**THE MANDATE FOR THE IMPORTS OF BREEDING CATTLE**

Those who will import breeding cattle are obliged to comply and fulfill the following issues:

1. **General Rules**
2. Breeding cattle can be imported from countries with which health certificate agreements are made and are approved by the Ministry. The list of eligible countries for import is available at the following address ([https://www.tarimorman.gov.tr/Konular/Veteriner-Hizmetleri/Ihracat Ithalat/Ithalat?Ziyaretci=Ihracat-Ithalat](https://www.tarimorman.gov.tr/Konular/Veteriner-Hizmetleri/Ihracat%20Ithalat/Ithalat?Ziyaretci=Ihracat-Ithalat) ).
3. Breeding cattle to be imported shall comply with the health and technical criteria determined by the Ministry. Health certificates are available at the following address: (<https://www.tarimorman.gov.tr/Konular/Veteriner-Hizmetleri/Ihracat-Ithalat/Ithalat?Ziyaretci=Ihracat-Ithalat>) and the technical criteria are available at, (<https://www.tarimorman.gov.tr/Konular/Hayvancilik/Ithalat-Ihracat/Buyukbas-Ithalat-Ihracat?Ziyaretci=Ihracat-Ithalat>)
4. Import permit for breeding cattle shall be given to real/legal persons purchasing the animals for their enterprises or sell to breeders.
5. In the imports of breeding beef breed female cattle, the imports of breeding male cattle shall be granted permit on condition that they are of the same breed with the 5% of the permitted number of female animals.
6. In the imports of breeding cattle, application for each control certificate (import permit) shall be made for minumum 60 heads of animals (for Buffaloes, at least 30 heads are taken as the basis) for those who want to import animals on behalf of their own enterprise, and for minumum 250 heads of animals (pregnant/non-pregnant) (60 heads of animals are taken as the basis for buffalos) for those who want to import animals in order to sell to breeders. Those who want to import on behalf of their own enterprise shall have a minimum empty capacity of 60 heads, and those who want to import animals to sell to breeders shall have an enterprise with a minimum empty capacity of 250 heads.
7. The validity period of the permit granted for import shall be 6 months and a single control certificate shall be issued for each import permit.
8. Breeding cattle imported for sale cannot be sold to anyone else before the actual import activities and transactions are completed and registered in the ministry registration system.
9. The sale of breeding cattle imported to sell to breeders is carried out by the Provincial/District Directorate in accordance with the following conditions:
10. The enterprise to which the sale will be made shall be registered in the Ministry's registration system and have an enterprise registration certificate.
11. At least 5 heads of animals of the same breed (2 heads for buffalos) shall be sold to an enterprise.

1. The capacity of the enterprise to which the animals will be sold shall be compatible with the number of animals to be sold. A capacity report (Annex-6) showing this shall be obtained.
2. The ear tag numbers of the animals sold shall be listed according to the enterprise and that list shall be signed by the buyer and the seller.
3. A letter of commintment (Annex-5) shall be obtained from the owner of the enterprise that purchased the female breeding cattle.

The documents and information required in this article shall be submitted to the Provincial/District Directorate of Agriculture and Forestry where the importer enterprise is located.

**B-** **The Documents Required for Application**

* 1. **Letter of Application -** The document signed and stamped by the entity authorized by the authority or by a notary public for the relevant issue (Annex 1). The content of file and the attachments shall be indicated as attachment to the letter of application.
  2. **Proforma Invoice**- Its number, date, the number, type, breed, the situation as to whether they are pregnant or not, country of origin, country of loading and unit price of animals to be imported shall be included. The original copy or photocopy of the company stamped document with the name of the exporter company and the name and signature of its authorized person (for documents drawn up in languages other than Turkish, the original copy of the translated document which is translated by sworn translation offices) shall be submitted. The information stated in the proforma invoice shall be the same with the information in the original invoice which will be submitted to the relevant customs during the registration of customs declaration form.
  3. **Control Certificate -** It is the document (3 original copies) including the stamp of the importer /importer enterprise, the name of the authorized person and signed with wet signature or electronic signature and drawn up in accordance with the sample (Annex-2) which is published in the Communiqué on Import Control of Products that are Subject to the Inspection of the Ministry of Agriculture and Forestry.
  4. **Letter of Commitment -** Notarized original document signed by the owner/authority of the enterprise (included in Annex-3/Annex-4/Annex-5).
  5. **Authorized signatory list/statement and letter of attorney -** Notarized circular of signature of the person(s) authorized to represent the company/original or photocopy of the declaration and power of attorney.
  6. **Trade registry gazette -** Document for the establishment of the importer company (this document is not required for real persons).
  7. **Enterprise Registration Certificate -** A document approved by the Provincial/District Directorates of Agriculture and Forestry and received not more than 1 month before the application date.
  8. **Quarantine Facility and Enterprise Conformity Certificate -** A document approved by the Provincial / District Directorates of Agriculture and Forestry within the scope of the mandate published by the General Directorate of Food and Control and received not more than 1 month before the application date (Annex-7).

1. **Operational Capacity Report -** A document issued by the Provincial/District Directorate of Agriculture and Forestry and received not more than 1 month before the application date (Annex-6).
2. Copy of Veterinarian Service Contract Working in Livestock Enterprises (Requested from importers for the sale of animals to breeders.)
3. Revolving Fund Collection Voucher (the name/title of the importer, the country of import, the number and breed of breeding animals, proforma invoice date and number will be stated on the voucher) showing that the inspection certificate fee is deposited to the account with IBAN number TR 10 0001 2009 4160 0016 0000 34 at Ümitköy Branch of Halkbank or to the Central Revolving Fund Teller’s Department at the Central Campus of the Ministry of Agriculture and Forestry.
4. The importer (person or company) shall apply to the General Directorate of Livestock with the above-mentioned documents. In addition, they shall prepare and send the control certificate using the Electronic Registration System for the Imports of Animals and Animal Products.

**C-Selection Committee and Its Tasks**

1. Importers shall apply to the the General Directorate of Livestock with a petition (Annex-8) for the assignment of the selection committee.
2. The selection committee shall consist of at least one veterinarian and one agricultural engineer (zootechnician). The assignment period and number of the selection committee shall be determined by the General Directorate, taking into account the number of animals to be selected and the selection conditions.
3. The daily allowance of the assigned selection committee for the duration of the assigment and for the time spent on travels shall be covered by the importer. Daily allowances for the duration of the assigment and for the time spent on travels shall be calculated on the basis of "the Decision on Daily Fee for Foreign Missions" and the table included in the Presidential Decision published in the Official Gazette. Payments shall be made through the Central Accounting Directorate.
4. Selection of breeding cattle to be imported is carried out in the exporting country according to the "Technical Criteria for the Imports of Breeding Cattle" published on the Ministry's website <http://www.tarim.gov.tr/Konular/Hayvancilik/Ithalat-Ihracat/Buyukbas-Ithalat-Ihracat> . Selected animals shall be loaded from the exporting country.
5. The selection committee shall be assigned to select the number and breed of animals specified in the confirmation letter for the mission. Upon the request of the importer, 20% additional (reserve) animals can be selected from the number specified in the mentioned letter.
6. During the selection of breeding animals originating from different countries in the country where the selection committee carries out the selection process, the committee may request information and documents such as a passport, etc., when necessary, in addition to the pedigree document for the determination of origin. The exporter company shall be obliged to provide these requested information and documents.
7. The selection shall be made among female cattle that have a pedigree / breeding certificate drawn up by the competent authority of the country of origin or by authorized associations/cooperatives containing the identification and yield information of their parents.
8. The selection committee shall complete and accurately draw up the information and documents requested in accordance with the format determined by the General Directorate during their mission and send them to the General Directorate within 7 working days after returning to their country. In addition, the minutes for the selection committee’s list shall be sent to [damizlikithalat@tarimorman.gov.tr](mailto:damizlikithalat@tarimorman.gov.tr) ​​in excel and pdf format.

**D- Other Issues**

1. Documents written in a foreign languages shall be submitted together with their translations translated by the sworn translation offices.
2. Applications shall be valid for 1 month from the date of application. Applications that are not completed within the deadline shall be considered as cancelled without any correspondence.
3. Files and attachments related to the import applied for shall not be returned to the applicant.
4. If fraudulency or irregularity is detected in the documents and information submitted in the activities and transactions carried out during the issuance of the control certificate, the importer's transactions shall be stopped.
5. Animals that are more than the number specified in the confirmation letter for the mission of the selection committee or that do not have ear tag numbers in the list report shall not be allowed to enter the country.
6. Breeding animal import requests of species and breeds not included in this mandate shall be evaluated by the General Directorate.
7. The evaluation regarding the number of animals imported pursuant to this mandate and to be distributed within the scope of projects to be carried out by the Ministry or other Public Institutions and Organizations (for research, social purposes, etc.) shall be made by the General Directorate.
8. This Mandate enters into force on the date of its publication, but applications that are in progress shall continue without the need for a second procedure.
9. In cases where the previously published mandates on the imports of breeding cattle conflict with this mandate, the provisions of this mandate shall also be taken as basis.
10. The validity period of the control certificate shall be as long as the period specified in the Communiqué on the Inspection of the Imports Products Subject to the Control of the Ministry of Agriculture and Forestry of the relevant year (the Communiqué on Product Safety and Inspection).
11. The issues concerning the breed, number, etc. of the animals in the import permits given for this Mandate shall be decided by the General Directorate.
12. In the presentation of the activities within the scope of this Mandate, applications can be received electronically if the necessary infrastructure is provided, and information and documents submitted electronically by other institutions and organizations shall not be requested from the applicant.

**E- Obligations of the Importers/Breeders**

1. The breeding animals to be imported shall not be loaded from the exporting country without issuing a control certificate, otherwise the importer shall be responsible for any problems that may occur.
2. Animals whose actual import procedures have been completed shall be registered in the Ministry’s Animal Registration System and e-breeding databases.
3. Enterprises that intend to import breeding animals to sell to breeders shall employ a full-time veterinarian defined for the enterprise in the Ministry's e-prescription system in the import application stage.
4. Those who import animals on behalf of their own enterprise or to sell to breeders, the owners of enterprises that purchase those animals first shall not sell these animals for a period of 2 (two) years, except for *force majeure*, as of the date they are registered in the Ministry Registration System (Türkvet) [1 (one) year for male breeding cattle]. In case of transfer of the enterprise, the provision concerning the prohibition of the sale of animals for 2 (two) years stated in this Mandate shall also be valid for the transferee of the enterprise.
5. Importers who import breeding animals for the sale of animals to breeders shall be obliged to kept them in their enterprise for 2 (two) years [1 (one) year for breeding beef breed male cattle], except for *force majeure*, in cases where they cannot sell the animals they have imported.
6. Those who import animals on behalf of their own enterprise or for sale, and enterprise owners who purchase animals from these enterprises, shall immediately apply to the Provincial/District Directorate and have the status of the animals recorded by the official veterinarians in cases where breeding animals whose follow-up period continues die, lose their breeding qualification etc.
7. If breeding cattle imported for sale are intended to be sold as pregnant, they shall be inseminated by progeny-proven or genomic-proven bulls or through artificial insemination. (This condition is not required for beef cattle and buffaloes)
8. The importer person or company, shall upload the minutes concerning the list of the selection committee to the Electronic Registration System for the Imports and Exports of Animals and Animal Products during the preliminary notification.
9. Additional documents and information may be requested by the General Directorate when necessary. The relevant entities shall be obliged to provide these requested documents and information.

**F- Obligations of the Provincial/District Directorates of the Ministry**

1. The Provincial/District Directorates shall monitor imported breeding animals for 2 years, at least once every 6 months periodically (January-June, July-December) as of the date of registration of those animals in the Ministry Registration System (Türkvet), and they shall record the data obtained as a result of the monitoring in the Information System for Imported Breeding Animals (DIHBIS), and keep the documents related to these records for at least 2 years.
2. The information and documents required in the article 8 of the Mandate under the General Rules Heading shall be submitted to the Provincial/District Directorate of Agriculture and Forestry where the selling enterprise is located, and their approved copies shall be notified to the Provincial Directorate of Agriculture and Forestry located in the Province of the enterpise where the consignment comes from is located via the District Directorate
3. The Provincial Directorate shall convey a copy of the control certificates and their annexes sent by the General Directorate of Livestock to the relevant District Directorate where the import activities and transactions are carried out.

**G- Sanctions**

1. The relevant provisions of Veterinary Services, Plant Health, Food and Feed Law No. 5996 shall apply to health, transport, identification, quarantine procedures regarding the import of breeding cattle to be carried out within the scope of this Mandate and other matters within the scope of the Law in question.
2. For those who violate the letter of commitment received within the scope of this Mandate, the provision in Article 14, Paragraph 1, item d of the Decision on Technical Regulations Regime No. 2013/4284 published in the Official Gazette No. 28567 of 22 February 2013 shall be implemented by the relevant Provincial/District Directorates. It is stipulated in the provision that “*In cases where the letter of commitment is received, TL equivalent of the 60% of FOB value for the export and the CIF value for the import of the product specified in the letter of commitment to be calculated on the basis of foreign exchange selling rate of the Central Bank of the Republic of Turkey on the date of notification to the relative entity by the Tax Office to which the company is affiliated, shall be collected and recorded as income to the budget within the framework of the provisions of the Law No. 6183 on the Procedure for the Collection of Public Receivables in accordance with Article 3 of the Law No. 2976 of 2 February 1984*.

**Annex-1**

**THE REPUBLIC OF TURKEY**

**THE MINISTRY OF AGRICULTURE AND FORESTRY**

**THE GENERAL DIRECTORATE OF LIVESTOCK**

…./…../20..

Within the scope of the Mandate on the Imports of Breeding Cattle; the documents required for the import of …… heads of breeding pregnant/non-pregnant female cattle of ……… breed from ……………………….. (\*\*) for my own enterprise located in the …………. District of the Province of …… with a capacity of ………. / in order to sell to breeders (\*), are kindly submitted for your necessary action to issue the import permit and draw up a control certificate.

|  |
| --- |
| ADDRESS:  Contact Number: |
| E-mail: |

|  |
| --- |
| Authorized Person  Name Surname |
| Signature |
| Stamp |

(\*) Choose the item suitable for import purpose.

(\*\*)The name of the country shall be written.

**Annexes:**

1- Proforma Invoice (2 copies of Proforma Invoice and 1 copy of its Turkish translation translated by Sworn Translation Office),

2- Control Certificate (3 copies),

3- Letter of Commitment (Notarized original copy),

4- Authorized signatory list/statement and letter of attorney;

5- Trade Registry Gazette,

6- Enterprise Registration Certificate,

7- Capacity Report

8- Quarantine Facility and Enterprise Conformity Certificate

9- Copy of Veterinarian Service Contract Working in Livestock Enterprises (Requested from importers for the sale of animals to breeders)

10-Revolving Fund Collection Voucher

**Annex-2**

|  |  |  |
| --- | --- | --- |
| **THE REPUBLIC OF TURKEY**  **THE MINISTRY OF AGRICULTURE AND FORESTRY**  **The General Directorate of Livestock** | | |
| **CONTROL CERTIFICATE** | | |
| HS Code (1) : |  | |
| Name of the Item (Madde) (2): |  | |
| The list the item is included in: |  | |
| Importer company’s  - Commercial name:  - Address ve phone number: |  | |
| - Tax Office:  - Tax register no: |  | |
| Exporter company’s  - Commercial name:  - Address: |  |  |
|  |
|  |
| Areas of use: |  | |
| Purpose of import (3): |  | |
| Number/amount: |  | |
| Batch number (4): |  | |
| Lot number : (5) |  | |
| Country of origin: |  | |
| Country of loading: |  | |
| Entry customs: |  | |
| User company‘s  - Commercial name:  - Address ve phone number: |  | |
| Please circle the relevant title below according to the features of the item to be imported.  (If the item is in group B, the relevant section is also underlined.)  A- It complies with the provisions of the Veterinary Services, Plant Health, Food and Feed Law No. 5996.  B- It complies with the specifications of the European Community, World Health Organization, World Food Codex.  C- It complies with the provisions of the Seed Law No. 5553.  D- It complies with the provisions of the Fisheries Law No. 1380.  E- It complies with the provisions of the Animal Protection Law No. 5199. | | |
| (1) The determination of HS Code is not under the responsibility of the Ministry of Agriculture and Forestry.  (2) If there is more than one item under a single name in the proforma invoice, their original names shall be indicated separately.  (3) It shall be specified in the imports of live aquacultural products.  (4) It shall be specified in the import of veterinary medicinal products, substances used in the production of these products or starting materials.  (5) It does not apply to items covered in the scope of Annex-1/A covered. | | |
| We undertake that the information on this form drawn up by us is accurate and precise, and that we will import in accordance with the provisions of the Communiqué on the Inspection of the Imports of Products Subject to the Control of the Ministry of Agriculture and Forestry (the Communiqué on Product Safety and Inspection: 2022/5). | | |
|  | | Stamp of the company  Name and Surname of the Authorized Person  Signature |
| In the inspection carried out in accordance with the relevant Communiqué, the import of the item within the scope of this Control Certificate will be deemed appropriate if it is found appropriate in terms of human health and safety, animal and plant inventory and health during the inspections to be conducted at the customs stage. | | |
|  | | Signature and stamp  Date |
|  | |  |
|  | |  |

**Annex-3**

**LETTER OF COMMITMENT** (\*)

**(For those who will import breeeding cattle for their own enterprises)**

I hereby accept, declare and undertake in advance that I will maintain the care of breeding cattle I will import within the scope of the Mandate for the Imports of Breeding Cattle in my own enterprise registered under my name for a period of 2 (two) years [1 (one) year for male breeding cattle] as of the date of registration in the Ministry Registration System, and that I will not get them slaughtered or sell, except for *force majeure*, and I will fulfill my obligations determined by this Mandate,

Otherwise, I will make the necessary payment to the relevant Tax Office in accordance with the provision in Article 14, Paragraph 1, item d of the Decision on Technical Regulations Regime No. 2013/4284 published in the Official Gazette No. 28567 of 22 February 2013 stipulating that “***In cases where the letter of commitment is received, TL equivalent of the 60% of FOB value for the export and the CIF value for the import of the product specified in the letter of commitment to be calculated on the basis of foreign exchange selling rate of the Central Bank of the Republic of Turkey on the date of notification to the relative entity by the Tax Office to which the company is affiliated, shall be collected and recorded as income to the budget within the framework of the provisions of the Law No. 6183 on the Procedure for the Collection of Public Receivables in accordance with Article 3 of the Law No. 2976 of 2 February 1984***.” …./…./20... (\*\*)

The name, surname, signature and stamp of the authorized person of importer company/person

ADDRESS:

Contact number:

E-mail:

(\*) Notarized

(\*\*)Write the date

**Annex-4**

**LETTER OF COMMITMENT** (\*)

**(For those who will import breeeding cattle in order to sell to breeders)**

I hereby accept, declare and undertake in advance that I will not transfer or sell the breeding cattle I will import within the scope of the Mandate for the Imports of Breeding Cattle before the actual import activities and transactions are completed and registered in the Ministry Registration System, and that I will carry out the selling transactions in accordance with the conditions specified in Article 8 and I will fulfill my obligations determined by this Mandate,

Otherwise, I will make the necessary payment to the relevant Tax Office in accordance with the provision in Article 14, Paragraph 1, item d of the Decision on Technical Regulations Regime No. 2013/4284 published in the Official Gazette No. 28567 of 22 February 2013 stipulating that “***In cases where the letter of commitment is received, TL equivalent of the 60% of FOB value for the export and the CIF value for the import of the product specified in the letter of commitment to be calculated on the basis of foreign exchange selling rate of the Central Bank of the Republic of Turkey on the date of notification to the relative entity by the Tax Office to which the company is affiliated, shall be collected and recorded as income to the budget within the framework of the provisions of the Law No. 6183 on the Procedure for the Collection of Public Receivables in accordance with Article 3 of the Law No. 2976 of 2 February 1984***.” …./…./20... (\*\*)

The name, surname, signature and stamp of the authorized person of importer company/person

ADDRESS:

Contact number:

E-mail:

(\*) Notarized

(\*\*)Write the date

**Annex-5**

**LETTER OF COMMITMENT** (\*)

**(For those who will purchase breeeding cattle from those who import breeeding cattle in order to sell to breeders)**

I hereby accept, declare and undertake in advance that I will maintain the care of female breeding cattle I will purchase from importers that imported the animals in question within the scope of the Mandate for the Imports of Breeding Cattle in my own enterprise registered under my name for a period of 2 (two) years [1 (one) year for male breeding cattle] as of the date of registration in the Ministry Registration System (nationalization date), and that I will not get them slaughtered or sell, except for *force majeure*, and that I will fulfill my obligations determined by this Mandate,

Otherwise, I will make the necessary payment to the relevant Tax Office in accordance with the provision in Article 14, Paragraph 1, item d of the Decision on Technical Regulations Regime No. 2013/4284 published in the Official Gazette No. 28567 of 22 February 2013 stipulating that “***In cases where the letter of commitment is received, TL equivalent of the 60% of FOB value for the export and the CIF value for the import of the product specified in the letter of commitment to be calculated on the basis of foreign exchange selling rate of the Central Bank of the Republic of Turkey on the date of notification to the relative entity by the Tax Office to which the company is affiliated, shall be collected and recorded as income to the budget within the framework of the provisions of the Law No. 6183 on the Procedure for the Collection of Public Receivables in accordance with Article 3 of the Law No. 2976 of 2 February 1984***.” …./…./20... (\*\*)

The name, surname, signature and stamp of the authorized person of importer company/person

ADDRESS:

Contact number:

E-mail:

(\*) Notarized

(\*\*)Write the date

**Annex-6**

**CAPACITY REPORT FOR CATTLE ENTERPRISES**

1-Registration No. of the Enterprise:……………………………………

2-Registration date of the enterprise:…./……/…….. Date\*; .……/……/ ……..

3-Name/title of the enterprise: ………………………………..………..

4-Name of the enterprise owner: ………………………………..………..

5- Address of the enterprise:……………………………………………………………… District:……………….. Province;…………………..

6- Telephone number of the enterprise: ………………… E-mail: …………………………….

7- Type of the enterprise: Dairy Meat Multi-purpose

8- Form of operation; Closed Semi-closed Open

9-The information regarding parcel the enterprise is established on;

Plot No:………… Sheet No; ……………. Parcel No;……………… Qualififcation;……………………..

10- Ownership status\*\*; ……………………

11 – **Total Enterprise capacity : ……………….. heads**

a) Barn capacity for dairy cows : ………………... heads

b) Capacity of calf breeding place : ………………... heads

c) Barn capacity for young animals : ………………... heads

d) Barn capacity for fattening animals : ………………... heads

12**-Current number of animals in the enterprise : ………………... heads**

a) Number of dairy animals : ………………... heads

b) Number of heifers : .……………….. heads

c) Number of young cattle (heads) : Male:………………… Female:………..………..

d) Number of calves (heads) : Male:………………… Female: ………..………..

e) Number of fattening animals : ………………. heads

13- Milking unit :Non-Available Available Stable : ……heads Mobile : ….. pieces

14-Milk cooling tank :Non-Available Available Capacity: ………Tons

15- Silage pit :Non-Available Available Capacity: ………Tons

16- Manure pit : Non-Available Available Capacity: ………Tons

17- Lands (1/10 hectare) : Wet lands;…………… Dry lands:……………. Total:…………

18- Feed Procurement

a) Compound feed : Purchases (%) …. Produces its own feed (% ) ..….

b) Sowing of fodder crops (1/10 hectare: Clover:……. Trefoil: ….. Vetch: ……… Maze silage:…… Other:…….

19- Available agricultural equipment in the enterprise

Tractor Baling machine , Grass harvester Feed distribution machine Silage machine

This capacity report is purely for technical determination purpose and is issued upon the applicant’s written request with no. ……… of …./…./20....

Veterinarian / Zooteknician Veterinarian / Zooteknician Director of Province/District Directorate

Name Surname Name Surname Name Surname

Signature Signature Signature stamp (APPROVAL)

\* It shall be received within 1 month before the application date.

\*\* If the enterprise is rented, a notarized rental contract indicating that it is rented for at least two years; and if it is a shareholder, a letter of consent from other shareholders is requested by the Provincial/District Directorates.

.

|  |  |
| --- | --- |
| **Name of importer person/company (\*)** |  |
| **Number of the enterprise** |  |
| **Address of the enterprise** |  |
| **Purpose of use of the animal to be put in quarantine (\*\*)** |  |
| **Capacity of the enterprise (\*\*\*)** |  |
| **Current number of animals in the enterprise** |  |
| **The capacity of the facility where the animals will be put in quarantine (\*\*\*\*)** |  |
| **Additional information on the enterprise (\*\*\*\*\*)** |  |

**Annex-7**

**QUARANTINE FACILITY AND ENTERPRISE CONFORMITY CERTIFICATE**

During the inspection we carried out on .../.../20..., we confirmed that the cleaning and disinfection activities for of the enterprise were completed and there is no restriction in terms of animal diseases in the enterprise.

The enterprise for which the information is provided above, is suitable for at least 21 (twenty-one) days of quarantine of ………… heads of cattle whose number is stated in “***The capacity of the facility where the animals will be put in quarantine*”** section.

**The person carried out the inspection:** **Approved by:**

Veterinarian Director of Provincial/District Directorate

Name and Surname: Name and Surname :

Registration no : Registration no. :

Signature : Signature :

Date : Tarih :

Stamp

(\*) The enterprise shall be registered under the name of the importer.

(\*\*) It shall be specified as fattening or breeding cattle.

(\*\*\*) The total capacity of the enterprise (including the number of animals in the enterprise) shall be stated.

(\*\*\*\*) The number of animals to be put in quarantine in the enterprise shall be specified. **This section shall be isolated from other sections of the enterprise and it shall be empty**.

(\*\*\*\*\*) **If there is more than one quarantine facility in the enterprise, their numbers and the capacities shall be specified separately**. In addition, other information that needs to be disclosed about the enterprise shall also be stated in this section.

***-----------------------------------------------------------------------------------------------------------------------------------------------------------***

***NOTE:*** *This document shall be issued in two copies; one copy shall be given to the importer and the other copy shall be kept by the  
 Provincial/District Directorates.*

**Annex-8**

**THE REPUBLIC OF TURKEY**

**THE MINISTRY OF AGRICULTURE AND FORESTRY**

**THE GENERAL DIRECTORATE OF LIVESTOCK**

…./…../20..

I hereby kindly request the assignment of a selection committee for the import of ………heads of breeding pregnant/non-pregnant female cattle of ………breed(s) from …………………..(\*) for my own enterprise with the registration number TR…………………. established in the …………. District of the Province of …………., and I undertake that I will cover the travel expenses and daily allowances of the mentioned selection committee and that I will personally/…………….. on my behalf will accompany the selection committee.

Importer

Name and Surname

Stamp

Signature

\* The name of the country shall be written.

Attachments:

1. Document and and its translation issued by the exporter stating that the animals are ready for selection.
2. Original or copy of the notarized power of attorney (For the person who will participate in the selection committee on behalf of the company/person.)
3. Selection Committee Program