



ΚΥΠΡΙΑΚΟ
ΕΜΠΟΡΙΚΟ ΚΑΙ
ΒΙΟΜΗΧΑΝΙΚΟ
ΕΠΙΜΕΛΗΤΗΡΙΟ

Λευκωσία 1.3.2019

Προς: Όλους τους Ενδιαφερόμενους
Από: Γραμματεία
Θέμα: Ρηματική Διακοίνωση

Κυρίες, Κύριοι,

Σας αποστέλλεται Ρηματική Διακοίνωση της Πρεσβείας της Βραζιλίας με αρ. 02/2019 και ημ. 7.2.2019 για ενημέρωσή σας.

Με εκτίμηση

Χρίστος Πετσίδης
Διευθυντής Υπηρεσιών και Εμπορίου

ΕΛΛΗΘΗ
08 FEB 2019
ΥΠΟΥΡΓΕΙΟΝ ΕΞΩΤΕΡΙΚΩΝ

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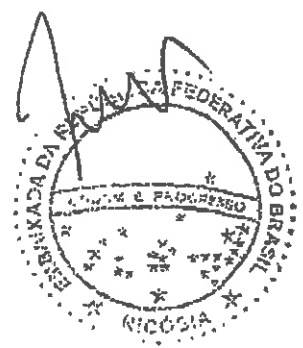
The Embassy of the Federative Republic of Brazil presents its compliments to the Ministry of Foreign Affairs of the Republic of Cyprus and has the honour to attach a copy of the English translation of the Normative Instruction n. 67, dated 5 November 2018, from the Ministry of Agriculture, Livestock and Food Supply of Brazil.

The aforementioned Normative Instruction establishes new administrative procedures regarding certification for the export and import of beverages, vinegars, wines and products of grape and wine to and from Brazil.

The Embassy of the Federative Republic of Brazil avails itself of this opportunity to renew to the Ministry of Foreign Affairs of the Republic of Cyprus the assurances of its highest consideration.

Nicosia, February 7, 2019

MINISTRY OF FOREIGN AFFAIRS
OF THE REPUBLIC OF CYPRUS
NICOSIA



176

NORMATIVE INSTRUCTION N° 67 OF NOVEMBER 5, 2018.

THE MINISTER OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY IN-OFFICE, in the use of his attributions granted by the art. 87, sole §, item II of the Constitution, in view of the provisions of Law n° 7,678 of November 8, 1988, in the Decree n° 8,198 of February 20, 2014, Law n° 8,918 of July 14, 1994, in the Decree n° 6,871 of June 4, 2009, and the Case n° 21000.003707/2018-85, decides:

Art. 1 The procedures for computerizing the administrative procedures for certification for the export and import of beverages, vinegars, wines and products of grape and wine are hereby instituted within the scope of the Ministry of Agriculture, Livestock and Food Supply (MAPA) referring to the attributions of the technical areas of the Federal Superintendence of Agriculture, Livestock and Supply in the Federation Units - SFA-UF, in the form of this Normative Instruction.

Art. 2 The certificates templates and related documents necessary for the certifications of exportation and importation of beverages, vinegars, wines and products of grape and wine, hereinafter related and identified as Annexes to this Normative Instruction are approved:

I - for export:

- a) Certificate of Origin for Exportation of Beverages, Vinegars, Wines and Products of Grape and Wine - Annex I;
- b) Certificate of Free Sale of Beverages, Vinegars, Wines and Products of Grape and Wine - Annex II;
- c) Certificate for Export of Beverages, Vinegars, Wines and Products of Grape and Wine from Brazil for Peoples Republic of China - Annex III;
- d) Certificate for Export of Wines and Products of Grape and Wine to the European Community - Annex IV; and
- e) Term of Commitment for Exporting Wine and Products of Grape and Wine for the European Community - Annex V;

II - for import:

- a) Authorization for Exemption from Collecting Samples of Beverages, Vinegars, Wines and Products of Grape and Wine - Annex VI;
- b) Authorization for Exemption from Collecting Samples of Wines and Products of Grape and Wine and Wine of Exceptional Quality - Annex VII;
- c) Inspection Certificate for Import of Beverages, Vinegars, Wines and Products of Grape and Wine - Annex VIII;
- d) Certificate of Origin for Exportation of Beverages, Vinegars, Wines and Products of Grape and Wine to Brazil - Annex IX;
- e) Template of Labeling for Identification of Control Samples for Importing - Annex X.

and

IN.NOV002-ECRC

[PAGE 2]

f) Template for official attesting of typicality and regionality of alcoholic beverages, wines and products of grape and wine for import by Brazil - Annex XI.

III - for imports without commercial purposes:

a) Authorization for Importation of Beverages, Vinegars, Wines and Products of Grape and Wine without commercial purposes - Annex XII.

IV - for beverages, vinegars, wines and products of grape and wine auctioned by the Internal Revenue Service of Brazil:

a) Statement of Compliance for the Trade and Consumption of Beverages, Vinegars, Wines and Products of Grape and Wine purchased at auction from the Internal Revenue Service of Brazil - Annex XIII.

**CHAPTER I
GENERAL PROVISIONS**

Art. 3 For the purposes of this Normative Instruction, there are considered:

I - Product: beverages and vinegars, defined within the scope of the Law n° 8.918 of 14 July 1994, the wines and products of grape and wine, defined within the scope of the Law n° 7.678 of 8 November 1988, as well as in other related regulatory acts;

II - Inspecting Agency: specialized technical area in beverages, vinegars, wines and products of grape and wine at the SFA-UF;

III - Service Portal: the electronic Federal Government's official website for the provision of information and access to public services, in the form established in the Decree n° 8.936 of 19 December 2016;

IV - Laboratories: the laboratories of analysis included in the National Network of Agricultural Laboratories of the Unified System of Attention to Agricultural and Livestock Health; and

V - Central Instance of the Beverage Area: General Coordination for Wines and Beverages - CGVB/DIPOV/SDA/MAPA.

Art. 4 The requests, petitions, inclusion and the notification of requirements related to the procedures described in this Normative Instruction must be performed exclusively in electronic environment, by means of data ingestion by the stakeholder in the Service Portal.

Art. 5 The emission of the certificates by the inspection agency and the annexation of findings by the laboratories must be performed exclusively through the Service Portal.

§ 1 The analysis and signature of the documents listed in art. 2 of this Normative Instruction shall be carried out, as appropriate, by the Federal Inspector of Agriculture - AFFA of the inspection agency of the unit of the federation where the exporting establishment is located; or, where the deposit of the imported merchandise is located; or, where the merchandise with non-commercial import will be deposited or exposed;

§ 2 In exceptional cases, the Central Instance of the Beverage Area may redistribute

(27)

the task of analyzing the application to the AFFA filled in by a supervisory agency of another unit of the federation, which, in case of approval, will issue the respective Certificate;

IN.NOV002-ECRC

[PAGE 3]

§ 3 The Central Instance of the Beverage Area may authorize the corresponding licenses out of the Portal, when occurs an interruption of operation of the system, or in cases of new certificate templates required by countries that are importers and interested in submitting all the information contained in the requested certificate listed in the Annexes of this Normative Instruction.

§ 4 The certificate provided for in Annex IV of this Normative Instruction must contain the signature of the technical manager of the laboratory that analyzed the product.

Art. 6 The documents issued by the inspection agency through the Service Portal must be signed digitally, with an individual security key, in accordance with Decree nº 8,539 of October 8, 2015.

Sole § Verification of the authenticity of the documents issued can be carried out by consulting the MAPA website on the World Wide Web.

Art. 7 The certificates, authorizations and analysis reports issued will be made available to the applicant in the Service Portal after the conclusion of the process by the inspection agency.

CHAPTER II ON CERTIFICATION PROCEDURES FOR PRODUCT EXPORT

Art. 8 The request for certification for export of products must be carried out by the exporter via Service Portal including the following documents:

- I - export contract or proposed charter signed in relation to products to be exported;
- II - attesting the official requirement of the importing country;
- III - Term of Commitment, in a template provided by the Service Portal, mandatory for export of wines and products of grape and wine to the European Community, according to Annex V; and
- IV - Current instrument granting powers to represent the legal entity that contains a specific clause to act before MAPA.

Art. 9 Whenever there is an official requirement of the importing country, the exporting establishment or its legal representative must request the laboratory to analyze export control through the Service Portal.

Sole § The request referred to in the caput shall be compulsory in the case of a request for the export of wines and products of grape and wine for the European Community, and in the case of free sale certificate request.

173

Art. 10 The unit of export sample control should be sent to the laboratory by a representative of the exporting establishment, accompanied by the number of the request generated by the Service Portal.

IN.NOV002-ECRC

[PAGE 4]

§1 The quantity of product containers must be at least:

I - bottled or bulk liquid product: two containers containing a total volume of no less than 1 (one) liter;

II - in case of solid product, other than fruit pulp, or concentrated product: as many containers as are necessary to obtain, after the dilution specified by the manufacturer, the volume of 1 (one) liter; or

III - fruit pulp: two packages containing total mass of no less than 1 (one) kilogram.

§ 2 Whenever determined by the inspection agency or the laboratory, there should be collected an additional container for other laboratory determinations, subject to the maximum volume determined in § 1 of this article.

Art. 11 The Free Sale Certificate will be issued exclusively to the national product that meets the standard of identity and quality set for Brazil, after analysis by export control.

Art. 12 For export of products, while importing country requirement, there may be adopted other procedures, according to the Secretary of Agricultural Defense Act-SDA/MAPA.

CHAPTER III

ON CERTIFICATION PROCEDURES FOR PRODUCT IMPORT

Art. 13 The sample collection for analysis of import control provided for in art. 93, sole § of Decree n° 6871 of 4 June 2009 and in § 1 art. 67 of Decree n° 8.198 of 20 February 2014, may be waived in the case of product of same title, trademark, producer or bottler and of the same variety, the latter when declared, through the presentation with the unit for International Agricultural Monitoring System - Vigiaagro of one of the following documents:

I - Authorization for Exemption from Collecting Samples, document issued by querying the Service Portal, whenever the product is linked to the import inspection certificate within the period of validity; or

II - Authorization for Exemption from Collecting Samples for Wines and Products of Grape and Wine and Wine of Exceptional Quality, after consulting the Service Portal for products like this sorted by specific rule.

§ 1 For the purposes of exemption from collecting on further imports, the validity of the document referred to in item I of this article, has the counting started from the date of signature of the last inspection certificate issued and in conformity with the following criteria:

(70)

- I - 1 (one) year for non-alcoholic products; or
- II - 3 (three) years for alcoholic products, distilled alcoholic, vinegars and vinegars derived from wine.

IN.NOV002-ECRC

[PAGE 5]

§ 2 For the purpose of research, investigation of complaint or in cases of need for training to support database laboratory methodologies that aim to detect fraud in products, the Central Instance of the Beverage Area may determine that a product, raw materials or ingredients pass through sample collection, even if in possession of a valid certificate of import inspection.

Art. 14 In the import operation, the stakeholder must request the inspection authority, through the Service Portal, the Certificate of Import Inspection.

§ 1 The applicant must indicate, in the specific field of the electronic application, the laboratory where he will send the samples for control analysis, whose costs and procedures will be at his own expense.

§ 2 The sample collection is carried out by the Vigiagro unit, except in an exceptional technical situation where it is not possible to carry out sampling at the point of entry of the product, which can be released by Vigiagro after formalization via SEI - Electronic Information System, requesting the collection of samples to the inspection agency.

§ 3 The control sample unit for import must contain the following quantity of containers:

I - bottled or bulk liquid product: two containers containing a total volume of no less than 1 (one) liter;

II - in case of solid product, other than fruit pulp, or concentrated product: as many containers as are necessary to obtain, after the dilution specified by the manufacturer, the volume of 1 (one) liter; or

III - fruit pulp: two packages containing total mass of no less than 1 (one) kilogram.

§ 4 Whenever determined by the inspection agency or the laboratory, there should be collected an additional container for other laboratory determinations, subject to the maximum volume determined in § 3 of this article.

§ 5 After the analysis completion, the indicated laboratory must enter directly the laboratory analysis report in the Service Portal.

§ 6 The request generated in the Service Portal as provided for in the caput will be analyzed by the inspection agency's AFFA, which will issue the corresponding Certificate of Import Inspection indicating the product as fit or unfit after checking the following items:

I - laboratory report attached to the system by the laboratory that performed the product analysis;

II - documents annexed in the Integrated Foreign Trade System - Siscomex or in the Single

Foreign Trade Portal - Single Portal, as indicated in the dossier number by the applicant;

III - Certificate of origin, issued by an official or officially accredited agency of the country of origin, that is, country of production of the product, and duly registered in the Registration System of Organisms and Foreign Laboratories - SISCOLE;

IN.NOV002-ECRC

[PAGE 6]

IV - Certificate or Report of analysis issued by laboratory registered in SISCOLE; and

V - other documents and information to clarify eventual inspection requirements.

§ 7 Possible requirements in the analysis of the application in the Service Portal shall be complied within the period established by the AFFA, and in case of non-attendance, a verification procedure shall be opened to verify the facts, without prejudice to other applicable sanctions.

Art. 15 The products can be removed for deposit in place off the customs facilities, at the discretion of the Vigiaçao unit, pending the issuance of the certificate of inspection for import, by signing of term by the representative of the importing establishment.

Art. 16 The imported product that is considered unfit in the import inspection certification, or that presents nonconformities after inspection analysis must be submitted to the complete procedure in the Service Portal, until it is considered fit for 3 (three) consecutive imports.

Art. 17 The certificate or analysis report of the product, issued by a foreign laboratory duly registered in SISCOLE shall contain the analytical parameters set forth in the Brazilian specific standards.

§ 1 The products subject to importation may only be admitted and marketed in the national market if Brazilian identity and quality standards are met.

§ 2 For the purpose of customs clearance, when it is found that the analytical parameters are not compliant, the procedures for inspection analysis may be adopted for the foreign product or the product may be returned to the origin or re-exported to another country, except for the cases provided for in §§ 3 and 4 of this article.

§ 3 Alcoholic beverages, wine and products of grape and wine of foreign origin that do not meet the requirements of national identity and quality may only be traded in the national territory on presentation of a certificate issued by the official agency of the country of origin or entity recognized for this purpose, attesting:

- I - having a typical, regional and peculiar characteristic of the country of origin;
- II - being framed in the legislation of the country of origin; and
- III - being of normal consumption and current and having name and composition duly accredited in the region of the country of origin.

(70)

§ 4 The product possessing a geographical indication shall be exempt from the provisions of § 2 of this article, and having it appear on the certificate of origin or any other official document.

§ 5 It is prohibited the importation of any product containing additives, contaminants or residues of contaminants, organic or inorganic, that are not compliant with the Brazilian legislation;

IN.NOV002-ECRC

[PAGE 7]

§ 6 The import of products containing an ingredient not allowed for human consumption in Brazil is subject to prior assessment by the Brazilian health authority jurisdiction.

CHAPTER IV

IMPORT AUTHORIZATION PROCEDURES OF PRODUCTS FOR NON-COMMERCIAL PURPOSES

Art. 18 It is mandatory the presentation to the Vigiagro of the Authorization for Importation of Beverages, Vinegars, Wines and Products of Grape and Wine Without Commercial Purposes, issued by the inspection agency. It is done via application of the stakeholder by the Service Portal, for imports of products that are not intended for marketing, accompanied or not by certificates of analysis and of origin and by volume exceeding twelve liters, to the following destinations:

- I - exhibitions;
- II - quality competitions, tasting events or commercial promotion;
- III - development and research; or
- IV - personal consumption.

§ 1 The quantity of the product imported without commercial purposes must be consistent with the size and duration of the exhibition, the contest, the event, or the research and development for which it is intended and comply with specific legislation of the competent inspection agency.

§ 2 It is also considered as own consumption the products brought in changes of physical persons coming from abroad into Brazil.

§ 3 Imports of products up to 12 (twelve) liters are exempt from authorization and control by MAPA.

Art. 19 For the diplomatic representation, Vigiagro must proceed to physical and documentary inspections of Simplified Import Licensing (LSI) or Simplified Import Declaration (DSI), getting dismissed sampling and analysis Laboratory, but the representative of the international organization, diplomatic or consular should get the Authorization for Importation of Beverages, Vinegars, Wines and Products of Grape and Wine without commercial purposes provided for in Annex XII, through the Service Portal, approved for specific organ of the Ministry of Foreign Affairs.

169

CHAPTER V
ON INSPECTION PROCEDURES FOR THE NATIONALIZATION OF WINE AND BEVERAGES
AUCTIONED BY THE FEDERAL REVENUE SERVICE OF BRAZIL

Art. 20 Establishments that collect beverages, vinegars, wine and products of grape and wine at auctions of the Federal Revenue Service must submit the products for analysis by the laboratories.

Sole § The costs of analysis will be borne exclusively by the bidder.

Art. 21 Imported products purchased through auction can only be released for marketing or personal use after the analysis and issue, by the inspection agency, of the

IN.NOV002-ECRC

[PAGE 8]

Statement of Compliance for the Trade and Consumption of Beverages, Vinegars, Wines and Products of Grape and Wine purchased at auction from the Internal Revenue Service of Brazil, document listed in Annex XIII, which will only be issued if the product meet the identity and quality standard established in specific standard.

Sole § The product intended for commercialization must contain the label or counter-package in accordance with specific Brazilian legislation, exempted from the obligation to register the importer in MAPA, and the responsible person must keep on file, available for inspection, any documentation proving the acquisition by means of an official auction.

CHAPTER VI
FINAL PROVISIONS

Art. 22 Whenever the import control analyzes indicate compliance with the identity and quality requirements, the representative of the importing establishment may withdraw the remaining sample, upon request from the laboratory, within a maximum of sixty days after the issue of the Import Inspection Certificate.

Sole § The samples not taken shall be destroyed or made available for the development of research of interest to the National Network of Agricultural Laboratories and federal surveillance.

Art. 23 The Import Inspection Certificate issued in the previous procedure to this Normative Instruction or out of the Service Portal may be used until the date of its validation.

Art. 24 The product imported under the special customs drawback regime provided for in specific legislation of the Federal Revenue Service will be exempted from the procedure set forth in Chapter III of this Normative Instruction.

Art. 25 The use of electronic systems provided for in art. 1, as well as the models of documents and certificates contained in Annexes I, II, III, IV, V, VI, VII, VIII, XI and XII, is conditional on their full availability in the Service Portal website.

168

Art. 26 There is the time limit of 365 (three hundred and sixty-five) days for adaptation of the Certificate of Origin for Exportation of Beverages, Vinegars, Wines and Products of Grape and Wine for Brazil provided in Annex IX and its respective Appraisal Report, counted to date of publication of this Normative Instruction.

Art. 27 The following are revoked:

I - Normative Instruction n° 54 of November 18, 2009, the following devices:

- a) items III and IV, of art. 1;
- b) items II to X of the sole § of art. 2;
- c) the arts. 11 to 23;
- d) the arts. 35 to 39;
- e) the arts. 40 to 50; and
- f) annexes II to X.

IN.NOV002-ECRC

[PAGE 9]

II - Normative Instruction n° 55 of November 18, 2009, the following devices:

- a) items III and IV, of art. 1;
- b) items II to X of the sole § of art. 2;
- c) the arts. 11 to 23;
- d) the arts. 36 to 40;
- e) the arts. 41 to 50; and
- f) annexes II to X.

III - Normative Instruction n° 17 of April 19, 2011.

Art. 28 This Normative Instruction is made effective upon its publication.

EUMAR ROBERTO NOVACKI
Minister of State for Agriculture, Livestock
and Food Supply, in-Office

IN.NOV002-ECRC

[PAGE 10]

ANNEX I



Federative Republic of Brazil
Ministry of Agriculture, Livestock and Food Supply

**CERTIFICATE OF ORIGIN FOR EXPORTATION OF BEVERAGES, VINEGARS,
WINES AND PRODUCTS OF GRAPE AND WINE**
N°: UF-sequence/year

167

1. Producer or Exporter: (Name, address and country)				
2. Importer: (Name, address and country)				
3. Consignee: (Name, address and country)				
4. Product's name:			5. Brand name:	
6. WCO Code:	7. MAPA Register:	8. Lot	9. Quantity	10. Unity:
11. Name and complete address of the official organ:				

The Ministry of Agriculture, Livestock and Supply of Brazil certifies that the above listed product was produced following the production methods approved in Brazil and is fit for export.

The date of the document is the one that appears in the electronic signature of the federal inspector of agriculture.

IN.NOVGG2-ECRC
[PAGE 11]

ANNEX II



Federative Republic of Brazil
Ministry of Agriculture, Livestock and Food Supply

CERTIFICATE OF FREE SALE OF BEVERAGES, VINEGARS, WINES AND PRODUCTS OF GRAPE AND WINE

Nº: UF-sequence/year

The Ministry of Agriculture, Livestock and Food Supply certifies that the product below complies with the legal conditions for their free trade in Brazil.

1. Name	2. Brand Name

Produced or manufactured by _____ < corporate name >, an establishment duly registered in Brazil, is fit for human consumption, commercialized in the Brazilian Territory and exported in accordance with the Brazilian law.

The date of the document is the one that appears in the electronic signature of the federal inspector of agriculture.

IN.NOV002-ECRC

[PAGE 12]

ANNEX III


166

Certificate for Export of Food from Brazil to the People's Republic of China					
Certificate Number :					
1. Name, Address of Exporter			2. Name, Address and Record n° of Importer/Consignee		
3. Exporting Country/Region:			4. Competent Authority:		
5. Country/Region of Origin:			6. Place of Loading:		
7. Means of Transport:			8. Place of Destination:		
9. Name, Address, Approval n° (If Applicable) of Production and Processing Enterprise:					
10. Name of the Product, if Applicable	11. Specifications	12. Lot/Production Date/Before (At least one option)	13. Type of Packaging	14. Number of Packages	15. Net Weight
16. I hereby certify that:					

IN.NOV002-ECRC

[PAGE 13]

- 1) The product(s) described above come(s) from(an) Establishment(s) under the supervision of competent authority.
- 2) The product(s) described above was/were produced, packed, stored, and transported under sanitary condition, which were under the supervision of competent authority.
- 3) The product(s) described above meet(s) relevant food safety law(s), regulations(s) and standard(s) requirements of the People's Republic of China.
- 4) The product(s) described above is/are fit for human consumption.

17. Signature of Authorized Officer:	18. Date of Signature	19. Official Seal 
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20. Remarks :

Explanatory notes:

- The Certificate does not deal with animal and plant quarantine requirements.
- Name of Province/country competent authority.

IN.NOV002-ECRC

[PAGE 14]

**ANNEX IV
CERTIFICATE FOR EXPORT OF WINE AND PRODUCTS OF
GRAPE AND WINE FOR THE EUROPEAN COMMUNITY**

165

1. Exporter (name and address)		THIRD COUNTRY OF ISSUE BRAZIL V - 11 N° da Ordem Serial n° DOCUMENT FOR EXPORTATION OF WINE, GRAPE JUICE, OR GRAPE MUST INTO THE EUROPEAN COMMUNITY	
2. Consignee (name and address)		3. Customs stamp (For official EC use only)	
4. Means of transport and transport details (1)		5. Place of unloading (IF different from 2)	
6. Description of the imported product		7. Quantity in l/hl/kg	
		8. Number of bottles	
9. CERTIFICATE The product described above is (3) /is not (3) intended for direct human consumption, complies with the Community definitions or categories of grapevine products and has been produced using oenological practices (3) recommended and published by the OIV/ (3) authorized by the Community.			
Full name and address of the official agency		Place and date	Stamp
Signature, name and title of official			
10. ANALYSIS REPORT (describing the analytical characteristics of the product described above)			
FOR GRAPE MUST AND GRAPE JUICE			
- Density			
FOR WINE AND GRAPE MUST STILL IN FERMENTATION			
- Total alcoholic strength		- Actual alcoholic strength	
FOR ALL PRODUCTS			
- Total dry extract		- Total sulphur dioxide	
- Total acidity	- Volatile acidity	- Citric acidity	
IN.NOVGG2-ECRC [PAGE 15]			
Full name and address of the official agency		Place and date	Stamp
Signature, name and title of official			
(1) Obligatory only for wines benefiting from a reduced customs tariff.			
(2) Delete as appropriate.			
(3) Put an "X" in the appropriate box.			
Attribution (entry into free circulation and issue of extracts)			
Quantity	11. N° and date of costumes documents of release of free circulation and of extract	12. Full name and address of consignee (extract)	13. Stamp of the competent authority
Available			
Attributed			

164

Available			
Attributed			
Available			
Attributed			
14. Other remarks			

IN.NOV002-ECRC
[PAGE 16]

ANNEX V
TERM OF COMMITMENT FOR EXPORTING WINE AND PRODUCTS OF GRAPE AND WINE
FOR THE EUROPEAN COMMUNITY

The exporting establishment <registered name> , MAPA Register n° <N° registry> through its Technical Representative _____ <full name> __, CPF n° _ <n° CPF> takes responsibility for the information provided in the required Origin Certificates and states that the products to be exported listed below, () is (are) / () is not (are) intended for human consumption, and meets European Community legislation in respect of its definition (s) and category (s), and that the same was/were prepared in accordance with the oenological practices recommended and published by the OIV / () authorized by the European Community.

Product Name	Brand	Batch/Crop	Registry n°

Place and date

Signature of Technical Manager

Signature of Legal Officer or Representative

The electronic signature may be used provided that descriptive elements are available to digital documents that integrate electronic processes, in order to support their identification, their indexing, their presumption of authenticity, their preservation and their interoperability, in the form of art. 15, of Decree n° 8,593 of October 8, 2015.

IN.NOVGG2-ECRC

[PAGE 17]

163

ANNEX VI



FEDERATIVE REPUBLIC OF BRAZIL
MINISTRY OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY
AUTHORIZATION FOR EXEMPTION FROM COLLECTING SAMPLES OF BEVERAGES, VINEGARS,
WINES AND PRODUCTS OF GRAPE AND WINE

Nº: sequential/year

The Ministry of Agriculture, Livestock and Food Supply - MAPA duly authorizes the exemption of sample collection for import of the products listed below:

1.	Product:			
	Brand:			
	Producer/Bottler:			
	Certification nº:		Validity:	

2.	Product:			
	Brand:			
	Producer/Bottler:			
	Certification nº:		Validity:	

3.	Product:			
	Brand:			
	Producer/Bottler:			
	Certification nº:		Validity:	

4.	Product:			
	Brand:			
	Producer/Bottler:			
	Certification nº:		Validity:	

IMPORTER DATA

Corporate Name:

MAPA Register nº:

Nº dossier:

Date:

162

IN.NOV002-ECRC

[PAGE 18]

ANNEX VII



**FEDERATIVE REPUBLIC OF BRAZIL
MINISTRY OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY
AUTHORIZATION FOR EXEMPTION FROM COLLECTING SAMPLES OF WINES AND PRODUCTS
OF GRAPE AND WINE AND WINE OF EXCEPTIONAL QUALITY**

N°: sequential/year

The Ministry of Agriculture, Livestock and Food Supply (MAPA) authorizes the exemption of sample collection to import the wine (s) and product (s) of grape and wine and wine of exceptional quality described below, according to SDA/MAPA n° 1 of January 5, 1996:

N°	Product

IMPORTER DATA

Corporate Name:

MAPA Register n°:

N ° dossier:

Date:

IN.NOV002-ECRC

[PAGE 19]

ANNEX VIII



**FEDERATIVE REPUBLIC OF BRAZIL
MINISTRY OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY
INSPECTION CERTIFICATE FOR IMPORT OF BEVERAGES, VINEGARS, WINES AND**

61

PRODUCTS OF GRAPE AND WINE
Nº: State-sequential/year

The Ministry of Agriculture, Livestock and Food Supply (MAPA), on the basis of the analytical results, hereby certify that the product(s) listed below is (are) fit () and/or () unfit, to trade in Brazil, in accordance with the provisions of specific legislation.

Product	Brand	Producer/Bottler	Quantity	Nº of laboratory report

IMPORTER

Corporate Name MAPA Register nº:

IMPORT DATA

Country of Origin Certificate Request nº Nº dossier:

For presentation of the product for trade, the importer must comply with specific Brazilian legislation regarding labeling. Failure to comply with the legislation will subject the importing establishment to the penalties provided for in Decree nº 8,198 of February 20, 2014 or Decree nº 6,871 of June 4, 2009.

The document date is the one on electronic signature of Federal Inspector of Agriculture

IN.NOV002-ECRC

[PAGE 20]

ANNEX IX

**CERTIFICATE OF ORIGIN OF BEVERAGES, VINEGARS,
 WINES AND PRODUCTS OF GRAPE AND WINE TO BRAZIL**

Certificate of origin nº:

Issuing country:

Exporter (Name, address and country):

Producer/bottler (Name, address and country):

Importer (Name, address and country):

Means of transportation:

Place of unloading:

Product:

Name:		Brand:	
Batch nº:	Geographical Indication (if there is):		
Kind of packing:	Packing Capacity (L or Kg):	Nº of Packing:	Total volume (L or Kg):

*The Geographical Indication must be the same as the one on the label

Certificate or Report of Analysis nº (referred to above):

Name of laboratory:

Address of laboratory:

The above mentioned producing or bottling establishment works in the country with the activities of production or bottling or both and the products specified above meet the national identity and quality standards and are fit for consumption in the internal market.

160

Official agency name:
 Official agency address:
 Date and place:


Signature and stamp or electronic signature of the representative in charge of the origin country or entity recognized for this purpose

Attach to the document the Report of Analysis Analyzed by the laboratory registered in SISCOLE
 IN.NOV002-ECRC
 [PAGE 21]

ANNEX X
TEMPLATE OF LABELING FOR IDENTIFICATION OF CONTROL SAMPLES FOR IMPORTS

In the containers, there will be used 2 types of labels, similar to the template below, with dimensions and purposes as follows:

Container (volume)	Label size
Liter	11 cm x 8 cm
1/2 liter	7 cm x 5 cm

 <p>Ministério da Agricultura, Pecuária e Abastecimento</p> <p>Data: ___/___/___</p> <p>TCA: ___/___</p> <p>INSPEÇÃO FEDERAL</p> <p>Produto: _____</p> <p>Marca: _____</p> <p>Protocolo do Processo nº: _____</p> <p>Estabelecimento: _____</p> <p>FFA: _____</p>	verde	GREEN
	amarelo	YELLOW
	vermelho	RED

References/Captions without color indication will be printed in black ink on a white background.

IN.NOV002-ECRC

[PAGE 22]

ANNEX XI
 Official form of Typical and Regional products of Alcoholic Beverages, Wine and Products

159

of Grape and Wine for Import by Brazil

PRODUCER DATA

- 1.1 Issuing country) 1.2 Certificate of origin nº
 1.3 Name of producer establishment
 1.4 Address
 1.5 Permit, Registry or Brewer's Notice Number

PRODUCT DATA

- 1.2 Name of the Product 2.2 Brand
 2.3 Legislation at the issuing country

3. TYPICAL FEATURES

- 3.1 Description of the general typical characteristics
 3.2 Is the product from a typical region of its original country? (Mark an X in the Yes or No box) If positive, please describe the region.
 3.3 Is the product recognized and valued in the region of its origin? (Mark an X in the Yes or No box) If positive, mention how the name is recognized and valued in the region.
 3.4 Is the product for regular human consumption in the country of its origin? (Mark an X in the Yes or No box) If positive, describe update data production and consumption.

4. DATA OF THE INSTITUTION IN CHARGE – LOCAL, DATE AND SIGNATURE /STAMP

- 4.1 Official organization accredited to issue this document on the system SISCOLE
 4.2 Place 4.3 Date
 4.4 Name and Title of Official Authority
 4.5 Signature and stamp, or digital signature with verification method from official authority of the country of origin
 IN.NOV002-ECRC

[PAGE 23]**Official Declaration of Typical and Regional Products of Alcoholic Beverages, Wines and Similars for Import by Brazil**

1	PRODUCER DATA
1.1	Issuing country
1.2	Certificate of origin number
1.3	Name of producer establishment
1.4	Full address of producer establishment
1.5	Permit, Registry or Brewer's Notice Number
2	PRODUCT DATA
2.1	Original product name exact as identified at its origin region
2.2	Brand name
2.3	Legislation applied at country of origin
3	Typical characteristics
3.1	Express the specific content that distinguishes the product from Brazilian standard, i.g. alcohol level; total sulphur dioxide; total sugar content; other alcohols contents. Describe the history as reference, such as documents and publications that make proof of the typical characteristics of the wine, beverage or its similar products. a) As well, other elements to describe and confirm the product as typical – soil and weather

158

	conditions in the region, local or territory; b) the technical aspects in the traditional manufacturing procedures.
3.2	Mark an X in the Yes or No box. If positive, describe the region of the product.
3.3	Mark an X in the Yes or No box. If positive, how the name is recognised and valued in the region.)
3.4	(Mark an X in the Yes or No box) If positive describe update data of local production and consumption.)
4.	DATA OF THE INSTITUTION IN CHARGE – LOCAL, DATE AND SIGNATURE/STAMP
4.1	Full name of the issuing Agency or Official Institution necessarily accredited at the system SISCOLE < http://sistemasweb.agricultura.gov.br/siscole/consultaPublicaCadastro.action >
4.2	Date of issue
4.3	Full name of the authority
4.4	Title and credentials of the issuing authority
4.5	Signature and stamp, or digital signature with authentication verification method:

IN.NOV002-ECRC

[PAGE 24]

ANNEX XII



FEDERATIVE REPUBLIC OF BRAZIL
MINISTRY OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY

AUTHORIZATION FOR IMPORTATION OF BEVERAGES, VINEGARS, WINES AND PRODUCTS OF
GRAPE AND WINE WITHOUT COMMERCIAL PURPOSES

Nº: State-sequential/year

1. Person or Company Name:	
2. CNPJ or CPF:	3. Nº of the request in the Service Portal:
4. Applicant's Address:	
5. Applicant's City:	6. Applicant's State:
7. Phone:	8. Email:
9. Purpose:	
10. Probable date of shipment:	11. Probable date of landing:
12. Means of transport:	4. Address of the place of the deposit / Establishment:
5. Municipality of the place of deposit:	6. State of the place of deposit:
Probable date of event / use of products:	

The following products are authorized for import for non-commercial purposes:

157

Denomination	Brand	Packaging	Quantity	Source

The use of the products for other purposes may be subject to the sanctions provided for in the Regulation approved by:

- () Decree n° 8,198 of February 20, 2014
- () Decree n° 6,871 of June 4, 2009.

The document date is the one on electronic signature of Federal Inspector of Agriculture

IN.NOV002-ECRC

[PAGE 25]

ANNEX XIII



**FEDERATIVE REPUBLIC OF BRAZIL
MINISTRY OF AGRICULTURE, LIVESTOCK AND FOOD SUPPLY**

**STATEMENT OF COMPLIANCE FOR THE TRADE AND CONSUMPTION OF BEVERAGES,
VINEGARS, WINES AND PRODUCTS OF GRAPE AND WINE PURCHASED
AT AUCTION FROM THE INTERNAL REVENUE SERVICE OF BRAZIL**

N°: State-sequential/year

The Ministry of Agriculture, Livestock and Food Supply (MAPA), on the basis of the analytical results, hereby certify that the product(s) listed below is(are) fit () and/or () unfit, to trade in Brazil, in accordance with the provisions of specific legislation.

Product	Brand	Producer/Bottler	Quantity	N° of laboratory report

WINNING BIDDER

Corporate Name	MAPA Register n° (if any)

For presentation of the product for trade, the importer/winning bidder must comply with specific Brazilian legislation regarding labeling. Failure to comply with the legislation will subject the importing establishment to the penalties provided for in Decree n° 8,198 of February 20, 2014 or Decree n° 6,871 of June 4, 2009.

The document date is the one on electronic signature of Federal Inspector of Agriculture

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