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DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

9 CFR Part 91

[Docket No. APHIS–2009–0067]

RIN 0579–AD18

Live Goats and Swine for Export: Removal of Certain Testing Requirements

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Final rule.

SUMMARY: We are amending the livestock exportation regulations to eliminate the requirement for pre-export tuberculosis and brucellosis testing of goats and breeding swine intended for export to countries that do not require such tests. This action will facilitate the exportation of goats and breeding swine by eliminating the need to conduct pre-export tuberculosis and brucellosis testing when the receiving country does not require such testing.

DATES: Effective Date: May 24, 2011.

FOR FURTHER INFORMATION CONTACT: Dr. Antonio Ramirez, Senior Staff Veterinarian, Technical Trade Services, National Center for Import and Export, VS, APHIS, 4700 River Road, Unit 39, Riverdale, MD 20737–1231; (301) 734–8364.

SUPPLEMENTARY INFORMATION:

Background

The regulations in 9 CFR part 91, “Inspection and Handling of Livestock for Exportation” (referred to below as the regulations), prescribe conditions for exporting animals from the United States. Section 91.6 requires that goats intended for export be tested for tuberculosis and, for some goats, brucellosis prior to export. Section 91.9 requires that breeding swine intended for exportation be tested for brucellosis prior to export.

Some countries do not require that goats and breeding swine be tested for tuberculosis and brucellosis prior to export. Even in such cases, though, our regulations require that such testing be conducted. Thus, these requirements can create an unnecessary burden for producers when testing is not required to satisfy the import regulations of the country to which they are exporting goats and breeding swine.

On September 17, 2010, we published in the Federal Register (75 FR 56912–56914, Docket No. APHIS–2009–0067) a proposed rule \(^1\) to amend the livestock exportation regulations to eliminate the requirement for pre-export tuberculosis and brucellosis testing of goats and breeding swine intended for export to countries that do not require such tests. In our proposal, we discussed how this action will relieve unnecessary burdens for producers when testing is not required to satisfy the import regulations of the country to which they are exporting goats and breeding swine.

In this final rule, we are making a technical amendment to the citation to paragraph (a)(1) in §91.6(a)(4)(iii). Paragraph (a)(4)(iii) should now read that brucellosis testing is not required for dairy and breeding goats exported to a country that does not require goats from the United States to be tested for brucellosis as described in paragraph (a)(2) of this section.

We solicited comments concerning the proposed rule for 60 days ending November 16, 2010. We received four comments by that date. They were from three private citizen and an exporter. Two commenters supported the proposed rule, and one commenter stated her opposition to the exportation of animals without raising any issues related to the proposed rule.

The remaining commenter opposed our decision to eliminate the testing requirement in instances when the receiving country does not require such testing because of the risk of spreading tuberculosis and brucellosis. The commenter suggested that the testing requirement be waived only for goats or breeding swine that come from a brucellosis-free State. The commenter also suggested that all goats and breeding swine that have not been tested for brucellosis before exportation be accompanied by a document warning the destination country that they have not been tested for brucellosis.

We note that all States are recognized as class free for Brucella abortus, the strain of brucellosis that would affect goats, and as validated brucellosis free for B. suis, the strain of brucellosis that would affect swine.

We also note that our regulations require all exported goats and breeding swine to be accompanied by an origin health certificate that certifies that the animals were inspected 30 days prior to exportation. The health certificate must also include all test results, certifications, or other statements required by the destination country. If a country does not require goats and breeding swine be tested for tuberculosis or brucellosis prior to exportation, a document stating that no pre-export test has occurred would not be necessary.

Therefore, for the reasons given in the proposed rule and in this document, we are adopting the proposed rule as a final rule with changes discussed in this document.

Effective Date

This is a substantive rule that relieves restrictions and, pursuant to the provisions of 5 U.S.C. 553, may be made effective less than 30 days after publication in the Federal Register. This rule eliminates the requirement for pre-export tuberculosis and brucellosis testing of goats and breeding swine intended for export to countries that do not require such tests, thus reducing the burden for producers when exporting goats and breeding swine. Therefore, the Administrator of the Animal and Plant Health Inspection Service has determined that this rule should be effective upon publication in the Federal Register.

Executive Order 12866 and Regulatory Flexibility Act

This final rule has been determined to be not significant for the purposes of Executive Order 12866 and, therefore, has not been reviewed by the Office of Management and Budget.

We have prepared an economic analysis for this action. The economic analysis is posted with this final rule on the Regulations.gov Web site (see

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\(^1\) To view the proposed rule and the comments we received, go to http://www.regulations.gov/fdsyspublic/component/main?main=DocketDetail?id=APHIS-2009-0067.
1. The authority citation for part 91 continues to read as follows:

§ 91.6 Goats.
(a) * * *
   (4) Exemptions. (i) Goats exported for immediate slaughter need not comply
      with the requirements of paragraphs (a)(1), (a)(2), (a)(3), and (a)(5) of
      this section.
   (ii) Tuberculosis testing is not required for goats over 1 month of age
      exported to a country that does not require goats from the United
      States to be tested for tuberculosis as described in paragraph (a)(1) of
      this section.
   (iii) Brucellosis testing is not required for dairy and breeding goats exported
      to a country that does not require goats from the United Stated to be
tested for brucellosis as described in paragraph (a)(2) of this section.
   * * * * *

2. In § 91.6, paragraph (a)(4) is revised to read as follows:

§ 91.9 Swine.
(a) No swine shall be exported if they were fed garbage at any time. The swine
shall be accompanied by a certification from the owner stating that they were
not fed garbage, and that any additions to the herd made within the 30 days
immediately preceding the export shipment have been maintained isolated
from the swine to be exported.
(b) Except as provided in paragraph (c) of this section, all breeding swine shall
be tested for and show negative test results to brucellosis by a test
prescribed in “Standard Agglutination Test Procedures for the Diagnosis of
Brucellosis” or “Supplemental Test Procedures for the Diagnosis of
Brucellosis.” The test results shall be classified negative in accordance with
the provisions prescribed in the Recommended Brucellosis Eradication
Uniform Methods and Rules, chapter 2, part II, G, 1, 2, and 3.
   (c) Breeding swine exported to a country that does not require breeding
swine from the United States to be tested for brucellosis need not comply
with the requirements of paragraph (b) of this section.
   (Approved by the Office of Management and Budget under control number 0579–0020)
   Done in Washington, DC, this 18th day of May 2011.
Kevin Shea,
Acting Administrator, Animal and Plant Health Inspection Service.

BILLING CODE 3410–34–P

FARM CREDIT ADMINISTRATION

12 CFR Part 614
RIN 3052–AC60

Loan Policies and Operations; Lending and Leasing Limits and Risk Management

AGENCY: Farm Credit Administration.
ACTION: Final rule.

SUMMARY: The Farm Credit Administration (FCA, Agency, we, our) issues this final rule amending our regulations relating to lending and leasing limits (lending limits) and loan and lease concentration risk mitigation (risk mitigation) with a delayed effective date. The final rule lowers the limit on extensions of credit to a single borrower or lessee (collectively borrower) for each Farm Credit System (System) institution operating under title I or II of the Farm Credit Act of 1971, as amended (Act). This final rule also adds new requirements requiring all titles I, II, and III System institutions to adopt written policies to effectively identify, limit, measure, and monitor their exposures to loan and lease (collectively loan) concentration risks. We expect this final rule will increase the safe and sound operation of System institutions by strengthening their risk mitigation practices and abilities to withstand volatile and negative changes in increasingly complex and integrated agricultural markets.

DATES: Effective Date: This regulation will be effective on July 1, 2012, provided either or both Houses of Congress are in session for at least 30 calendar days after publication of this regulation in the Federal Register. We will publish a notice of the effective date in the Federal Register.

FOR FURTHER INFORMATION CONTACT:
Paul K. Gibbs, Senior Accountant, Office of Regulatory Policy, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102–5090, (703) 883–4498, TTY (703) 883–4434; or Wendy R. Lague, Assistant General Counsel, Office of General Counsel, Farm Credit Administration, 1501 Farm Credit Drive, McLean, VA 22102–5090, (703) 883–4020, TTY (703) 883–4020.

SUPPLEMENTARY INFORMATION:
I. Objectives

The objectives of this final rule are to:
• Strengthen the safety and soundness of System institutions;
• Ensure the establishment of consistent, uniform and prudent loan...