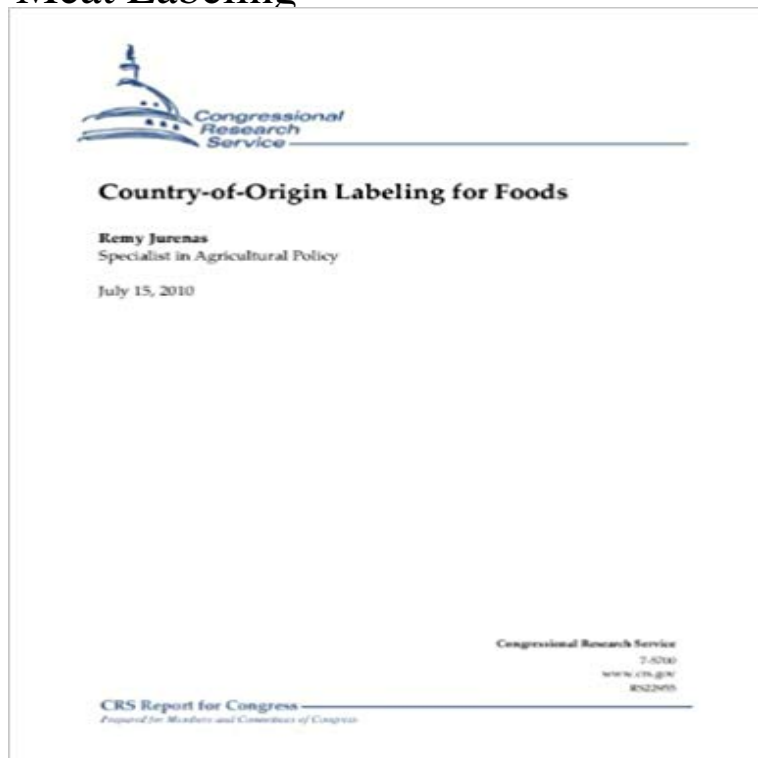


# Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling



Most retail food stores are now required to inform consumers about the country of origin of fresh fruits and vegetables, fish, shellfish, peanuts, pecans, macadamia nuts, ginseng, and ground and muscle cuts of beef, pork, lamb, chicken, and goat. The rules are required by the 2002 farm bill (P.L. 107-171) as amended by the 2008 farm bill (P.L. 110-246). Other U.S. laws have required such labeling, but only for imported food products already pre-packaged for consumers. The final rule to implement country-of-origin labeling (COOL) took effect on March 16, 2009. Both the authorization and implementation of COOL by the U.S. Department of Agriculture (USDA) have been controversial, particularly for the labeling rules for meat and meat products. A number of livestock and food industry groups continue to oppose COOL as costly and unnecessary. They and the main livestock exporters to the United States Canada and Mexico view the requirement as trade-distorting. Others, including some cattle and consumer groups, maintain that Americans want and deserve to know the origin of their foods, and point out that many U.S. trading partners have labeling laws. Less than one year after the COOL rules took effect, Canada and Mexico challenged them in the World Trade Organization (WTO), arguing that COOL has a trade-distorting impact by reducing the value and number of cattle and hogs shipped to the U.S. market, thus violating WTO trade commitments agreed to by the United States. In November 2011, the WTO dispute settlement (DS) panel found that (1) COOL treats imported livestock less favorably than like U.S. livestock (particularly in the labeling of beef and pork muscle cuts), and (2) COOL does not meet its objective to provide complete information to consumers on the origin of meat products. In March 2012, the United States appealed the WTO ruling. In

June 2012 the WTOs Appellate Body (AB) upheld the DS panels finding that the COOL measure treats imported Canadian cattle and hogs, and imported Mexican cattle, less favorably than like domestic livestock. But the AB reversed the finding that COOL does not fulfill its legitimate objective to provide consumers with information on origin. The Obama Administration welcomed the ABs affirmation of the U.S. right to adopt labeling requirements to inform consumers on the origin of the meat they purchase. Participants in the U.S. livestock sector had mixed reactions, reflecting the heated debate on COOL that has occurred over the last decade. This case entered the compliance phase when the WTOs Dispute Settlement Body (DSB) adopted the AB and DS panel reports on July 23, 2012. A WTO arbitrator set a deadline of May 23, 2013, for the United States to comply with the WTO findings. On March 12, 2013, USDA issued a proposed rule to modify how muscle cuts of meat are to be labeled in order to comply with the WTOs findings that current COOL labeling requirements discriminate against livestock imports. The proposed changes would require that labels show where each production step (i.e., born, raised, slaughtered) occurred and would remove the current allowance for commingling of muscle cuts. COOLs supporters favor a regulatory solution and applauded the proposals focus on providing consumers with specific and more useful information on their origin. Domestic opponents decried the proposed rule, arguing that it makes such labeling worse even as it claims to fix it, imposes additional record-keeping burdens on processors and retailers and in turn, additional costs to consumers. Canada and Mexico expressed disappointment with the proposed changes, viewing them as not bringing the United States into compliance with its WTO obligations. Canada and Mexico have stated that all options will be considered, including retaliation, if the United States does not comply with the WTO findings.

[\[PDF\] Les Nouveaux Marketings: Marketing Generationnel, Gay Marketing, Marketing Ethnique \(Fonctions de l'entreprise\)](#)

[\[PDF\] My Hero, My Dad the Nurse Played Football](#)

[\[PDF\] Curious Georges Dinosaur Discovery](#)

[\[PDF\] Is Academic Feminism Dead?: Theory in Practice](#)

[\[PDF\] Kingdom: Undersea Creatures](#)

[\[PDF\] The Economic History Review: A Journal of Economic and Social History. Second Series Volume 25 No.1 February 1972](#)

[\[PDF\] Butterflies \(Bugs, Bugs, Bugs!\)](#)

**Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** The U.S. government will appeal a World Trade Organization (WTO) ruling that Country of to COOL, which requires that all meat sold retail be labeled as to origination. resolving the dispute while preserving the country-of-origin labeling law. of our domestic markets, adversely impacts U.S. food consumers by denying **WTO dispute settlement - the disputes - DS384 - World Trade Country-of-Origin Labeling for Foods and the. WTO Trade Dispute on Meat Labeling.** Joel L. Greene. Analyst in Agricultural Policy. March 8 **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Report that covers the dispute between the U.S with its neighbors Canada Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Primary view of object titled Country-of-Origin Labeling for **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling [December 8, 2015] [open pdf - 1 MB ]. Since the final rule **Open Abstract - Homeland Security Digital Library** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Primary view of object titled Country-of-Origin Labeling for **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** I examine the impact of our food environment and food policy. U.S. consumers will no longer see country-of-origin-labeling on beef and pork. country-of-origin-labeling rule (COOL) on beef and pork after the World Trade Organization (WTO) imposed WTO Rules Against U.S. In Meat Labeling Dispute. **Open resource [pdf]** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Primary view of object titled Country-of-Origin Labeling for **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Report that covers the dispute between the U.S with its neighbors Canada Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** The World Trade Organization ruled today that the United States A WTO arbitration panel held that the labeling law violated [. today that the United States country-of-origin labeling (COOL) law for beef and pork to say that the Trans-Pacific Partnership wouldnt undermine U.S. food safety regulations. **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Food Law in the United States - Google Books Result** **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling: Remy Jurenas, Joel L. Greene: 9781478355380: Books - . **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling . COOLs Meat Labeling Challenged in the WTO . **none** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Primary view of object titled Country-of-Origin Labeling for **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling - Kindle edition by Remy Jurenas, Joel L. Greene. Download it once and **USTR to Appeal WTO Country of Origin Labeling Ruling** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat (particularly in the labeling of beef and pork muscle cuts), and (2) **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** permits the U.S. origin label to be used only on meats from animals that were exclusively born, **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat (particularly in the labeling of beef and pork muscle cuts), and (2) **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling (CRS Reports) [Congressional Research Service] on . \*FREE\* **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. September 16, 2013. <http://sgp/Crs/misc/RS22955.pdf> 1337 CFR **Country-of-Origin Labeling for Foods and the WTO Trade**

**Dispute on** Congressional - Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling (CRS jetzt kaufen. ISBN: 9781503188013, Fremdsprachige **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on voluntarily use a U.S. label for beef, pork, and chicken from livestock **Country-of-Origin Labeling for Foods and the WTO Trade Dispute on** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat (particularly in the labeling of beef and pork muscle cuts), and (2) **Food Law for Public Health - Google Books Result** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling. Primary view of object titled Country-of-Origin Labeling for **WTO Rules Against Country-of-Origin Labeling on Meat in U.S.** Country-of-Origin Labeling for Foods and the WTO Trade Dispute on Meat Labeling . COOLs Meat Labeling Challenged in the WTO .