



# CCOF

Organic Certification    Education & Outreach    Political Advocacy    Promotion

## International Market Labeling Guide

[Canada](#)    [EU/UK/Switzerland](#)    [Japan](#)    [Korea](#)    [Taiwan](#)    [Mexico](#)

- ▶ These guides identify unique organic labeling issues for the markets linked above, particularly where they differ from USDA National Organic Program or Canada Organic Regime labeling. Refer to [www.ccof.org/international](http://www.ccof.org/international) for current guidance.
- ▶ Products may be subject to additional national regulations and laws regarding food labeling or other standards. You must work with your importer to ensure compliance with all food labeling requirements for the destination market.
- ▶ All labels applied by CCOF-certified operations must be pre-approved by CCOF prior to printing. CCOF reviews English and Spanish as well as use of national seals. For other languages and for labels applied by importers, you must work with your importer to ensure labels meet all applicable labeling requirements.
- ▶ International seals can be downloaded at [www.ccof.org/labeling](http://www.ccof.org/labeling)
- ▶ Review the CCOF export certificates page at [www.ccof.org/export](http://www.ccof.org/export) to learn what documentation **must** accompany your export. Accompanying documents vary per export market and must be requested from CCOF prior to shipping.

### Canada Labeling Guide

All organic food products sold in Canada must meet the labeling requirements of the Canadian organic standards (COR). To learn more about requirements for export to Canada, including critical variances and export documentation, visit [www.ccof.org/canada](http://www.ccof.org/canada)

Label Feature/ Ingredients	Canada Organic Regime (COR) Requirements
<b>“100% Organic”</b>	<b>“100% Organic” phrase or claims are prohibited.</b> Products containing 100% organic ingredients may be labeled as “Organic”. Organic ingredients must be identified as organic in the ingredients list <sup>1</sup> . See COR Seal and Certifier Identification sections below.
<b>At least 95% Organic Ingredients</b>	<b>May be labeled “Organic”, “organically grown” etc<sup>2</sup>.</b> Organic ingredients must be identified as organic in the ingredients list. An organic ingredient percentage statement (such as “98% organic ingredients”) in addition to the term “organic” is allowed. The statement <b>“Certified Organic” is prohibited</b> , except when identifying the certifier. See COR Seal and Certifier Identification sections below.
<b>70- 95% Organic Ingredients or “Made with Organic...”</b>	<b>“Made with Organic (specified ingredients or food groups)” phrase or claims are prohibited.</b> Use of the USDA logo and COR seals are prohibited. Products must meet the following labeling requirements: a) <b>Only allowed to state “X% organic ingredients” or “contains X% organic ingredients”<sup>3</sup>.</b> b) The words “organic ingredients” must be of the same size and prominence as the preceding words, numbers, signs or symbols that indicate the applicable percentage. c) Organic ingredients must be identified as organic in the ingredients list. Operations wishing to sell products in this labeling category may need to create different Domestic Sales-only and Export-only labels.
<b>&lt;70% organic</b>	<b>Only allowed to indicate organic ingredient(s) in the product’s ingredient list.</b> Use of the USDA logo and COR seal are prohibited. These products do not require certification.
<b>Bilingual</b>	Any organic claims or expressions on retail labels must appear in both <b>French and English<sup>4</sup></b> . CCOF will review the “organic” claim, “% organic ingredients” claim, certifier identification statement, ingredients list, and Imported/Country of Origin statement when used with COR seal.
<b>Certifier Identification</b>	<b>All labels, including PLU labels, stating “organic”, “X% organic ingredients”, or similar phrase, MUST identify the certifier by name or seal<sup>5</sup>.</b> The statement “certified organic by CCOF” or similar may be used and may be placed anywhere on the label. Certifier seal is optional.

<sup>1</sup> SFCR Part 13 section 354(c)

<sup>2</sup> SFCR Part 13 section 353(1)


<sup>3</sup> SFCR Part 13 section 353(2)

<sup>4</sup> SFCR Part 13 section 355

<sup>5</sup> SFCR Part 13 section 354

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<p><b>Wholesale Containers/ Produce Boxes/ Non-Retail Packaging</b></p>	<p>COR organic labeling regulations do not distinguish between retail and non-retail packaging, except for the bilingual requirement (i.e. all Label Feature/Ingredients lines above except Bilingual apply to retail and non-retail). Non-retail packaging destined for commercial or industrial enterprises or institutions is exempt from bilingual labelling provided they are not resold to consumers at retail or offered for retail sale in the same shipping container (e.g., at a warehouse outlet).</p> <p>If product is in bulk form and there is no traditional label applied to a package (e.g. product in bulk form moved via railcar to a further processor), the information required to meet COR labeling requirements must be added to the railcar/container sign. This includes certifier identification by name or seal.</p>
<p><b>COR Seal</b></p> 	<p>The <b>COR seal is optional</b> and may be used on products that are compliant or equivalent to the COR standards. The seal must be used in the specific format and colors as defined by the COR regulations<sup>6</sup>:</p> <p>“The logo is displayed in either black with a white background, in black with a transparent background or in color. If displayed in color, the background is white or transparent, the outer and inner borders are green (Pantone no. 368), the maple leaf is red (Pantone no. 186) and the lettering is black.”</p> <p><b>All products imported into Canada using the COR Seal</b> must include the phrase “Imported” or “Imported From (country of origin)”, or “Product of (listed country of origin)” in the same visual field as the seal.</p>
<p><b>USDA NOP Seal</b></p>	<p><b>The USDA organic seal is voluntary.</b></p>
<p><b>Private Labels and Brands not owned by CCOF clients</b></p>	<p>Clients located in Canada and certified by CCOF to COR standards may package private label products or receive private label certification directly. Certified private labelers are not required to identify the co-packer on the label as long as appropriate inspections verify the use of compliant packaging, COR certified co-packers, and complete record keeping/traceability.</p>
<p><b>Wine Labels</b></p>	<p>Wines produced to USDA NOP standards using Sulfur Dioxide may be labeled “Organic” under COR labeling requirements. These labels may not state “Made with Organic Grapes” and may not display the USDA organic seal. Master cases or other markings for these products must state “for export only”.</p> <p>Wines may only use the COR seal when they are composed of 95% or more organic ingredients.</p>
<p><b>Pet Food, Personal Care, Natural Health Products</b></p>	<p>Pet food, personal care products, and natural health products are not covered by the COR regulations and are therefore not covered by the NOP/COR equivalence arrangement. They may be sold as NOP certified in Canada. Reference to COR is prohibited.</p>
<p><b>Additional CFIA Requirements</b></p>	<p>As noted at the beginning of this Guide, products may be subject to additional national regulations and laws regarding food labeling or other standards. CCOF only reviews labels for organic compliance. The following CFIA website may be referenced by your operation to assist with determining whether your labels meet all requirements outside of the specific organic requirements: <a href="https://www.inspection.gc.ca/food-labeling/industry">CFIA Food Labelling for Industry</a></p>

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## European Union/ United Kingdom/ Switzerland Labeling Guide

All organic food products sold in European Union (EU) Member States, UK or Switzerland must meet the labeling requirements of the EU organic standards. To learn more about requirements for export to the EU, UK or Switzerland, including critical variances and export documentation, visit [www.ccof.org/eu](http://www.ccof.org/eu)

Label Feature/ Ingredients	European Union Equivalency Agreement
<b>“100% Organic”</b>	<b>“100% Organic” phrase or claims are prohibited.</b> Products containing 100% organic ingredients may be labeled as “Organic”. Organic ingredients must be identified as organic in the ingredients list <sup>7</sup> . See Seal and Certifier Identification sections below.
<b>At least 95% Organic Ingredients</b>	<b>May be labeled “Organic”, “organically grown” etc.</b> Organic ingredients must be identified as organic in the ingredients list. See Seal and Certifier Identification sections below.
<b>70- 95% Organic Ingredients or “Made with Organic...”</b>	<b>“Made with Organic (specified ingredients or food groups)” phrase or claims are prohibited.</b> Use of the USDA logo, COR seal, EU seal, or CCOF name or seal are prohibited, except for wine containing sulfur dioxide (see “Wine Labels” section below). Products may be exported to the EU if they meet the following labeling requirements: <ol style="list-style-type: none"> <li>a) <b>Organic claims are only allowed for identification of organic ingredients and limited to the ingredient panel.</b></li> <li>b) The total percentage of organic ingredients in proportion to the total quantity of ingredients of agricultural origin must be identified in the ingredient panel.</li> <li>c) Organic and percentage statement must be in the same color, size, and style as the rest of the ingredient panel<sup>8</sup></li> <li>d) Certifier control number is required (see Certifier Identification section below)</li> <li>e) Must not use the word “organic” outside of the ingredient statement. Must not include “Certified Organic by CCOF” statement.</li> </ol>
<b>Certifier Identification</b>	<b>Certifier control number must be identified on all retail labels.<sup>9</sup></b> CCOF’s Certifier control number varies depending on the where the product originates from: Product from the US should use <b>US-ORG-006</b> and from Canada <b>CA-ORG-003</b> . Certifier name and/or seal may also be used for products labeled “Organic” (95-100% organic ingredients). If the EU organic seal is used, CCOF’s control number must be in the same visual field as the seal.
<b>Wholesale Containers/ Produce Boxes/ non-retail containers<sup>10</sup></b>	Non-retail containers/produce boxes or accompanying documents (e.g. invoices, BOLs) <b>must contain:</b> <ol style="list-style-type: none"> <li>a) Name and address of the certified operation</li> <li>b) Name of the product and its organic status</li> <li>c) Certifier’s control number (see section above) or identify the certifier by name or seal</li> <li>d) Traceability information, such as lot numbers, where applicable</li> </ol> When not NOP or COR compliant, containers & shipping documents must be labeled for “export only”.


<sup>7</sup> REG (EU) 2018/848 Article 30(5)

<sup>8</sup> REG (EU) 2018/848 Article 30(5)

<sup>9</sup> REG (EU) 2018/848 Article 32(1)(a)

<sup>10</sup> REG (EU) 2018/848 Annex III 2.1

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Label Feature/ Ingredients	European Union Equivalency Agreement
<p><b>EU Organic Seal</b></p> 	<p>The <b>EU organic seal is optional</b> and may be used on organic products that are compliant or equivalent to the EU standards.</p> <p><b>All products imported into the EU using the EU Seal</b> must indicate the certifier control number and source of ingredients within the same visual fields as the seal, using one of these statements:</p> <ul style="list-style-type: none"> <li>• “EU Agriculture” if the agricultural raw material has been farmed in the EU,</li> <li>• “Non-EU Agriculture” if the agricultural raw material has been farmed outside the EU</li> <li>• “EU/non-EU Agriculture” if part of the agricultural raw materials has been farmed in the EU and part outside the EU.</li> </ul> <p>The name of a specific country may be used instead of the terms ‘EU’ or ‘non-EU’ where all agricultural raw materials have been farmed in the same country.</p> <p>The EU organic seal must be used in specific format and colors as defined by REG (EU) 2018/848. The seal is a green (Pantone no. 376) rectangle with white stars in the shape of a leaf. Rectangle must be at least 9mm high by 13.5mm wide and maintain a height to width ratio of 1 to 1.5.</p> <p>Variations, such as modified color schemes (including black and white, different shades of green, delineating borders, etc) or smaller size, may be permissible in certain situations.<sup>11</sup></p> <p><b>Operations using the EU logo are strongly advised to review the EU User Manual for the EU Logo, available at <a href="http://www.ccof.org/resource/eu-organic-regulations-and-logo-use/">www.ccof.org/resource/eu-organic-regulations-and-logo-use/</a>.</b></p> <p><b>The UK and Switzerland do not have an official organic seal.</b> Products sold as organic may use any seal for which they are compliant with the associated standards. It is common to use the EU seal. If the EU seal is used, you must comply with all EU labeling requirements.</p>
<p><b>National Seal</b></p>	<p><b>The USDA or COR organic seal is voluntary</b> for products labeled “Organic” (95-100% organic ingredients). Use of the USDA or COR seal must meet USDA NOP or COR seal requirements.<sup>12</sup></p>
<p><b>Wine Labels</b></p>	<p>US wines using sulfur dioxide (&lt;100 ppm total sulfites) and meeting EU or Swiss wine production requirements may be labeled “Organic” and use the EU seal when produced for export to the EU, the UK or Switzerland. These labels may not state “Made with Organic Grapes” and may not display the USDA organic seal. Master cases or other markings must indicate “for export only” as these wines may not be sold as Organic in the US.</p>
<p><b>Cosmetics</b></p>	<p>Cosmetics are not covered by the US/EU equivalence arrangement and may not be labelled with the EU seal. The production and labelling of organic cosmetics is not regulated at the EU level. Operations should contact their importer or national authorities for country-specific requirements.</p>

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
<sup>11</sup> REG (EU) 2018/848 Article 32, Article 33 and Annex V

<sup>12</sup> REG (EU) 2018/848 Article 33(5)

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## Japan Labeling Guide

All organic food products sold in Japan must meet Japanese Agricultural Standard (JAS) organic labeling requirements. To learn more about requirements for export to Japan, including critical variances and export documentation, visit [www.ccof.org/japan](http://www.ccof.org/japan)

Label Feature/ Ingredients	Japanese Agricultural Standards (JAS) Requirements
<b>“100% Organic”</b>	<b>“100% Organic” phrase is discouraged.</b> Japan does not have a “100%” labeling category. Although this is not a recognized claim, it is not prohibited, and labels may contain either “Organic” or “100% Organic”. See Seal and Certifier Identification sections below.
<b>At least 95% Organic Ingredients</b>	<b>May be labeled “Organic”, “organically grown” etc.</b> See Seal and Certifier Identification sections below.
<b>70- 95% Organic Ingredients or “Made with Organic...”</b>	<b>“Made with Organic (specified ingredients or food groups)” phrase or claims are prohibited.</b> Japan does not have a “made with” labeling category. Only products with 95% or more organic content may be labeled as organic in Japan. These products cannot be represented as organic or have any organic claims, including the statement “Certified organic by...” or CCOF’s name or seal.
<b>Certifier Identification</b>	The accredited certifier must be identified on the label, by name or seal.
<b>Wholesale Containers/ Produce Boxes/ non-retail containers</b>	<b>Non-retail containers/produce boxes or accompanying documents (e.g. invoices, BOLs) must contain:</b> <ol style="list-style-type: none"> <li>a) Name and address of the certified operation</li> <li>b) Name of the product and its organic status</li> <li>c) Identify CCOF as the certifier</li> <li>d) Traceability information, such as lot numbers, where applicable</li> </ol>
<b>JAS Organic Seal</b> 	<b>Retail and consumer-facing products sold as organic in Japan are required to display the JAS seal.</b> The JAS seal is the Japanese seal for quality and standards that applies to a variety of food laws, with a unique version for organic products. The seal may be applied in Japan by a JAS-certified importer, exporter, or processor, or applied by foreign companies through a consignment contract with a JAS-certified importer, wherein Japan recognizes the exporter’s standards as equivalent to their own. The JAS seal is unique for every JAS accredited certifier. All traded retail products’ labels or stickers must state, “Certified Organic By (name of Japan recognized or USDA-accredited body) below the information identifying the handler or distributor of the product. The labels “有機農産物” (which means organic plant in Japanese.), “有機栽培農産物” (which means organically grown plant in Japanese.), “有機○○” (which means organic ○○ in Japanese.), “オーガニック○○” (which means organic ○○ in Japanese.), etc. are stipulated. (General names of plants shall be filled in “○○.”)
<b>National Seal</b>	<b>The USDA or COR organic seal is voluntary.</b> Use of the USDA or COR seal must meet USDA NOP or COR requirements.
<b>Alcohol/Wine</b>	Alcohol/Wine is not covered under the US/Japan equivalence. Alcohol/Wine may be sold as USDA NOP in Japan and labeled with the word “organic” in English or Japanese, but cannot use the JAS Organic seal. If labeled with the word “organic” in Japanese, alcohol must be accompanied by an organic certificate (export certificate not required). USDA NOP certified wine not eligible to be labeled as “Organic Wine” in the USA must be labeled as “Made with organic grapes” when exported to Japan.
<b>Honey, Seaweed, Non-Food Processed Products</b>	Products containing up to 5% honey may use the JAS seal and be exported to Japan under the equivalences. Pure honey, products containing over 5% honey, seaweed, and non-food processed products (e.g. personal care) are not covered under the equivalencies. They may be sold as USDA NOP or COR certified organic in Japan but cannot use the JAS Organic seal.

### US Exporters can meet the JAS seal use requirements in three ways.


1. JAS Seal Consignment Contract with a JAS certified importer
  - Sign the Consignment Contract with your JAS certified importer to apply their JAS seal directly to your products in the United States or Canada.
  - CCOF can help you navigate the consignment contract and provide required reporting under the JAS system. Note, the JAS seal is unique to each JAS certifier. Visit [www.ccof.org/japan](http://www.ccof.org/japan) for a process outline and necessary forms.
2. JAS certified importer applies the JAS seal in Japan
  - Export the product without the JAS seal and have the JAS-certified importer apply the seal once it reaches Japan, before sale.
3. Direct JAS certification through a JAS accredited certifier
  - CCOF has an inspection partnership with a JAS accredited certifier that can offer certification to the JAS standard directly, giving you access to your own JAS seal.
  - If you are interested in JAS certification, contact [export@ccof.org](mailto:export@ccof.org).
  - CCOF has observed that this option is time-consuming and costly and does not recommend it.

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## Korea Labeling Guide

Only processed products are allowed to be exported to Korea under the equivalency agreement. All processed organic food products sold in Korea must meet the labeling requirements of the Korean organic standards. To learn more about requirements for export to Korea including critical variances and export documentation visit [www.ccof.org/korea](http://www.ccof.org/korea).

Label Feature/ Ingredients	Korean Ministry of Agriculture, Food and Rural Affairs (MAFRA) Requirements
<b>“100% Organic”</b>	<b>“100% Organic” phrase or claims are prohibited.</b> Products containing 100% organic ingredients may be labeled as “organic”. See Seal and Certifier Identification sections below.
<b>At least 95% Organic Ingredients</b>	<b>May be labeled “Organic”, “organically grown” etc.</b> See Seal and Certifier Identification sections below. Products containing nonorganic ingredients must display a <b>percentage statement</b> . The total percentage of organic ingredients or the percentage of each ingredient used must be indicated in ingredients list. Non-organic ingredients must not be used as a part of the product name.
<b>70- 95% Organic Ingredients or “Made with Organic...”</b>	<b>“Made with Organic (specified ingredients or food groups)” phrase or claims are prohibited.</b> Korea does not have a “made with” labeling category. Only products with 95% or more organic content may be labeled as organic in Korea. “Made with organic...” products cannot be represented as organic in Korea or have any organic claims, including the statement “Certified organic by...” or CCOF’s name or seal. Products not covered under the arrangement cannot list individual organic ingredients as organic in the ingredient statement.
<b>Retail labels</b>	Retail labels <b>must include at least the following information:</b> <ol style="list-style-type: none"> <li>a) Name and address of final manufacturer listed as “Manufactured by...”</li> <li>b) “Packaged in: USA”</li> <li>c) Manufacturer’s 10 Digit NOP ID. <ol style="list-style-type: none"> <li>a. ID must match the number listed on the NAQS export certificate.</li> <li>b. Certified private label owners are responsible for verifying with your importer which NOP ID is required to be listed on your labels.</li> </ol> </li> <li>d) Telephone number of the seller or importer</li> </ol>
<b>Certifier Identification</b>	The manufacturer’s accredited certifier must be identified on the label, by name or seal.
<b>Wholesale Containers/ Produce Boxes/ non-retail containers</b>	Non-retail containers/produce boxes or accompanying documents (e.g. invoices, BOLs) <b>must contain:</b> <ol style="list-style-type: none"> <li>a) The name and address of the final certified manufacturer</li> <li>b) The name of the product and its organic status</li> <li>c) Manufacturer’s 10 Digit NOP ID. <ol style="list-style-type: none"> <li>a. ID must match the number listed on the NAQS export certificate.</li> <li>b. Certified private label owners are responsible for verifying with your importer which NOP ID is required to be listed on your labels.</li> </ol> </li> <li>d) Traceability information, such as lot numbers, where applicable</li> </ol>
<b>Organic Seal</b> 	Use of the <b>Korean organic seal is optional</b> for products compliant or equivalent to the Korean organic standards. The Korean organic seal must be used in specific format and colors as defined by the MAFRA Food Code: <ul style="list-style-type: none"> <li>• The seal is a green (C80+Y100) rectangle with a white <i>taegeuk</i> shape within. The height of the logo is 0.95xW. The space between the white figure and the delimiting outer lines (left, upper, and right lines) is 0.1xW. The starting point of the <i>taegeuk</i> circle in the lower white section of the logo on the left is 0.55xW below from the upper section, and the end point if the <i>taegeuk</i> circle on the right is 0.75xW below the upper section.</li> <li>• Typeface is Gothic and the color for “organic” should match the logo, while “MAFRA KOREA” is white.</li> <li>• Variations on color are: blue (C100+M70), red (M100+Y100+K10), and black.</li> <li>• The size of the seal can change according to packaging size.</li> </ul> <b>Operations using the Korean seal are strongly advised to work with your importer to ensure compliance to the Korean labeling laws, as well as review the Korean organic labelling laws, available at <a href="http://www.ccof.org/korea">www.ccof.org/korea</a>.</b>
<b>USDA NOP Seal</b>	<b>The USDA organic seal is voluntary.</b> Use of the USDA seal must meet USDA NOP requirements.
<b>Third Country Seals</b>	Use of any other country’s organic seal is only allowed if the product is <b>directly certified</b> to that standard. The organic certificate for that standard must accompany the shipment. For example, only products certified to the EU standard may use the EU seal on Korea export labels. Products covered under the US/EU Equivalency Arrangement may not use the EU seal.

Label Feature/ Ingredients	Korean Ministry of Agriculture, Food and Rural Affairs (MAFRA) Requirements
<b>Raw or Unprocessed Products</b>	<b>Raw or unprocessed products are not allowed to be exported to Korea</b> under the terms of this equivalence. To export these products your operation requires direct certification to the Korean standard. Products not covered under the arrangement cannot list individual organic ingredients as organic in the ingredient statement.
<b>Wine Labels</b>	Organic wine may be labelled “Organic” and exported under the US/Korea Equivalency Arrangement. “Made with Organic” wine (e.g., containing sulfites) cannot be represented as organic in Korea or have any organic claims, including the statement “Certified organic by...” or CCOF’s name or seal. Products not covered under the arrangement cannot list individual organic ingredients as organic in the ingredient statement.
<b>Non-Food Products</b>	Non-food products (e.g. personal care) are not covered under the US/Korea equivalence arrangement. Work with your importer and contact Korea’s Ministry of Food and Drug Safety for questions regarding personal care and cosmetics.

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## Taiwan Labeling Guide

All organic food products sold in Taiwan must meet Taiwanese organic labeling requirements. To learn more about requirements for export to Taiwan, including critical variances and export documentation, visit [www.ccof.org/taiwan](http://www.ccof.org/taiwan)

Label Feature/ Ingredients	Agriculture and Food Agency (AFA) Requirements
<b>“100% Organic”</b>	<b>“100% Organic” phrase or claims are prohibited.</b> Products containing 100% organic ingredients may be labeled as “organic”. See Seal and Certifier Identification sections below.
<b>At least 95% Organic Ingredients or “Made with Organic...”</b>	<b>May be labeled “Organic”, “organically grown” etc.</b> See Seal and Certifier Identification sections below. <b>Product must be labeled “organic” in traditional Chinese characters</b> (responsibility of importer to verify). Fresh, fortified milk must be labeled as fortified, not fresh.
<b>70- 95% Organic Ingredients</b>	<b>“Made with Organic (specified ingredients or food groups)” phrase or claims are prohibited.</b> Taiwan does not have a “made with” labeling category. If the product contains less than 95 percent organic ingredients, no reference to organic may appear on the label or the list of ingredients. These products cannot be represented as organic or have any organic claims, including the statement “Certified organic by...” or CCOF’s name or seal. These prohibitions also apply to wine labeled in the USA as “Made with organic grapes.”
<b>Retail Labels</b>	Work with your importer to design labels. Retail labels <b>must include at least the following information:</b> <ol style="list-style-type: none"> <li>a) Country of origin identified either as a separate statement or within address of certified operation</li> <li>b) Product name</li> <li>c) Indication of organic in traditional Chinese characters (Responsibility of importer)</li> <li>d) CCOF name or seal</li> <li>e) Name, address, telephone number of Taiwan importer (Responsibility of importer)</li> <li>f) Approval Certificate number (Responsibility of importer)</li> </ol> Refer to Taiwan’s <a href="#">AFA Organic Policy and Measures</a> website for further labeling guidance.
<b>Certifier Identification</b>	The accredited certifier must be identified on retail labels, by name or seal. It is optional for bulk/wholesale.
<b>Bulk/Wholesale</b>	Must include product name and country of origin. The height and width of the characters for marking the origin (country) of bulk package of organic agricultural products and in-conversion agricultural products shall not be less than 3 cm. Refer to <a href="#">Taiwan’s organic labeling guide</a> and <a href="#">Article 19</a> for additional requirements that may apply.
<b>Taiwan Organic Mark</b>	Use of the Taiwan organic mark is <b>prohibited</b> on USDA organic product exported to Taiwan and can only be used on certified products that are produced or processed in Taiwan.
<b>National Seal</b>	<b>The USDA or COR organic seal is voluntary.</b> Use of the USDA or COR seal must meet USDA NOP or COR requirements.
<b>Wine Labels</b>	Organic wine exported to Taiwan must meet <a href="#">Taiwan’s organic labeling requirements</a> , including labeling the product “organic” in traditional Chinese characters. Only NOP certified “Organic” wine can be exported to Taiwan, not wine labeled in the USA as “Made with organic grapes.” The “Made with organic...” claim cannot appear on wine labels because the Taiwan standards do not include this labeling category option.
<b>Milk</b>	U.S. fresh milk products with added vitamins and minerals must be labeled “fortified milk” and cannot be labeled “fresh milk”.
<b>Honey</b>	Processed products containing honey may be labelled “Organic” and be exported under the US/Taiwan equivalence. Pure honey is excluded from the US/Taiwan and Canada/Taiwan equivalences.

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## Guía de Etiquetado Para México Mexico Labeling Guide

Todos los productos alimentarios que se venden como orgánicos en México y que se exportan deben cumplir con los requisitos de etiquetado de los estándares orgánicos mexicanos,<sup>13</sup> que se detallan en esta guía. Los requisitos de etiquetado para México son similares a las normas NOP, excepto como se describe a continuación. Todas las etiquetas deben ser aprobadas por CCOF antes de la impresión.

*All food products sold as organic in Mexico or exported must meet the labeling requirements of the Mexican organic standards,<sup>14</sup> detailed in this guide. The labeling requirements for Mexico are similar to NOP standards, except where noted below. All labels must be approved by CCOF prior to printing.*

Tipo de Etiqueta/ Característica <i>Label Type/Feature</i>	Requisitos Orgánicos Mexicanos para Etiquetado <i>Mexico Organic Labeling Requirements</i>
<p><b>“100% Orgánico”<sup>15</sup></b></p> <p><b>“100% Organic”<sup>16</sup></b></p>	<p>Debe mostrar el término “100% Orgánico”. Debe mostrar una declaración de libre de OMG, números de identificación, lista de ingredientes, y el nombre del certificador, ver las secciones abajo.</p> <p>Puede portar el Distintivo Nacional orgánico de México.</p> <p><i>Must display the term “100% Orgánico”. Must display GMO-Free statement, identification numbers, ingredient list, and certifier name, see sections below.</i></p> <p><i>May display the Mexico Organic Seal.</i></p>
<p><b>“Orgánico”<sup>17</sup></b></p> <p><b>“Organic”<sup>18</sup></b></p>	<p>Debe mostrar el término “Orgánico”. Debe mostrar una declaración de libre de OMG, números de identificación, lista de ingredientes, y el nombre de la certificadora, ver las secciones abajo.</p> <p>Puede portar el Distintivo Nacional orgánico de México.</p> <p><i>Must display the term “Orgánico”. Must display GMO-Free statement, identification numbers, ingredient list, and certifier name, see sections below.</i></p> <p><i>May display the Mexico Organic Seal.</i></p>
<p><b>“Elaborado o Hecho con... orgánicos”<sup>19</sup></b></p> <p><b>“Made with Organic”<sup>20</sup></b></p>	<p>Debe mostrar el término “Elaborado o Hecho con... orgánicos” (ingredientes especificados o grupos de alimentos). Debe mostrar una declaración de libre de OMG, números de identificación, lista de ingredientes, y el nombre de la certificadora, ver las secciones abajo. Debe mostrar el porcentaje de ingredientes orgánicos como “X% Orgánico” o “X% ingredientes orgánicos”.</p> <p>El uso del Distintivo Nacional orgánico de México es prohibido.</p> <p><i>Must display the phrase “Hecho con” or “Elaborado con” (specific ingredients or food groups). Must display GMO-Free statement, identification numbers, ingredient list, and certifier name, see sections below.</i></p> <p><i>Must display the percentage of organic ingredients as “X% Orgánico” or “X% ingredientes orgánicos”.</i></p> <p><i>Use of the Mexico Organic Seal is prohibited.</i></p>
<p><b>&lt;70% Ingredientes Orgánicos<sup>21</sup></b></p> <p><b>&lt; 70% Organic Ingredients<sup>22</sup></b></p>	<p>Únicamente permitido indicar los ingredientes orgánicos en la declaración de ingredientes. El uso del término “Orgánico” en la etiqueta frontal es prohibido. Estos productos no requieren la certificación.</p> <p>El uso del Distintivo Nacional orgánico de México, sello de la certificadora, números de identificación, o nombre del certificador es prohibido.</p> <p><i>Only allowed to indicate organic ingredient(s) in the ingredient panel. Use of the term “Orgánico” on the principal display panel is prohibited. These products do not require certification.</i></p> <p><i>Use of the Mexico organic seal, certifier seal, identification numbers, or certifier name is prohibited.</i></p>

<sup>13</sup> Lineamientos para la Operación Orgánica (LOO); Reglas Generales de Uso del Distintivo Nacional, DN

<sup>14</sup> Guidelines for Organic Operation (LOO); General Rules of Use for the National Seal (DN)

<sup>15</sup> ALOOA Artículo 204

<sup>16</sup> ALOOA Article 204

<sup>17</sup> ALOOA Artículo 204

<sup>18</sup> ALOOA Article 204

<sup>19</sup> ALOOA Artículo 204

<sup>20</sup> ALOOA Article 204

<sup>21</sup> ALOOA Artículo 204

<sup>22</sup> ALOOA Article 204

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<b>Declaración de Libre de OMG<sup>23</sup></b>  <b>GMO-Free Statement<sup>24</sup></b>	Etiquetas al por menor deben incluir una de las siguientes declaraciones de que el producto está libre de organismos modificados genéticamente: "Libre de Organismos Genéticamente Modificados" o "No OGM" o "Producido sin OGM".  <i>Retail labels must include one of the following statements that the product is free of genetically modified organisms: "Libre de Organismos Genéticamente Modificados" or "No OGM" or "Producido sin OGM".</i>
<b>Números de Identificación<sup>25</sup></b>  <b>Identification Numbers<sup>26</sup></b>	Etiquetas al por menor deben incluir los siguientes números de identificación: a) El código de aprobación emitido a CCOF por SADER: <b>OC-220921-14-CPAA-004</b> . b) El número de identificación del operador (el Código de Cliente que se encuentra en el certificado y Perfil de Cliente emitido por CCOF) c) El número de certificado (el Código de Cliente que se encuentra en el certificado y Perfil de Cliente emitido por CCOF).  <i>Retail labels must include the following identification numbers:</i> a) CCOF's certifier approval code issued by SADER: <b>OC-220921-14-CPAA-004</b> . b) The operation's identification number (the Client Code found on the certificate and Client Profile issued by CCOF). c) The certificate number (the Client Code found on the certificate and Client Profile issued by CCOF).
<b>Lista de Ingredientes<sup>27</sup></b> <b>Ingredient list<sup>28</sup></b>	Etiquetas por menor deben desplegar una lista de ingredientes.  <i>Retail labels must display an ingredient list.</i>
<b>Nombre del Certificador<sup>29</sup></b>  <b>Certifier Name<sup>30</sup></b>	En las etiquetas al por menor, la frase "Certificado Orgánico por [nombre de la agencia de certificación]" o una frase similar debe aparecer en la parte inferior de la etiqueta, abajo del nombre y la dirección del manejador del producto final.  <i>On retail labels, the phrase "Certified Organic by [name of certification agency]" or a similar phrase must appear on the lower part of the label, below the name and address of the handler of the finished product.</i>
<b>Envases de mayoreo /Cajas de Cultivos/Envases no para venta al menudeo.<sup>31</sup></b>  <b>Wholesale Containers/ Produce Boxes/Non-Retail Containers<sup>32</sup></b>	Envases de mayoreo y/o cajas de cultivos o documentos de acompañamiento (ej. Facturas, BOLs) deben de contener: a) Nombre y dirección de la empresa y (si es diferente) del propietario/vendedor del producto, b) Nombre del producto y su estatus orgánico, c) Nombre del certificador, d) Número de lote, si procede.  <i>Non-retail containers/produce boxes or accompanying documents (e.g. invoices, BOLs) must contain:</i> a) Name and address of operation and (if different) of the owner/seller of product, b) Name of product and its organic status, c) Name of certifier, d) Lot number, if applicable.

<sup>23</sup> LOO Artículo 201

<sup>24</sup> LOO Article 201

<sup>25</sup> ALOOA Artículo 201

<sup>26</sup> ALOOA Article 201

<sup>27</sup> ALOOA Artículo 204

<sup>28</sup> ALOOA Article 204


<sup>29</sup> ALOOA Artículo 204

<sup>30</sup> ALOOA Article 204

<sup>31</sup> ALOOA Artículos 191; 198

<sup>32</sup> ALOOA Articles 191; 198

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Tipo de Etiqueta/ Característica Label Type/Feature	Requisitos Orgánicos Mexicanos para Etiquetado Mexico Organic Labeling Requirements
<p><b>Sello orgánico / Organic Seal<sup>33</sup></b></p> <p>Distintivo Nacional orgánico de México / Mexico Organic Seal:</p> 	<p><b>Opcional.</b> Al recibir aprobación de CCOF,<sup>34</sup> el sello orgánico de México puede ser utilizado por las empresas certificadas por CCOF en los productos “100% Orgánicos” u “Orgánicos” verificados como compatibles con el Programa de Cumplimiento de México de CCOF.<sup>35</sup> Cuando se usan, las siguientes disposiciones se deben cumplir:</p> <ol style="list-style-type: none"> <li>El sello debe ser utilizado en el formato y los colores específicos definidos en los artículos 3 a 9 del Acuerdo por el que se da a conocer el distintivo nacional de los productos orgánicos y se establecen las reglas generales para su uso en el etiquetado de los productos certificados como orgánicos (2013 &amp; 2021), disponible en <a href="http://www.ccof.org/mexico">www.ccof.org/mexico</a>.</li> <li>El sello debe ser colocado en la parte frontal o lateral del envase, seguido por la declaración “Certificado Orgánico por [nombre de la agencia de certificación].”</li> <li>Se permiten utilizar otros sellos orgánicos nacionales o privados, siempre que no sean de mayor tamaño al del Distintivo Nacional de México.</li> </ol> <p><b>Empresas utilizando el Sello Orgánico de México se recomienda encarecidamente a revisar el Acuerdo por el que se da a conocer el distintivo nacional de los productos orgánicos y se establecen las reglas generales para su uso en el etiquetado de los productos certificados como orgánicos, disponible en <a href="http://www.ccof.org/mexico">www.ccof.org/mexico</a>.</b></p> <p><b>Optional.</b> Upon approval from CCOF,<sup>36</sup> the Mexico Organic seal may be used by CCOF certified operations on “100% Organic” and “Organic” products produced in Mexico and verified as compliant with the CCOF Mexico Compliance Program.<sup>37</sup></p> <p>When used, the following provisions must be met:</p> <ol style="list-style-type: none"> <li>The seal must be used in specific format and colors as defined in Articles 3-9 of the Agreement which discloses the national seal of organic products and the general rules are established for use in the labeling of products certified as organic (2013 &amp; 2021), available at <a href="http://www.ccof.org/mexico">www.ccof.org/mexico</a>.</li> <li>The seal must be placed on the front or side of the package, followed by the statement “Certified Organic by [name of certification agency].”</li> <li>If other national or private organic seals/logos are used, they may not be larger than the Mexico Organic seal.</li> </ol> <p><b>Operations using the Mexico Organic Seal are strongly advised to review the Agreement which discloses the national seal of organic products and the general rules are established for use in the labeling of products certified as organic, available at <a href="http://www.ccof.org/mexico">www.ccof.org/mexico</a>.</b></p>
<p><b>Vino<sup>38</sup></b></p> <p><b>Wine<sup>39</sup></b></p>	<p>Los vinos etiquetados como “100% Orgánico” o “Orgánico” deben ser producidos sin dióxido de azufre. Se permite el uso del Distintivo Nacional Orgánico de México.</p> <p>Los vinos etiquetados como “Hecho/Elaborado con uvas orgánicas” pueden ser producidos con dióxido de azufre. Deben mostrar el porcentaje de ingredientes orgánicos y no pueden declarar “100% orgánico”. Está prohibido el uso del Distintivo Nacional orgánico de México.</p> <p><i>Wines labeled “100% Orgánico” or “Orgánico” must be produced without sulfur dioxide. Use of the Mexico Organic seal is allowed.</i></p> <p><i>Wines labeled “Hecho/Elaborado con uvas orgánicas” may be produced using sulfur dioxide. Must display the percentage of organic ingredients and may not claim “100% orgánico”. Use of the Mexico Organic seal is prohibited.</i></p>

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<sup>33</sup> ALOOA Artículo 202; DN

<sup>34</sup> DN Artículo 12

<sup>35</sup> LPO Artículo 3 XVI “Procesamiento” y XVII “Producción Orgánica”

<sup>36</sup> DN Article 12

<sup>37</sup> LPO Article 3 XVI “Processing” and XVII “Organic Production”

<sup>38</sup> ALOOA Artículo 204

<sup>39</sup> ALOOA Article 204

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