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Free Sale Certificate for Agro-Forestry and Fishery Products

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Report Highlights:

The report provides an unofficial translation of the Vietnamese Ministry of Agriculture and Rural Development's (MARD) Circular No.63/2010/TT-BNNPTNT (**Circular 63**), which provides guidance on new requirements for Certificates of Free Sale (CFS) for select exports and imports of food products under MARD's responsibility. Accordingly, imported agricultural products listed in Appendix IV of the Circular are subject to CFS requirements. The Circular was signed on November 1, 2010, and entered into 45 days after signing, or December 15, 2010.

While the majority of products listed in Appendix IV are not for food use, agricultural and fishery products used as food that contain genetically modified materials, are irradiated, or produced by new technologies are required to have a CFS when imported to Vietnam. Also, animal and aqua feeds, as well as forest products, are required to have a CFS. Vietnam's Ministries of Industry and Trade (MOIT) and Health (MOH) also have CFS jurisdiction for certain food products, but at the time of this report they have yet to issue implementing guidelines.

Background Information:

Decision 10: On February 10, 2010, Vietnam's Deputy Prime Minister Hoang Trung Hai signed Decision No.10/2010/QD-TTg pertaining to Certificates of Free Sale (CFS) for Exports and Imports. The Decision outlines the issuance of CFS for domestic products destined for export, as well as for products imported into Vietnam. The Decision, which consists of five chapters and four appendixes, went into force on May 1, 2010:

Chapter I: General Provisions

Chapter II: Issuance CFSs for Exports

Chapter III: Imports Subject to CFS's Requirements

Chapter IV: Handling of Violation and Complaints

Chapter V: Organization of Implementation

Appendix I: Competence to Manage CFSs for Imports and Issue CFS for Exports

Appendix II: Form for registration of signature of person who is authorized to sign the Applicant's request for CFS and sample of Applicant's stamp.

Appendix III: List of manufacturers of the Applicant

Appendix IV: Form to request issuance of CFS

MOIT is the leading government ministry responsible for managing, coordinating and implementing CFS mechanisms in Vietnam. In addition, MOIT is also responsible for managing CFSs for (1) chemical, industrial explosive materials; (2) Machinery and equipment subject to strict labor and safety requirements under the Ministry's state management; (3) industrial, food processing and other related consumer products; and (4) any products that is not managed by other ministries.

Other Ministries within the Vietnamese Government, including **MARD and MOH**, are authorized to issue CFSs for exports and to manage CFSs for imported products/goods that fall under their respective jurisdictions.

As prescribed in Appendix 1 of Decision No.10/2010/QD-TTg, **MOH** is responsible for CFSs for (1) fortified foods, food supplements, food additives, drinking water; potable bottled water, natural mineral water, cigarettes, pest-killing and sterilization chemicals and preparations for domestic and medical use; (2) Drugs, cosmetics; and (3) Medical equipment.

MARD is responsible for CFSs for (1) plant varieties and animal breeds; agricultural, forestry and aquatic products, salt, cattle, poultry and livestock; (2) agricultural, forestry and aquatic supplies; fertilizers; animal feed and materials for animal feed production; (3) Products from agro-forestry and fishery production, harvesting, processing, preserving, transportation; (4) additives, chemicals used in agriculture, forestry and fisheries; pesticides and veterinary drugs; and (5) fishing tools and equipment subject to strict fishery safety equipment.

Circular 63: To implement Decision No.10/2010/QD, on November 1, 2010, MARD issued Circular 63/2010/TT-BNNPTNT providing guidance on the CFS process. Circular 63 lays out CFS procedures for both exported and imported products. For Vietnamese exporters who need to obtain CFSs, Appendix I of the Circular specifies which Department in MARD is responsible for issuing CFSs for

various products. For U.S. exporters who need to obtain CFSs, Appendix IV of the Circular provides a list of imported agricultural products subject to CFS requirements. Imported agro-forestry and fishery products required to have CFS are mainly non-food products; however, **agricultural and fishery products used as food that contain genetically modified materials, are irradiated, or produced by new technologies are required to have a CFS when imported to Vietnam. Also, animal and aqua feeds, as well as forest products, are required to have a CFS.**

CFS requirements for food products that contain Genetically Modified (GM) materials, are irradiated, or are produced using new technologies could prove problematic for certain U.S. food products exported to Vietnam. U.S. exporters of these products are encouraged to work closely with their local importer, as well as the appropriate U.S. or state agency issuing the CFS, to make sure that proper documentation is obtained prior to shipping.

BEGIN INFORMAL TRANSLATION OF CIRCULAR 63/2010/TT-BNNPTNT

**MINISTRY OF AGRICULTURE AND
RURAL DEVELOPMENT**

**SOCIALIST REPUBLIC OF VIETNAM
Independence - Freedom - Happiness**

No.:63 /2010/TT-BNNPTNT

Hanoi, November 1, 2010

CIRCULAR

Guidance on Management of Certificates of Free Sale for Exported and Imported Products under the Responsibility of the Ministry of Agriculture and Rural Development

- Pursuant to Decree No. 01/2008/ND-CP dated January 03, 2008 of the Government regulating functions, tasks, powers and organizational structure of the Ministry of Agriculture and Rural Development; Decree No. 75/2009/ND-CP dated September 10, 2009 of the Government amending Article 3 of Decree No. 01/2008/ND-CP dated May 03, 2008 of the Government regulating functions, tasks, powers and organizational structure of the Ministry of Agriculture and Rural Development;
- Pursuant to the Law on quality of products and goods dated November 21, 2007;
- Pursuant to Decree 132/2008/ND-CP of December 31, 2008 of the Government detailing the implementation of several articles of the Law on quality of products and goods;
- Pursuant to the Law on Standards and Technical Regulations dated June 29, 2006;
- Pursuant to Decree No. 127/2007/ND-CP dated August 01, 2007 of the Government detailing the implementation of several articles of the Law on Standards and Technical Regulations;
- Pursuant to Decision No. 10/2010/QD/TTg dated February 10, 2010 of the Government regulating Certificate of Free Sale for exports and imports;

The Ministry of Agriculture and Rural Development hereafter guides the issuance and examination of Certificates of Free Sale for exports and imports under the management responsibility of the Ministry of Agriculture and Rural Development as follows:

Chapter I GENERAL PROVISIONS

Article 1. Scope of Application

This Circular gives guidance on issuance of Certificates of Free Sale (CFS) for products and goods produced domestically for export and the management of CFSs for products and goods imported for circulation in Vietnam under the management responsibility of the Ministry of Agriculture and Rural Development.

Article 2. Objects of Application

This Circular applies to the State management agencies, traders, manufacturers of products, goods, and organizations and individuals engaged in activities related to quality of products and goods in Vietnam under the management responsibility of the Ministry of Agriculture and Rural Development.

Article 3. Legal Authorities in the Management of CFSs for Imported Goods and Products; Issuance of CFSs for Exported Goods and Products.

1. Competent authorities in the management of CFSs for imports; issuance of CFSs for export are specified in Annex I of this Circular.
2. The competent bodies referred to in Clause 1 of this Article shall clearly notify the addresses where traders should register dossiers and places to issue CFSs for exports, where to examine CFS for imports.

Chapter II ISSUANCE OF CFSs FOR EXPORTS

Article 4. Conditions for Obtaining a CFS

A product or good produced domestically for export can be issued a CFS when it satisfies the following conditions:

1. There is request from exporters;
2. Product is certified to meet technical regulation in compliance with the provisions of the prevailing law; and
3. Requested by competent agencies of importing country (if importing country has requirement).

Article 5. Application for Issuance of CFS

1. Application procedure:
 - a. Register application with agency authorized for issuance of CFS as regulated in Article 9, Decree No.10/2010/QĐ-TTg dated February 10, 2010:

(NOTE: Article 9 (Registration of traders dossiers), Decree No.10/2010/QĐ-TTg says: (1) A CFS applicant shall register the trader dossier with the CFS issuer when applying for a CFS for the first time and may only be considered for CFS issuance when having registered such dossier. A trader dossier comprises: a/ Written registration of the specimen signature of the person authorized to sign the CFS application and the seal of the trader (Appendix 2 to this Decision); b/ Business registration certificate of the trader (certified true copy); c/ Certificate of tax identification number registration (certified true copy); d/ List of product establishment (if any) of the trader (appendix III of this decision); (2) Any changes in a trader dossier shall be reported to the CFS issuer where the dossier has been registered prior to CFS application. When there is no change, a trader dossier shall still be updated once every two years; and (3) An applicant who applies for a CFS at an agency rather than the one at which she/he/it has previously registered the trader dossier shall submit a written request to and register the trader dossier at that agency.

- b. Traders submit application to the CFS issuing competent agency.
2. Application dossier for a CFS consists of:
 - a. Completed and valid request for Certificate of Free Sale (in the form prescribed in Appendix II.a of this Circular).
 - b. Certified true copies of Certificate of qualified production, or Certificate of standard, technical-regulation conformity; or Certificate of announced standards in compliance with the provisions of the prevailing law.
 - c. Request from competent agency of importing country (if available)
3. Submission of dossiers:

CFS requesting applicant submits dossier to the CFS issuer by direct submission or by mail.

Article 6. Verification of Application Dossier and Issuance of CFS

1. In the case of dossier is not complete or invalid:
 - a. For dossier submitted by mail, not later than 2 working days counting from the date of dossier received, the CFS issuer must notify the applicant by writing to indicate what kind of the dossier's contents need to be provided with further information or what kind of supplemental information that the applicant need to provide.
 - b. For dossiers submitted directly, the officer, who receives the dossier must check the dossier. If he (or she) find the dossier are incomplete and invalid, CFS issuing authority shall send a written notice to request the applicant to adjust or amend the application.
2. In case the dossier complete and valid as regulated in Article 5 of this Circular.
 - a. The dossier receiver provide applicant with a receiving slip on dossier submission (for dossier directly submitted)
 - b. Within 05 working days from the date of the CFS applicant submitted a complete and valid application dossier as prescribed in Article 5 of this Circular, CFS issuer will issue the CFS (as

prescribed in the Appendix III of this Circular; or based on requirement from importing country). The CFS will be valid for 2 years (maximum) from the date of issuance.

- c. If it is found that the product, goods do not meet the conditions for obtaining CFS as defined in Article 4 of this Circular, the FCS issuer shall give the CFS applicant a written notice stating reasons for the failure to grant CFS for such product, goods.
- d. Where it is noticed that the examination of the application dossier does not provide sufficient grounds for CFS issuance; or when detecting signs of violation on previously-issued certificates, the CFS issuer may conduct examination at the manufacture or appoint an organization to assess capability. Cost of examination shall be borne by the CFS applicant.

Article 7. CFS re-issuance

1. Conditions for CFS re-issuance:

- a. CFS original certificate is still valid but lost, misplaced
- b. CFS original certificate is still valid but damaged, cannot continue to use;
- c. There are errors on CFS due to the fault of the CFS applicant or the CFS issuer.
For cases of CFS re-issuance as specified at Points b and c of this clause, the issued CFS has to be revoked and cancelled.

2. Procedures for re-issuance:

- a. The CFS applicant submits Request for CFS re-issuance (in the form prescribed in Annex II.b of this Circular) to CFS issuer to request for CFS re-issuance.
- b. The CFS issuer notifies the applicant about re-issuance of CFS when error on the CFS is recognized as mistake made by the CFS issuer.

3. Documents verification and re-issuance of CFS:

- a. Within 04 working days from the date the CFS applicant submitted the request, CFS issuer shall review and compare with the original files stored at the CFS issuer to:
 - Issue copy of CFS for cases specified at Points a, b, Clause 1 of this Article. This copy must carry the words "CERTIFIED TRUE COPY" (certified copy), date and validity period as per the original CFS;
 - Re-issue new CFS for cases specified at Point c, Clause 1 of this Article.
- b. In the case for not re-issuing the CFS, the CFS issuer provides a written notice stating reason

for the failure to re-issue.

Article 8. Revocation of issued CFSs

1. The CFS issuer will revoke the issued CFS in the following cases:
 - a. For cases regulated in Clause 1, Article 14, Decree No.10/2010/QD-TTg dated February 10, 2010

(NOTE: Clause 1, Article 14, Decree No.10/2010/QD-TTg states that a CFS issuer shall revoke an issued CFS when: (a) the exporter or CFS applicant falsifies documents; (b) the CFS is issued to product or goods which fails to conform with its announced applied standards; or (c) the CFS is issued ultra vires. END NOTE)

- b. CFS already issued for products, good that are not in conformity with technical standards announced
2. Procedure of revocation of issued CFSs is regulated in Clause 2, Article 14, Decree No.10/2010/QD-TTg dated February 10, 2010.

(NOTE: A CFS holder shall return the issued CFS to the CFS issuer within five (05) working days after receiving the revocation notice of the CFS issuer. When it is impossible to revoke such CFS, the CFS issuer shall issue a notice of invalidity of the CFS specified in Clause 1 of this Article to concerned organizations and individuals. END NOTE.)

Chapter III MANAGEMENT OF CFS OF IMPORTS

Article 9. CFS requirements for imports

1. CFSs issued by the competent bodies of exporting countries or territories must supply sufficient information as stipulated in Clause 2, Article 6 of Decision No. 10/2010/QD-TTg dated February 10, 2010 on Certificate of Free Sale for exports and imports;

(NOTE: Clause 2, Article 6 of Decision 10/2010/QD-TTg says that a CFS must be in English on A4-size white paper and contain the following details: (a): Name of the CFS issuing agency (issuer); (b): Its reference number; (c): Date of its issuance; (d): Name of the certified products or goods; (e): Type or group of the certified products or goods; (f): Name and address of the manufacturer; (g): Statement that the product or good is manufactured and freely sold on the market of the country of the manufacturer; (h); Full name, signature and title of the CFS issuing person and seal of the CFS issue. END NOTE)

2. Where it is required by the concerned competent state agencies as regulated in Clause 1, Article 3 of this Circular, CFSs issued by the exporting countries or territories must be legalized by consular as prescribed by law, unless they are exempt from consular legalization according to international treaties to which Vietnam is a member or on the basis of reciprocity.

Article 10. Imported goods subject to CFS requirements

1. List of imported good products subject to CFS requirement as a basic for government's competent agencies to issue import permit or other certifications under current legal documents are defined in Appendix IV to this Circular
2. The CFS can be used for one or different shipments of same imported products as regulated by governments' competent agencies as stated in Clause 1, Article 3 of this Circular.

Article 11. CFS Examination

1. CFS is a component of dossier applied for import permit or other certificate as regulated by current legislation for imports; it serves as basic for competent agency to regulate management related procedures.
2. The competent bodies referred in Clause 1, Article 3 shall examine CFS for imports specified in Article 11 of this Circular.
3. In case of doubt about the authenticity of CFS for the imports or when the imported good product fails to conform with their CFS, the concerned State authority agency may send a request for verification along with a copy of the CFS in question to the CFS issuing authority of the exporting country or territory. Request for verification must clearly state the reason for verification and the information necessary to clarify the authenticity of the CFS in doubt.
4. Competent State agencies may reject CFS of imported good product when the CFS was confirmed by the CFS issuing authority of exporting country as not authentic.

Chapter IV ORGANIZATION OF IMPLEMENTATION

Article 12. Responsibilities of Manufacturers, Importers and Exporters

1. To comply with the requirements of CFS issuing and examining authorities on the proofs of exports, imports to meet the provisions on CFS.
2. Be responsible before the current law on the accuracy and truthfulness of declarations relating to requests for CFS issuance.
3. Be responsible before the current law on the accuracy and truthfulness of CFS of imported goods and products.
4. Be subject to inspection, examination on declarations and use of CFSs as prescribed in this Circular and the provisions of relevant laws.

Article 13. Responsibilities of Competent CFS Authorities Regarding the Management of CFSs

for Imports and CFS issuance for exports

1. To preside over the implementation, propagation and guidance on procedures for issuing CFSs for exports, examination of CFSs for imports under their management authorities as specified in Article 3 of this Circular.
2. To receive, examine dossiers and issue CFSs when products and goods for export meet the provisions on CFS as stipulated in Article 6 of this Circular.
3. Examine CFSs for imported good products as specified in Annex IV to this Circular.
4. To direct and guide assigned subordinating units to issue and examine CFSs.
5. Annually, or irregularly (when requested), send reports regarding the issuance and examination of CFSs for imports and exports under management authority to National Agro-Forestry-Fisheries Quality Assurance Department in order for the Department to summarize and report to the Ministry.

Chapter V ENFORCEMENT

Article 14. Entry into Force

This Circular shall come into force 45 days from the date of signing.

Article 15. Supplement, Amendment

In the process of implementation, if any difficulties and problems arise, the involved agencies, organizations and individuals to report to the Ministry of Agriculture and Rural Development for consideration, amendment, and supplement.

To:

- Government Office;
- Ministry leaders;
- Government Gazette; Government Website;
- Ministry of Finance, Ministry of Industry and Trade,
- Ministry of Science and Technology
- General Department of Customs;
- Department for Examination of Legal Normative Documents, Ministry of Justice
- People's Committees of provinces and cities under central authority
- Inspection Departments, Admin Dept. (Ministry of Agriculture and Rural Development)
- Departments of Agriculture and Rural Development in cities, provinces under central

**FOR THE MINISTRY OF
AGRICULTURE AND RURAL
DEVELOPMENT
MINISTER**

CAO DUC PHAT

authority;
 - File: Director General, Quality Management.

APPENDIX- I
COMPETENT STATE AUTHORITIES TO ISSUE AND EXAMINE CFS
FOR IMPORTS AND EXPORTS

*(Issued together with Circular No.63 /2010/TT-BNNPTNT dated November 1, 2010, by
 the Minister of Agriculture and Rural Development)*

| No. | Product/Goods category | Competent authority |
|------------|---|---|
| I | Seeds and Breeds | |
| 1 | Agricultural Plant seeds | Department of Crop Production |
| 2 | Breeds of Livestock | Department of Livestock Production |
| 3 | Aquatic breeds | General Department of Fisheries |
| 4 | Forestry plant seeds derived from grains, tissue culture, and replanting | General Department of Forestry |
| II | Agricultural Materials | |
| 1 | Fertilizer and fertilizer materials used in crop production | Department of Crop Production |
| 2 | PE bags; organic/bio fertilizers used in forestry | Department of Forestry |
| 3 | Animal feed; animal feed supplemental | Department of Livestock Production |
| 4 | Solvent used for preserving animal cements, embryos | Department of Livestock Production |
| 5 | Pesticides | Department of Plant Protection |
| 6 | Veterinary medicine (including aquatic veterinary drugs) | Department of Animal Health |
| 7 | Materials, chemical used in livestock production | Department of Livestock Production |
| 8 | Additives, chemicals used in the preservation of raw materials, Agro-forestry-Fisheries Products and Salt production. | Department of Processing and Trade for Agro-forestry-Fisheries Products and Salt Production |
| 9 | Biological products, chemicals used for environment treating in fishery | General Department of Fisheries |
| 10 | Aquatic feed, supplements for aquatic feed | General Department of Fishery |
| III | Products | |
| 1 | Products derived from <u>terrestrial animals</u> | Department of Animal Health |
| 2 | Products derived from aquatic animals | National Agro-Forestry-Fisheries Quality Assurance Department |
| 3 | Salt | Department of Processing and Trade for Agro-forestry-Fisheries Products and Salt Production |
| 4 | Products of plant origin | Department of Plant Protection |

| | | |
|-----------|--|---------------------------------|
| 5 | Forest products (timber and non-timer products having legal origins) | General Department of Forestry |
| 6 | Forest plants/Forest animals | General Department of Forestry |
| IV | Fishing tools, agricultural equipment | |
| 1 | Tools and means used for fishing | General Department of Fisheries |
| 2 | Materials and equipment used exclusively in aquaculture | General Fisheries Office |

APPENDIX II.a

REQUEST FOR CERTIFICATE OF FREE SALE

(Issued together with Circular No.63/2010/TT-BNNPTNT dated November 1, 2010 of the Ministry of Agriculture and Rural Development)

Company name
Company logo (if any)
Address:.....
Telephone:.....
Fax:.....
Email:

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Date:

To: [CFS issuing authority]

To meet the requirements of the importing country, our company hereby requests [Name of CFS issuing authority] to grant Certificate of Free Sale (CFS) for the products and goods within the scope of our company's production and business as follows:

| No. | Product name | Standard/ technical-regulation conformity numbers | The composition and contents of active substances (if any) | Importing country |
|-----|--------------|---|--|-------------------|
| 1 | | | | |
| 2 | | | | |
| 3 | | | | |
| 4 | | | | |

Attached documents (please mark √ if any):

| No. | Name of papers | Yes(√) |
|-----|--|--------|
| 1 | Trader dossier | |
| 2 | Certified true copies of Certificate of qualified production ; or Certificate of standard, technical-regulation conformity; or Certificate of standards published in accordance with the provisions of the prevailing law. | |
| 3 | Request from competent authority of importing country/ importer (if any) | |

I assume all responsibility whatsoever for the above content,

COMPANY
(Legal representative or authorized person
signature and stamp.)

APPENDIX- II.b
REQUEST FOR CFS RE-ISSUANCE

(Issued together with Circular No. 63 /2010/TT-BNNPTNT dated November 1, 2010 of the Ministry of
Agriculture and Rural Development)

Company name

Address:.....

Telephone:.....

Fax:.....

Email:

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Date:

To: [CFS issuing authority]

To meet the requirements of the importing country, our company hereby requests [Name of CFS
issuing authority] to have Certificate of Free Sale (CFS) re-issued for the products and goods within the
scope of our company's production and business as follows:

| No. | Product name | Standard/technical- regulation conformity numbers | The composition and contents of active substances (if any) | Importing country | Number and date of the original CFS |
|-----|--------------|---|--|----------------------|---|
| 1 | | | | | |
| 2 | | | | | |
| 3 | | | | | |
| 4 | | | | | |

{name of company/ I (for individual) requests {CFS issuing competent agency} to re-issue the CFS for
the above mentioned products.

Reasons: (Mark an appropriate)

Lost

Missing

Damaged

Having Error

I assume all responsibility whatsoever for the above content,

COMPANY
(Legal representative or authorized person
signature and stamp.)

APPENDIX- III
SPECIMEN FORM FOR CERTIFICATE OF FREE SALE,
APPLICABLE TO PRODUCTS AND GOODS UNDER THE MANAGEMENT OF THE
MINISTRY OF AGRICULTURE AND RURAL DEVELOPMENT
(Issued together with Circular No.63 /2010/TT-BNNPTNT dated November 1, 2010 of the Ministry of
Agriculture and Rural Development)



MINISTRY OF AGRICULTURE AND RURAL DEVELOPMENT
OF THE SOCIALIST REPUBLIC OF VIETNAM

AUTHORITY

Add.:

Tel - *Fax:* - *E-mail:*

CERTIFICATE OF FREE SALE

Ref. N^o:

To whom it may concern:

This is to certify that the products listed below is:

- a. Manufactured by:
- b. At address:
- c. Tel: fax:
- d. List of products include:

| No | Name of product |
|----|-----------------|
| 1. | |
| 2. | |

The referred products are produced and freely sold in Vietnam market.

This certification is valid until ...

Ha Noi, date, month, year
GENERAL DIRECTOR

APPENDIX -IV
LIST OF IMPORTED PRODUCTS SUBJECT TO CFS REQUIREMENTS
UNDER THE MANAGEMENT OF THE MINISTRY OF AGRICULTURE
AND RURAL DEVELOPMENT

(Issued together with Circular No.63 /2010/TT-BNNPTNT dated November 1, 2010, by the Ministry of Agriculture and Rural Development)

| No. | Names of products/goods |
|-----|---|
| I | Agricultural materials |
| 1 | a. Samples of pesticides b. Pesticides that are not on the list of pesticides allowed to use in Vietnam imported for use in agricultural facilities for implementing projects contracted with foreign partners; for treatment of wood, rattan products for export; used in entertainment facilities c. Pesticides that are not on the list of pesticides allowed to use in Vietnam imported for re-export; for implementing economic contracts with foreigners. |
| 2 | Veterinary drugs (including veterinary drugs for fishery) |
| 3 | Fertilizer and materials used for fertilizer production |
| 4 | Animal feed and feed supplements |
| 5 | Aquafeed and aquafeed supplements |
| 6 | Additives, chemicals used in processing, preservatives for agro-forestry and fishery products and salt |
| 7 | Bio-agents, chemicals used for environmental treatment of fisheries |
| II | Agricultural Products |
| 1 | Agricultural and fishery products not for food use |
| 2 | Samples of wild animals and wild plants |
| 3 | Forest products (timber and non-timber products) |
| 4 | Agricultural and fishery products used as food that contain genetically modified materials; are irradiated; or produced by new technologies |

| | |
|------------|--|
| 5 | Salt for human consumption |
| III | Fishing instruments, devices requiring strict requirements on safety in aquaculture |
| 1 | Materials used for fishing equipment |
| 2 | Fishing net |
| 3 | Other fishing equipment |

END INFORMAL TRANSLATION OF CIRCULAR 63/2010/TT-BNNPTNT

Government Certificate Legal Entry Requirements: