CHAPTER 2, SUBJECT 8

CLASSIFICATION OF PRODUCTS CONTAINING MEAT AND FISH

1. SCOPE

This document outlines the regulations, policies and procedures governing the inspection of foods containing both meat and fish ingredients.

2. REGULATIONS

Fish Inspection Regulations, (C.R.C., c. 802)
Meat Inspection Regulations, 1990 (SOR/90-288)

3. POLICY

3.1 A person may send an application to the Canadian Food Inspection Agency (CFIA) requesting exemption from either the Meat Inspection Regulations or Fish Inspection Regulations for a food containing meat and fish ingredients.

3.2 The application will be evaluated by the Fish, Seafood and Production Division and the Meat Programs Division to classify the food as either a fish product or a meat product.

3.3 Foods containing both meat and fish ingredients that are classified as a fish product will be exempt from the requirements of the Meat Inspection Regulations. Factors to classify the food as a fish product include, but are not limited to:

- the proportion of the fish and meat ingredients;
- description of the food;
- common name;
- level of processing applied to the components to manufacture the food; and
- historical (commercial and/or public) recognition of the food as a fish product.

3.4 Foods containing both meat and fish ingredients that are classified as a meat product will be exempt from the requirements of the Fish Inspection Regulations. Factors to classify the food as a meat product include, but are not limited to:
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- the proportion of the fish and meat ingredients;
- description of the food;
- common name;
- level of processing applied to the components to manufacture the food; and
- historical (commercial and/or public) recognition of the food as a meat product.

3.5 When a fish processing establishment processes a food containing both meat and fish ingredients that is classified as a fish product, the processor will be required to use meat ingredients that are ready to be incorporated into the final product. Processing of the meat ingredients will be limited to trimming or cutting boneless meat products (e.g., sliced bacon, bacon slabs, cooked ham, roast beef, chicken meat, etc.) to allow the processor to incorporate the meat into the product and any actions needed to assemble the final product. Other processes, including actions such as deboning, cooking or curing meat products will not be permitted.

Processes including, but not limited to cooking or breading, may be performed on the food in its final assembled form. Details on accepted processes can be found in the list of exempted products, which is available in the Fish and Seafood section of the CFIA Internet site.

3.6 When a meat processing establishment processes a food containing both meat and fish ingredients that is classified as a meat product, the processor will be required to use fish ingredients that are ready to be incorporated into the final product. Processing of the fish ingredients will be limited to trimming or cutting the fish meat (e.g., fillets, smoked fish fillets, fish pastes, shellfish meats, lobster/crab meat, peeled shrimp, etc.) to allow the processor to incorporate the fish into the product and any actions needed to assemble the final product. Other processes, including actions such as heading and eviscerating, filleting, shucking shellfish or shucking crustaceans will not be permitted.

Processes including but not limited to cooking or breading may be performed on the food in its final assembled form. Details on accepted processes can be found in the list of exempted products.

3.7 A fish establishment can process food containing meat and fish ingredients only if:
- the food is commonly recognised as a fish product and is
exempt from the Meat Inspection Regulations; and
- the meat ingredients originate from an establishment registered under the Meat Inspection Regulations, or a foreign establishment eligible to export meat products to Canada.

3.8 A meat establishment can process food containing meat and fish ingredients only if:
- the food is commonly recognised as a meat product and is exempt from the Fish Inspection Regulations; and
- the fish ingredients originate from an establishment registered under the Fish Inspection Regulations, or were imported into Canada in compliance with the Fish Inspection Regulations.

3.9 Foods containing meat and fish ingredients that cannot be classified as either a fish product or a meat product following the conditions described in sections 3.3 and 3.4 above, must be processed and/or imported in accordance with both the Meat Inspection Regulations and Fish Inspection Regulations.

4. PROCEDURES

4.1 Applications for exemption shall include a label of the product and, on the manufacturer’s letterhead, the recipe indicating the percentage of every ingredient used as well as the method of preparation of the product. Detailed composition of any prepared meat or fish product ingredients must also be provided to assess the compatibility of the meat or fish product with the Canadian legislation related to the composition of the food. The request for exemption along with the relevant documents, shall be addressed to both the Director, Meat Programs Division, Canadian Food Inspection Agency, and the Director, Fish Seafood and Production Division, Canadian Food Inspection Agency.

4.2 Each application will be reviewed by a designated officer of the Meat Programs Division and the Fish, Seafood and Production Division to classify the food as either a meat product or a fish product.

4.3 A list of exempted products is available in the Fish and Seafood section of the CFIA Internet site.

4.4 The Regional Director will identify appropriate personnel to verify that a company that processes or imports an
exempted product listed on the CFIA Internet Site is composed of acceptable ingredients as described in sections 4.5 and 4.6 below.

When a company wishes to process or import a food containing meat and fish ingredients that is not listed on the CFIA Internet Site, the representative of the company will be advised of the procedures identified in section 4.1 above.

4.5 A food containing meat and fish that is classified as a fish product will be inspected in accordance with the requirements identified under the Fish Inspection Regulations, and must comply with all applicable Canadian regulations, including, but not limited to the Food and Drug Regulations.

The importer of a food containing meat and fish recognised as a fish product must hold either a valid Fish Importers Licence or a valid Quality Management Program for Importers Licence. The importer must provide written notification of each shipment to the appropriate CFIA inspection office and each shipment will be subject to inspection in accordance with the policies and procedures described in Chapter 3 of the Fish Products Inspection Manual.

The importer must be able to demonstrate that the meat component of a food containing meat and fish that is recognised as a fish product can be legally imported into Canada. This means that the meat component must comply with the Meat Inspection Regulations and other applicable Canadian regulations, including but not limited to, the Health of Animals Regulations and the Food and Drug Regulations. For example, the use of a meat ingredient that contains non-approved additives or that originates from a region restricted for animal health diseases will not be permitted.

In order to demonstrate that the meat ingredients comply with Canadian requirements, the importer must include the country and the establishment number where the animal was slaughtered, and the country and establishment number where the meat was processed with their written import notification form.

4.6 A food containing meat and fish that is classified as a meat product will be inspected in accordance with the requirements identified under the Meat Inspection Regulations, and must comply with all applicable Canadian regulations, including, but not limited to the Food and
Drug Regulations.

The label and recipe of a meat product must be registered with the Meat Programs Division. For more information please consult Chapter 7 of the Meat Hygiene Manual of Procedures. The food will be subject to inspection in accordance with the policies and procedures described in Chapter 4 of the Meat Hygiene Manual of Procedures.

The importer of a food containing meat and fish recognized as a meat product must be able to demonstrate that the fish component can be legally imported into Canada. This means that the fish component must comply with the requirements described in applicable Canadian regulations, including but not limited to the Fish Inspection Regulations and the Food and Drug Regulations. For example, the use of a fish component such as raw shellfish (e.g., mussels, clams or oysters) that contains non-approved additives or that originates from non-approved sources will not be permitted. Imports will be subject to inspection in accordance with the policies and procedures described in Chapter 10 of the Manual of Procedures.