the circumstance in Article 9.1.7, the animal shall be detained in quarantine for 7 days. However, quarantine may be waived for a dog/cat that complies with one of the following requirements:

9.2.4.1 The transportation cage is sealed well by the exporting country's animal quarantine authority, and the seal number is stated on the export veterinary certificate; or

9.2.4.2 A document issued by the animal quarantine authority or customs authority of the transshipping country (zone), or by the airline or shipping company attesting that the dog/cat did not leave the airport or harbor, and had no contact with other animals susceptible to rabies.

9.3 For the circumstances in Articles 9.1.4 to 9.1.7, disease mitigation measures (vaccination, blood testing, etc.) have already been completed pursuant to these requirements, according to statements of the export veterinary certificate or the export quarantine document issued by the importing country for the dog/cat re-entering, do not need to be repeated during post-entry quarantine.

Chapter 3: Importation of Generic Dogs/Cats from a Country (Zone) Not Recognized as Being Free from Rabies

10. For the importation of a generic dog/cat from a country (zone) not recognized as being free from rabies, the following requirements shall be complied:

10.1 Implanted with a microchip.

10.2 Vaccinated with one of the following vaccines against rabies within 30 days to one year prior to importation, and the dog/cat shall be over 90 days of age at vaccination.

10.2.1 The inactivated vaccine.

10.2.2 The vaccine with a veterinary drug license issued by the competent authority of the importing country in accordance with the Veterinary Drugs Control Act.

10.3 Passing the rabies test with the blood sampled during any of the following periods:

10.3.1 Within 90 days to one year prior to importation;

10.3.2 Within 90 days to one year subsequent to the previous blood sampling that passed the rabies test, and within one year prior to importation; or

10.3.3. Before exiting the importing country and within one year prior to re-entering the importing country.

11.

11.1 To import a generic dog/cat from a country (zone) not recognized as being free from rabies, the applicant shall submit an application for the import quarantine permit to the import/export animal quarantine authority stationed at the port of entry and

make reservation for a space at post-entry quarantine facility or arrange relevant procedure at least 20 days (30 days for circumstances in Articles 11.1.5 and 60 days for circumstances in Articles 11.1.6) prior to entering or before exiting the importing country for subsequent re-entry along with photocopies of the following documents:

- 11.1.1 Identification document of the applicant. An applicant registered in the importing country shall provide the photocopy of the national identification card.
- 11.1.2 A vaccination certificate signed by a veterinarian using vaccine against rabies in compliance with Article 10.2.
- 11.1.3 A report issued by a reference or designated laboratory attesting that the dog/cat has passed the rabies test. In circumstances described in Article 10.3.2, the previous test report must be attached.
- 11.1.4 The export quarantine document of the importing country for a dog/cat complying with Article 10.3.3, and re-entry within one year ~~90 days~~ after the blood sampled exiting the importing country.
- 11.1.5 Medical chart for applying for an alternative designated post-entry quarantine place pursuant to the first Paragraph of Article 34-1 of the Statute for Prevention and Control of Infectious Animal Diseases for a generic dog/cat with a non-infectious serious medical condition (hereinafter dog/cat with serious medical condition) which makes its staying in a regular quarantine facility inappropriate.
- 11.1.6 A separate Project-Oriented Quarantine Plan for projected-oriented post-entry quarantine for short-term importation of generic dogs/cats to participate in or to accompany the importer to participate in international events that take place in the importing country or to attend activities on invitation by government agencies.

11.2 In response to applications submitted pursuant to Article 11.1, the import/export animal quarantine authority shall issue an import quarantine permit and make a reservation for a space at post-entry quarantine facility or arrange for other quarantine measures only after confirming that requirements of Article 11 are complied. However, the prescribed post-entry quarantine may be waived for a dog/cat that:

- 11.2.1 complied with Article 10.3.3 , and re-entered the importing country from the date of the blood sampled within one year prior after exporting; or
- 11.2.2 passed the test with the blood sampled within 180 days to one year prior to importation, and one of the following requirements is being complied with:
 - 11.2.2.1 the applicant submits the application for the import quarantine permit to the import/export animal quarantine authority stationed at the port of entry at least

- 120 days prior to entering; or
- 11.2.2.2 the applicants provides the qualified test report that stipulated in Article 11.1.3 and one of the following requirements is being complied with:
- 11.2.2.2.1 Recognized by the animal quarantine authority of the exporting country (endorsed, issue a declaration of the test result, etc.); or
- 11.2.2.2.2 A reference or designated laboratory sent the report directly to the import/export animal quarantine authority stationed at the port of entry (mail, email, fax, shown on its website etc.).
- 11.3 The certificate stipulated in Article 11.1.2 shall attest in Chinese or English the animal's species, sex, age, microchip number, vaccination date, name of the vaccine and manufacturer (or state "the vaccine is inactivated"), and other information in compliance with Article 10.2.
- 11.4 The applicant for importation of dogs/cats described in Article 11.1.6 shall be the organizer of the event/activity or the host agency extending the invitation.
- 11.5 A generic dog/cat from a country (zone) not recognized as being free from rabies, which has passed the rabies test but the date of blood sampling fails to comply with the requirement in Article 10.3 or without a test report showing the animal has passed the rabies test, may still be imported with the application pursuant to Article 11.1 and be detained in post-entry quarantine facility for 97 days after the date of blood sampling, or sampled in post-entry quarantine facility for rabies test and detained in quarantine for 97 days after the date of blood sampling that passes the rabies test.
- 11.6 If there is a need to change the entry date or the port of entry after acquiring the import quarantine permit pursuant to Article 11.1, the applicant shall submit an application to the import/export animal quarantine authority stationed at the port of entry for the change at least 10 days prior to the permit expires or the new entry date along with a photocopy of the original import permit and a vaccination certificate in compliance with Article 11.1.2. These changes are limited to one time only.
12. Generic dogs/cats imported from a country (zone) not recognized as being free from rabies shall be accompanied by an original veterinary certificate issued by the animal quarantine authority of the exporting country. The certificate shall state the following information in English or Chinese:
- 12.1 Type and origin of the animal:
- 12.1.1 Species (dog or cat shall be noted);
- 12.1.2 Total quantity;
- 12.1.3 Sex, age and microchip number;
- 12.1.4 The exporting country; and

- 12.1.5 Name of the exporter.
- 12.2 Result of the quarantine:
- 12.2.1 That the animal shows no clinical signs of rabies upon inspection;
- 12.2.2 Date of vaccination against rabies, name of the vaccine and manufacturer (or state “the vaccine is inactivated”), and other information required in compliance with Article 10.2;
- 12.2.3 That the dog/cat has passed the rabies test, the date of blood sampling, and the name of the test laboratory. Such information may be waived if an original test report is attached to show the dog/cat has passed the test. For the circumstance described in Article 10.3.2, additional information regarding the previous test shall be attested, or the original test report of the previous test shall be provided.
- 12.3 Date of issuance, name and official stamp of the issuing authority, and name and signature of the issuing officer.
13. Upon a generic dog/cat’s arrival at a port of the importing country from a country (zone) not recognized as being free from rabies, the importer shall submit the following documents to apply to the import/export animal quarantine authority for quarantine inspection:
- 13.1 Photocopy of the import quarantine permit;
- 13.2 The original export veterinary certificate, and
- 13.3 Photocopy of the bill of lading, airway bill or customs declaration.
14. In response to the application submitted pursuant to Article 13, the import/export animal quarantine authority will issue the import veterinary certificate only after confirming of compliance with Articles 10 and 12, and the dog/cat shows no suspicious clinical signs of notifiable animal infectious diseases after being detained for 7 days in a post-entry quarantine facility. However, quarantine in the prescribed post-entry facility may be waived for a dog/cat that:
- ~~14.1 Re-enters the importing country within 90 days after exiting;~~
- 14.1 Has applied for the “serious medical condition” status pursuant to Article 11.1.5 and deemed to need special medical care by the import/export animal quarantine authority. The dog/cat may be allowed to go through quarantine at a designated alternative facility; or
- 14.2 Has an import quarantine permit obtained pursuant to Article 11.1.6 and shall follow the Project-Oriented Quarantine Plan approved by the import/export animal quarantine authority.
- 15.
- 15.1 A generic dog/cat from a country (zone) not recognized as being free from rabies will be returned to sender, euthanized and destroyed, or sent to a post-entry quarantine facility if it falls in any of the following circumstances:

- 15.1.1 Without a microchip implant;
- 15.1.2 Without the original export veterinary certificate;
- 15.1.3 The export veterinary certificate is provided but without the microchip number, or the number is inconsistent with that of the animal;
- 15.1.4 The export veterinary certificate is provided but without the animal's species, sex, and age; or the information is inconsistent with that of the dog/cat; or without a statement saying that the dog/cat shows no clinical signs of rabies upon inspection;
- 15.1.5 The export veterinary certificate fails to comply with Article 12.2.2;
- 15.1.6 The export veterinary certificate fails to comply with Article 12.2.3, and an original test report showing that the dog/cat has passed the rabies test is not provided; or
- 15.1.7 The dog/cat has passed the rabies test, but the date of blood sampling fails to comply with the requirements in Article 10.3.
- 15.2 The import veterinary certificate will be issued for a dog/cat described in Article 15.1 only after confirming that the dog/cat shows no suspicious clinical signs of notifiable animal infectious diseases, and complies with the following requirements after post-entry quarantine:
 - 15.2.1 For the circumstances in Articles 15.1.1 to 15.1.3 and 15.1.6, the dog/cat shall complete vaccination with vaccine against rabies over 90 days of age, sample the blood for rabies test over 30 days after vaccination, and be detained in quarantine for 97 days after the date of blood sampling that passes the rabies test. For those not pass the test, the abovementioned procedure of vaccination and test may be repeated or the animal shall be detained in quarantine for 180 days. For the circumstance in Article 15.1.1, the dog/cat shall get a microchip implant immediately after entering the post-entry quarantine facility. For the circumstances in Articles 15.1.2 or 15.1.3, post-entry quarantine shall be shortened to 30 days and disease mitigation measures (vaccination, blood testing, etc.) do not need to be repeated during post-entry quarantine when the dog/cat re-enters with (1) the export quarantine document of the importing country for the dog/cat exporting, and (2) an original test report shows the dog/cat has passed the test with the blood sampled before exiting the importing country and within one year prior to re-entering the importing country.
 - 15.2.2 For the circumstance in Article 15.1.4, the dog/cat shall be detained in a post-entry quarantine facility for 30 days.
 - 15.2.3 For the circumstance in Article 15.1.5, the dog/cat shall complete vaccination with vaccine against rabies pursuant to Article 10.2, and be detained in post-entry quarantine facility for 30 days after the vaccination.

15.2.4 For the circumstance in Article 15.1.7, the dog/cat shall be detained in a post-entry quarantine facility for 97 days beyond the date the blood sample is collected for testing.

15.3 For the circumstances in Articles 15.1.4 to 15.1.7, disease mitigation measures (vaccination, blood testing, etc.) already **being**-completed pursuant to these requirements, according to the statements of the export veterinary certificate or the export quarantine document issued by the importing country for the dog/cat re-entering, do not need to be repeated during post-entry quarantine.

Chapter 4: Importation of Service Dogs from Countries (Zones) Not Recognized as Being Free from Rabies

16. Service dogs imported from a country (zone) not recognized as being free from rabies shall comply with all of the following requirements:

16.1 Implanted with a microchip,

16.2 Vaccinated with one of the following vaccine against rabies within 30 days to one year prior to importation, and the dog/cat shall be over 90 days of age at vaccination.

16.2.1 The inactivated vaccine.

16.2.2 The vaccine with a veterinary drug license issued by the competent authority of the importing country in accordance with the Veterinary Drugs Control Act.

6.3 Passing the rabies test with the blood sampled during any of the following periods:

16.3.1 Within 90 days to one year prior to importation;

16.3.2 Within 90 days to one year subsequent to the previous blood sampling that passed the rabies test, and within one year prior to importation; or

16.3.3 Before exiting the importing country and within one year prior to re-entering the importing country.

17.

17.1 To import a service dog from a country (zone) not recognized as being free from rabies, the applicant shall submit an application for import quarantine permit to the import/export animal quarantine authority stationed at the port of entry at least 20 days prior to entering or before exiting the importing country for subsequent re-entry along with photocopies of the following documents:

17.1.1 Identification document of the applicant. An applicant registered in the importing country shall provide the photocopy of the national identification card;

17.1.2 Certificate of the service dog as described in Articles 1.6 to 1.9;

17.1.3 A vaccination certificate signed by a veterinarian of using vaccine against rabies in compliance with Article 16.2;

17.1.4 Report issued by a reference or designated laboratory that the dog has passed the rabies test. For animals described in Article 16.3.2, the previous test report must

be attached; and

17.1.5 For a service dog in compliance with Article 16.3.3, and to be re-imported within ~~90 days after exiting the importing country~~ one year after the blood is sampled, the export quarantine document of the importing country must be provided.

17.2 The certificate in Article 17.1.3 shall attest in Chinese or English the animal's species, sex, age, microchip number, vaccination dates, name of the vaccine and manufacturer (or state "the vaccine is inactivated"), and other information in compliance with Article 16.2.

17.3 A service dog from a country (zone) not recognized as being free from rabies, which has passed the rabies test but the date of the blood sampling fails to comply with the requirement in Article 16.3 or without a test report showing the animal has passed the rabies test, may still be imported with the application pursuant to Article 17.1 and be detained in post-entry quarantine facility for 90 days after the date of blood sampling, or sampled in post-entry quarantine facility for rabies test and detained in quarantine for 90 days after the date of blood sampling that passes the rabies test.

17.4 If there is a need to change the entry date or the port of entry after acquiring the import quarantine permit pursuant to Article 17.1, the applicant shall ~~re~~-submit an application for the change to the import/export animal quarantine authority stationed at the port of entry at least 10 days prior to the permit expires or the new entry date along with a photocopy of the original import permit and a vaccination certificate in compliance with Article 17.1.3. These changes are limited to one time only.

18. Service dogs imported from a country (zone) not recognized as being free from rabies shall be accompanied by an original veterinary certificate issued by the animal quarantine authority of the exporting country. The certificate shall state the following information in English or Chinese:

18.1 Type and origin of the animal:

18.1.1 Species (dog shall be noted);

18.1.2 Total quantity;

18.1.3 Sex, age and microchip number;

18.1.4 The exporting country; and

18.1.5 Name of the exporter.

18.2 Result of the quarantine:

18.2.1 That the animal shows no clinical signs of rabies upon inspection;

18.2.2 Date of vaccination against rabies, name of the vaccine and manufacturer (or state "the vaccine is inactivated"), and other information in compliance with Article 16.2; and

- 18.2.3 That the dog has passed the rabies test, the date of blood sampling, and the name of the testing laboratory. Such information may be waived if an original test report is attached to show that the dog has passed the rabies test. For the circumstance described in Article 16.3.2, additional information regarding the previous test shall be attested, or the original report of the previous test shall be provided.
- 18.3 Date of issuance, name and official stamp of the issuing authority, and name and signature of the issuing officer.
19. Upon a service dog's arrival at a port of the importing country from a country (zone) not recognized as being free from rabies, the importer shall submit the following documents to apply for quarantine inspection to the import/export animal quarantine authority stationed at the port of entry:
- 19.1 Photocopy of the import quarantine permit;
- 19.2 The original export veterinary certificate;
- 19.3 The original service dog certificate; and
- 19.4 Photocopy of the bill of lading, airway bill or customs declaration.
20. In response to applications submitted pursuant to Article 19, the import/export animal quarantine authority will issue the import veterinary certificate only after confirming that requirements in Articles 16 and 18 are complied with, and the dog shows no suspicious clinical signs of notifiable animal infectious diseases.
- 21.
- 21.1 A service dog from a country (zone) not recognized as being free from rabies will be returned to sender, euthanized and destroyed, or sent to a post-entry quarantine facility if it falls in any of the following circumstances:
- 21.1.1 Without a microchip implant;
- 21.1.2 Without the original export veterinary certificate;
- 21.1.3 The export veterinary certificate is provided but without the microchip number, or the microchip number is inconsistent with that of the dog;
- 21.1.4 The export veterinary certificate is provided but without the animal's species, sex, and age; or the information is inconsistent with that of the actual animal; or without a statement saying the service dog shows no clinical signs of rabies upon inspection, or the original certificate of the service dog is not provided;
- 21.1.5 The export veterinary certificate fails to comply with Article 18.2.2;
- 21.1.6 The export veterinary certificate fails to comply with Article 18.2.3, and an original test report showing that the dog has passed the rabies test is not provided; or
- 21.1.7 The service dog has passed the rabies test, but the date of blood sampling fails to comply with the requirements in Article 16.3.

21.2 The import veterinary certificate will be issued only after the dog detained in post-entry quarantine pursuant to Article 21.1 shows no suspicious clinical signs of notifiable animal infectious diseases, and complies with the following requirements:

21.2.1 For the circumstances in Articles 21.1.1 to 21.1.3, the dog shall complete vaccination with vaccine against rabies over 90 days of age, sample the blood for rabies test over 30 days after vaccination, and be detained in quarantine for 97 days after the date of blood sampling that passes the rabies test. For those not pass the test, abovementioned procedure of vaccination and test may be repeated or the animal shall be detained in quarantine for 180 days. For the circumstance in Article 21.1.1, the dog shall get a microchip implant immediately after entering the post-entry quarantine facility. For the circumstances in Articles 21.1.2 or 21.1.3, post-entry quarantine shall be shortened to 30 days and disease mitigation measures (vaccination, blood testing, etc.) do not need to be repeated during post-entry quarantine when the dog re-enters with (1) the export quarantine document of the importing country for the dog exporting, and (2) an original test report shows the dog has passed the test with the blood sampled before exiting the importing country and within one year prior to re-entering the importing country.

21.2.2 For the circumstance in Article 21.1.4, the dog shall be detained in a post-entry quarantine facility for 7 days.

21.2.3 For the circumstance in Article 21.1.5, the dog shall be detained at a post-entry quarantine facility for 30 days after the vaccination of vaccine against rabies pursuant to Article 16.2.

21.2.4 For circumstances in Article 21.1.6, the dog shall be detained in a post-entry quarantine facility for 90 days beyond the date of blood sampling that passes the rabies test subsequent to vaccination with vaccine against rabies pursuant to Article 16.

21.2.5 For circumstances in Article 21.1.7, the dog shall be detained in a post-entry quarantine facility for 90 days beyond the date the blood sample is collected for testing.

21.3 For the circumstances in Articles 21.1.4 to 21.1.7, disease mitigation measures (vaccination, blood testing, etc.) have already been completed pursuant to these requirements, according to the statements of the export veterinary certificate or the export quarantine document issued by the importing country for the dog re-entering, do not need to be repeated during post-entry quarantine.

22.

22.1 A search and rescue dog imported upon the consent of a disaster prevention and

protection agency for rescue tasks in response to domestic disasters shall be exempted from requirements in Articles 3 to 21.

22.2 Prior to the entry of a search and rescue dog described in Article 22.1, the applicant shall submit an application for import quarantine permit along with photocopy of rabies vaccination certificate, and the disaster prevention and protection agency's written consent to the import/export animal quarantine authority stationed at the port of entry.

22.3 Upon arrival of the search and rescue dog described in Article 22.1, the importer shall submit the original export veterinary certificate to the import/export animal quarantine authority stationed at the port of entry. The import veterinary certificate will be issued only after confirming that the animal is consistent with the following information attested by the original export veterinary certificate:

22.3.1 The search and rescue dog's species, sex, age, and microchip number;

22.3.2 Date of vaccination against rabies; and

22.3.3 That the search and rescue dog shows no clinical signs of rabies upon inspection.

22.4 After importation of the search and rescue dog, the local animal disease control authority of the disaster area, and the import/export animal quarantine authority may send officials to check on the health of the search and rescue dog.

22.5 A search and rescue dog assigned by a disaster prevention and protection agency for rescue tasks in response to international disasters and re-entered with the export quarantine document of the importing country for the dog exporting issued in 30 days shall be exempted from requirements in Articles 17, 18, 19.1 and 19.2.

Chapter 5: Additional Provisions

23. The applicant is to bear the cost incurred by the dog/cat for detention, transport, clinical check-up, quarantine measures (feeding, handling, medical care, sampling/testing, microchip implanting, and vaccination), re-export, culling and destruction for safety precaution or other measures deemed necessary.

24.

24.1 ~~Unless otherwise stipulated in this requirements (e.g. a dog/cat deemed to need special medical care for serious medical condition by the import/export animal quarantine authority and allowed to go through quarantine at a designated alternative facility according to Article 14.2), a~~ A dog/cat subject to post-entry quarantine shall be upon arrival at the port of entry escorted to the designated post-entry quarantine facility by the import/export animal quarantine authority.

However, the escort operation may be waived for a dog/cat that:

24.1.1 deemed to need a special medical care for serious medical condition by the import/export animal quarantine authority and allowed to go through quarantine

- at a designated alternative facility according to Article 14.2;
- 24.1.2 is a duty dog and be sent to a designated post-entry quarantine facility according to Article 9.1 or 21.1; or
- 24.1.3 agreed by the import/export animal quarantine authority to be transported to a designated post-entry quarantine facility within a specified time in writing with the transportation cage being sealed well and in compliance with any of the following requirements:
- 24.1.3.1 A dog/cat has an import quarantine permit obtained pursuant to Article 11.1.6 and follow the Project-Oriented Quarantine Plan approved by the import/export animal quarantine authority; or
- 24.1.3.2 A dog/cat is brachycephalic or more than 10 years old and the import/export animal quarantine authority stationed at a port of entry agrees to an exemption of escorting.
- 24.2 The importer/applicant may provide the transport vehicle for transportation described in Article 24.1 with the consent of the import/export animal quarantine authority.
- 24.3 The import/export animal quarantine authority may commission the escort operation described in Article 24.1 to another agency, legal entity or organization.
25. A dog/cat in the following circumstances during post-entry quarantine shall be subject to corresponding measures:
- 25.1 A booster vaccination with vaccine against rabies shall be required if a post-entry blood test shows a rabies neutralizing antibody titer level less than 0.5 IU/ml.
- 25.2 A booster vaccination with vaccine against rabies shall be required if one year has passed since the most recent vaccination date.
- 25.3 If a dog/cat gives birth during post-entry quarantine, the mother and offspring shall stay together until the end of the mother's quarantine period.
26. A quarantine inspector shall on his or her own initiative take necessary actions to dispose of an imported dog/cat deemed or suspected contracting notifiable animal infectious diseases. A dog/cat suspected to have an animal infectious disease other than the notifiable ones may be detained in quarantine isolation until the suspicion is ruled out.
27. For dogs/cats imported before the implementation of this set of Requirements but not yet obtained the Import Veterinary Certificate issued by the animal quarantine authority, the import/export animal quarantine authority may issue the Import Veterinary Certificate upon the confirmation of that importation of the dog/cat is in compliance with this set of Requirements.



NOTIFICATION

1. Notifying Member: <u>THE SEPARATE CUSTOMS TERRITORY OF TAIWAN, PENGHU, KINMEN AND MATSU</u> If applicable, name of local government involved:
2. Agency responsible: Animal and Plant Health Inspection Agency, MOA
3. Products covered (provide tariff item number(s) as specified in national schedules deposited with the WTO; ICS numbers should be provided in addition, where applicable): Dog and cat
4. Regions or countries likely to be affected, to the extent relevant or practicable: <input checked="" type="checkbox"/> All trading partners <input type="checkbox"/> Specific regions or countries:
5. Title of the notified document: The draft amendment of the "Quarantine Requirements for the Importation of Dogs and Cats" in relation to Article 8 (Annex 6) of the "Regulations for the Importation of Objects Subject to Animal Quarantine". Language(s): English. Number of pages: 15 https://members.wto.org/crnattachments/2023/SPS/TPKM/23_13388_00_e.pdf
6. Description of content: The 7-days post-entry quarantine for dogs/cats from a country (zone) not recognized as being free from rabies is still maintained. However, in the draft amendment, this measure may be waived when the waiting period between blood sampled date of rabies antibody test to the exporting date are extended from 90 days to 180 days and one of the following requirements is complied with: <ol style="list-style-type: none">1. The applicant submits the application for the import quarantine permit at least 120 days prior to entering; or2. The test report is recognized by the veterinarians of the animal quarantine authority of the exporting country (endorsed, a declaration issued of the test result, etc.); or3. The test report is sent directly by a reference or designated laboratory to the import/export animal quarantine authority stationed at the port of entry (mail, email, fax, shown on its website, etc.).
7. Objective and rationale: <input type="checkbox"/> food safety, <input checked="" type="checkbox"/> animal health, <input type="checkbox"/> plant protection, <input checked="" type="checkbox"/> protect humans from animal/plant pest or disease, <input type="checkbox"/> protect territory from other damage from pests.
8. Is there a relevant international standard? If so, identify the standard: <input type="checkbox"/> Codex Alimentarius Commission (e.g. title or serial number of Codex standard or related text): <input checked="" type="checkbox"/> World Organization for Animal Health (OIE) (e.g. Terrestrial or Aquatic Animal Health Code, chapter number): Chapter 8.15 of the WOAH Terrestrial Animal Health Code <input type="checkbox"/> International Plant Protection Convention (e.g. ISPM number): <input type="checkbox"/> None

<p>Does this proposed regulation conform to the relevant international standard? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No</p> <p>If no, describe, whenever possible, how and why it deviates from the international standard:</p>	
9.	<p>Other relevant documents and language(s) in which these are available: The draft amendment of the "Quarantine Requirements for the Importation of Dogs and Cats" in relation to Article 8 (Annex 6) of the "Regulations for the Importation of Objects Subject to Animal Quarantine" (Ministry of Agriculture Announcement, Nong Fang Zi No. 1121483363 dated 31 October 2023) can be found at: https://www.aphia.gov.tw/theme_data.php?theme=news&sub_theme=message&id=20561 (available in Chinese)</p>
10.	<p>Proposed date of adoption (dd/mm/yy): To be determined. Proposed date of publication (dd/mm/yy): To be determined.</p>
11.	<p>Proposed date of entry into force: <input type="checkbox"/> Six months from date of publication, and/or (dd/mm/yy): To be determined. <input type="checkbox"/> Trade facilitating measure</p>
12.	<p>Final date for comments: <input checked="" type="checkbox"/> Sixty days from the date of circulation of the notification and/or (dd/mm/yy): 8 January 2024</p> <p>Agency or authority designated to handle comments: <input checked="" type="checkbox"/> National Notification Authority, <input checked="" type="checkbox"/> National Enquiry Point. Address, fax number and e-mail address (if available) of other body:</p> <p>Animal and Plant Health Inspection Agency, Ministry of Agriculture 9F, No. 100, Sec.2, Heping W. Rd., Zhongzheng Dist., Taipei City, 100060, Taiwan Tel: +(886) 2 3343 2091 Fax: +(886) 2 2332 2200 Email: wtosps@aphia.gov.tw Website: http://www.aphia.gov.tw/</p>
13.	<p>Text(s) available from: <input checked="" type="checkbox"/> National Notification Authority, <input checked="" type="checkbox"/> National Enquiry Point. Address, fax number and e-mail address (if available) of other body:</p> <p>Animal and Plant Health Inspection Agency, Ministry of Agriculture 9F, No.100, Sec.2, Heping W. Rd., Zhongzheng Dist., Taipei City, 100060, Taiwan Tel: +(886) 2 3343 2091 Fax: +(886) 2 2332 2200 Email: wtosps@aphia.gov.tw Website: http://www.aphia.gov.tw/</p>