INFORMATION FOR IMPORTERS OF SHEEP/ GOAT SEMEN FROM CANADA, ICELAND, THE UNITED KINGDOM AND MEMBER STATES OF THE EUROPEAN UNION (updated September 2025)

The importer should be aware of the requirements in the United States once the permit application is approved and the SHEEP/ GOAT semen from these regions is imported:

- The importing semen holding facility must have a premises ID assigned and recorded in the National Scrapie Database: Surveillance Collaborative System/ Scrapie (SCS SCR). If imported directly to a destination farm, a flock ID assigned and recorded in the SCS SCR is also required.
- 2. All individual flocks/herds receiving the semen must have flock and premises IDs assigned and recorded in the SCS SCR; flock owners should call 866-USDA-TAG if they do not already have a premises/flock ID to obtain one. The producer must have a premises ID and a flock ID assigned in the SCS SCR, however, they do not have to be enrolled in the Scrapie Flock Certification Program (SFCP).
- 3. Semen may only be delivered to this premises, as listed on the import permit.
- 4. Proof of current registration must accompany the imported semen shipment and be submitted at the time of permit application.
 - Documentation from the semen storage facility or destination farm with the SCS SCR premises identification number and if applicable flock identification number would be sufficient. This may be a signed letter on letterhead stationery from the company with the information, a copy of a USDA APHIS form or letter with this information (the company/owner, address, the flock/premises identification, etc.) or similar official document with this information. If a screen shot of such documentation from SCS SCR contains all the needed information and is clearly readable/ reproducible, it would also be appropriate.
 - Copies of the documents should be obtainable through the semen storage facility/ destination farm or the USDA APHIS Veterinary Services (VS) FiOps (Field Operations) District Office Area Veterinarian in Charge (AVIC) overseeing the state where the facility/farm is located: https://www.aphis.usda.gov/contact/animal-health
- 5. The import permittee (or designated agent) must notify USDA APHIS VS FiOps district office in writing or by email within 10 (ten) business days confirming the shipment of semen has been received at the specified destination location and provide a copy of the import permit as reference. The contact information may found at: https://www.aphis.usda.gov/contact/animal-health
- 6. The imported semen may only be further distributed after importation if it is moved to another premises with a current premises identification and flock identification recorded in the SCS SCR, and with <u>prior written notification</u> to the APHIS VS FiOps District office in the state where the original receiving premises is located as well as where the destination receiving premises is located. This movement must be reviewed and approved by APHIS.
- 7. The importer of record, or their designated agent, must inform all secondary recipients, <u>in writing</u>, of the necessary guidelines for use of this imported semen, the required record keeping, and provide a copy of the original import permit as reference.

- 8. All facilities listed as the importer of record dispersing the imported semen must also inform any other recipient facilities, <u>in writing</u>, of the necessary guidelines for use of this imported semen, the required record keeping, and provide a copy of the import permit as reference.
- 9. Secondary recipients, and any other facility receiving this imported semen, must notify the USDA APHIS VS FiOps District Office in their state in writing or by email within 10 (ten) business days confirming the shipment of semen has been received at the specified destination location and provide a copy of the import permit as reference. The contact information may be found at: https://www.aphis.usda.gov/contact/animal-health
- 10. Secondary recipients, and any other facility receiving this imported semen must follow the guidelines in sections 5, 6, 7 and 8 for any further distribution of the imported semen.
- 11. The importer, the owner of a recipient flock or herd where delivery of the semen is made, or the owner of an APHIS-approved semen storage facility must maintain records of the disposition (including destruction) of imported or stored semen for 5 years after the semen is transferred or destroyed. These records must be made available during normal business hours to APHIS representatives on request for review and copying.
- 12. The owner of all sheep or goats (first generation (F1) progeny) resulting from semen imported under this section, or from embryos derived from the imported semen shall:
 - Identify them at birth with a permanent official identification number consistent with the provisions of the USDA Scrapie Program; such identification may not be removed except at slaughter and must be replaced if lost;
 - Maintain a record linking the official identification number to the imported semen, including a record of the replacement of lost tags;
 - Maintain records of any sale or disposition of such animals, including the date of sale
 or disposition, the name and address of the buyer, and the animal's official
 identification number; and
 - Keep the required records for a period of 5 years after the sale or death of the animal. APHIS may view and copy these records during normal business hours.

This does not affect the collection of the donor animals in the country of origin or the exporter; it only concerns the long-term tracing of the imported semen used in U.S. sheep/ goat flocks and the resulting progeny.

The importer will need to obtain the paperwork required for this type of import, making sure records will be maintained as directed, all premises holding the semen or using the semen are registered, as well as the flocks being inseminated, the F1 progeny, and records of the sale/ transfer of any F1 progeny.