

REGLAMENTO (CE) N° 2019/94 DE LA COMISIÓN**de 2 de agosto de 1994****sobre las importaciones de residuos de la fabricación de almidón de maíz procedentes de Estados Unidos de América**

LA COMISIÓN DE LAS COMUNIDADES EUROPEAS,

Visto el Tratado constitutivo de la Comunidad Europea,

Visto el Reglamento (CEE) nº 1766/92 del Consejo, de 30 de junio de 1992, por el que se establece la organización común de mercados en el sector de los cereales⁽¹⁾, cuya última modificación la constituye el Reglamento (CE) nº 1866/94⁽²⁾, y, en particular, el apartado 2 de su artículo 9,

Considerando que, en el marco del GATT, la Comunidad Europea y Estados Unidos de América han acordado clarificar la definición arancelaria de los residuos derivados de la fabricación de almidón de maíz; que las importaciones de este producto en la Comunidad están sujetas a la realización de análisis de laboratorio que permitan comprobar su conformidad con la definición arancelaria; que el « Federal Grain Inspection Service » (FGIS : Servicio Federal de Inspección de Cereales) del Departamento de Agricultura de Estados Unidos y la industria estadounidense de la molienda líquida se han comprometido a certificar, bajo la constante supervisión de las autoridades de Estados Unidos de América, la conformidad con la definición acordada de las importaciones de dichos productos que se efectúen en la Comunidad procedentes de Estados Unidos de América;

Considerando que, además del establecimiento de este sistema de certificados complementarios para comprobar la conformidad de las importaciones procedentes de Estados Unidos de América, es conveniente que las medidas habituales de control sigan aplicándose tanto a las importaciones procedentes de Estados Unidos de América que vayan acompañadas de esos certificados como a todas las demás importaciones de residuos derivados de la fabricación de almidón de maíz;

Considerando que la comunicación regular a la Comisión por los Estados miembros de las cantidades y el valor de los productos importados al amparo de dichos certificados

constituye uno de los elementos acordados con Estados Unidos de América para lograr un control más eficaz de la aplicación real del acuerdo antes indicado;

Considerando que el Comité de gestión de los cereales no ha emitido dictamen alguno en el plazo establecido por su presidente,

HA ADOPTADO EL PRESENTE REGLAMENTO :

Artículo 1

1. Los residuos derivados de la fabricación de almidón de maíz que se importen en la Comunidad procedentes de Estados Unidos de América dentro del código NC 2303 10 19 se someterán a análisis de laboratorio para comprobar su conformidad con la definición correspondiente a ese código cuando se trate de envíos que no vayan acompañados de un certificado expedido por el FGIS y de otro expedido por la industria estadounidense de la molienda líquida, según se especifica en el Anexo del presente Reglamento.

2. Tanto los envíos procedentes de Estados Unidos de América que vayan acompañados de estos dos certificados como los procedentes de todos los demás terceros países estarán sujetos a las medidas habituales de control de las importaciones.

Artículo 2

Antes del final de cada mes, los Estados miembros comunicarán a la Comisión las cantidades y el valor de los productos que, acompañados de los certificados de conformidad indicados en el apartado 1 del artículo 1, hayan importado durante el mes anterior dentro del código NC 2303 10 19.

Artículo 3

El presente Reglamento entrará en vigor el 8 de septiembre de 1994.

El presente Reglamento será obligatorio en todos sus elementos y directamente aplicable en cada Estado miembro.

Hecho en Bruselas, el 2 de agosto de 1994.

Por la Comisión

Hans VAN DEN BROEK

Miembro de la Comisión

⁽¹⁾ DO nº L 181 de 1. 7. 1992, p. 21.

⁽²⁾ DO nº L 197 de 30. 7. 1994, p. 1.

ANEXO / BILAG / ANHANG / ΠΑΡΑΠΤΗΜΑ / ANNEX / ANNEXE / ALLEGATO / BIJLAGE / ANEXO

OMB NO. 0580-0013
(For additional OMB information see reverse.)



U.S. DEPARTMENT OF AGRICULTURE
FEDERAL GRAIN INSPECTION SERVICE

ORIGINAL
NOT NEGOTIABLE

B - 21646

COMMODITY INSPECTION CERTIFICATE

DATE OF ISSUANCE	ISSUED AT	LEVEL OF INSPECTION
APPLICANT	LOCATION OF COMMODITY	
IDENTIFICATION	QUANTITY AND CONTAINER	

VOID

I CERTIFY THAT THE SERVICES SPECIFIED ABOVE WERE PERFORMED WITH THE RESULTS STATED.	INSPECTOR
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This certificate is issued under the authority of the Agricultural Marketing Act of 1946, as amended (7 U. S. C. 1621 et seq.), and the regulations thereunder (7 CFR 68.1 et seq.), and is receivable in all courts of the United States as prima facie evidence of the truth of the statements therein contained. This certificate does not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act, or other Federal laws.
WARNING: Sec. 203(h) of the Agricultural Marketing Act of 1946 provides that anyone who shall knowingly falsely make, issue, alter, forge, or counterfeit any official certificate, or aid, assist, or be a party to such actions, is subject to a fine of not more than \$1,000 or imprisonment for not more than 1 year, or both.
 The conduct of all services and the licensing of inspection/grading/sampling personnel under the regulations governing such services shall be accomplished without discrimination as to race, color, religion, sex, national origin, age, or handicap.

Public reporting burden for this collection of information is estimated to average 82.03 hrs. per recordkeeper, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the form. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing the burden, to USDA, OIRM, Clearance Officer, Room 404-W, Washington, DC 20250. When replying refer to the OMB Number and Form Number in your letter.



U.S. DEPARTMENT OF AGRICULTURE
FEDERAL GRAIN INSPECTION SERVICE

ORIGINAL
NOT NEGOTIABLE

COMMODITY CERTIFICATE
SUBMITTED SAMPLE INSPECTION

A - 00403

DATE OF ISSUANCE	ISSUED AT	LEVEL OF INSPECTION
COMMODITY	QUANTITY IN SAMPLE	
IDENTIFICATION OF SAMPLE	SAMPLE SUBMITTED BY	

VOID
NOT OFFICIALLY SAMPLED

RESULTS OF THE ABOVE INSPECTION APPLY ONLY TO THE QUANTITY OF SAMPLE INDICATED AND NOT TO THE COMMODITY FROM WHICH THE SAMPLE MAY HAVE BEEN TAKEN.

I CERTIFY THAT THE SERVICES SPECIFIED ABOVE WERE PERFORMED WITH THE RESULTS STATED.	INSPECTOR
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This certificate is issued under the authority of the Agricultural Marketing Act of 1946, as amended (7 U. S. C. 1821 et. seq.), and the regulations thereunder (7 CFR 68.1 et. seq.), and is receivable in all courts of the United States as prima facie evidence of the truth of the statements therein contained. This certificate does not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act, or other Federal laws.
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The conduct of all services and the licensing of inspecting/grading/sampling personnel under the regulations governing such services shall be accomplished without discrimination as to race, color, religion, sex, national origin, age, or handicap.

CORN REFINERS ASSOCIATION, INC.
Washington, D.C.

Certificate of Conformity

On behalf of the Corn Refiners Association, Inc., the undersigned confirms receipt of *Producer's Certificates* affirming that _____ of corn gluten feed (CN 2303 1019:

Quantity (Metric Tons)

residues from the manufacture of starch from maize) aboard the vessel _____, departing the United

Name of Vessel

States on or about _____, (I) were obtained from

Date

the wet-mill maize-refining process, (II), contain not more than: (a) 28 percent starch content (dry basis), (b) 40 percent protein content (dry basis), (c) 4.5 percent fat (dry basis, as measured by test method A of the Directive 84/4/EEC of 20 December 1983), and (d) 15 percent by weight screenings/cleanings from corn subsequently used for the manufacture of starch and starch products, it being understood that, for the use of yellow number 2 corn, the figure is up to 10 percent, AND (III) may contain residues from steepwater derived from the wet milling process and used in the manufacture of alcohol or other starch derived products which utilize steep water as part of their manufacturing process and which were in existence in 1992, (the presence of which does not result in an increase in the feed value of the corn gluten feed).

Signature

ERNST & YOUNG
1225 Connecticut Ave., N.W.
Washington, D.C. 20036

The Corn Refiners Association, Inc., 1701 Pennsylvania Ave., N.W., Washington, D.C. 20006, provides blank Producer's Certificates upon request to any corn wet milling company operating in the United States. The Corn Refiners Association, Inc., provides these certificates as a service to facilitate the export of U.S. corn gluten feed to the European Union. The Corn Refiners Association, Inc., has retained the independent accounting firm of ERNST & YOUNG, to verify the Association's receipt of these Producer's Certificates on a per vessel basis, as gathered and submitted by shipping companies conveying corn gluten feed to any Member State of the Union. This is neither a weight certificate for commercial trade purposes, nor an independent certification of product quality by either the Corn Refiners Association, Inc., or ERNST & YOUNG; it is intended solely to describe product that has been certified by producers and any commercial handlers for customs clearance purposes.

AUDIT CONTROL NO. _____