Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

#### ANNEX XIV

#### IMPORTATION, EXPORT AND TRANSIT

#### CHAPTER II

# SPECIFIC REQUIREMENTS FOR THE IMPORTATION INTO AND TRANSIT THROUGH THE UNION OF ANIMAL BY-PRODUCTS AND DERIVED PRODUCTS FOR USES OUTSIDE THE FEED CHAIN FOR FARMED ANIMALS OTHER THAN FUR ANIMALS

#### Section 1

#### **Specific requirements**

As referred to in Article 41(1)(a) and (2)(c) and Article 41(3) of Regulation (EC) No 1069/2009, the following specific requirements shall apply to imported consignments of animal by-products and derived products for uses outside the feed chain for farmed animals and consignments of such products in transit:

- (a) they must consist of or have been produced from animal by-products referred to in the column 'raw materials' of Table 2;
- (b) they must comply with the import and transit conditions set out in the column 'import and transit conditions' of Table 2:
- (c) [F1 they must come from a third country or part of a third country listed in the column 'third countries' list' of Table 2;
- (d) they must come from an establishment or plant which is registered or approved by the competent authority of the third country, as applicable, and which is on the list of such establishments and plants referred to in Article 30; and
- (e) they must be:
  - (i) accompanied during transportation to the point of entry into the Union where the veterinary checks take place by the health certificate referred to in the column 'certificates/model documents' of Table 2; or
  - (ii) presented at the point of entry into the Union where the veterinary checks take place accompanied by a document corresponding to the model referred to in the column 'certificates/model documents' of Table 2.]
- $(f) \qquad \quad [^{F2}. \ldots.]$

#### **Textual Amendments**

F1 Substituted by Commission Regulation (EU) No 294/2013 of 14 March 2013 amending and correcting Regulation (EU) No 142/2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive (Text with EEA relevance).

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

Peleted by Commission Regulation (EU) No 294/2013 of 14 March 2013 amending and correcting Regulation (EU) No 142/2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive (Text with EEA relevance).

#### TABLE 2

No	Product	Raw materials (reference to provisions of Regulation (EC) No 1069/2009)	Import and transit conditions	Third countries' lists	Certificates/ model documents
1	Processed manure, derived products from processed manure and guano from bats	Category 2 material referred to in Article 9(a).	The processed manure, the derived products from processed manure and the guano from bats must have been produced in accordance with Section 2 of Chapter I of Annex XI.	(EU) No 206/2 (b) Anne I to Decis 2004 EC; or (c) Part 1 of Anne I to	lation 2010; ex sion /211/
2	Blood products, excluding from equidae, for the manufacture of derived products for	Category 1 material referred to in Article 8(c) and (d) and Category 3 material referred to in	The blood products must have been produced in accordance with Section 2.	The following third countries: (a) in the case of untre	(a) In the case of untreated blood

the feed chain for farmed animals  (b), (d) and (h).  (b).  (c).  ungulates: Third (b) In countries the or case of parts of treated blood countries.  It to Regulation (EU)  No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part.  Japan.  (b) in the case	uses outside	Article 10(a),		blood Annex X	IV,
for farmed animals  (h).  (h).	the feed chain			product hapter	4
animals  ungulates: Third (b) In countries the or parts of freated third countries products listed in Part 1 of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part Japan (b) in the case		( ) / ( )			
countries the or case parts of of treated third blood countries products listed Annex XV, in Chapter 4 Part I of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
countries the or case parts of of treated third blood countries products listed Annex XV, in Chapter 4 Part I of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case	WIIIIWI S			Third (b)	
or parts of treated third countries products listed Annex XV, in Chapter 4 Part 1 of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					the
parts of treated third blood countries products listed Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					case
of treated blood countries products listed Annex XV, Chapter 4 Part 1 of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of anny domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japar. (b) in the case					of
third countries products listed annex XV, Chapter 4 (D).  I of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan.  (b) in the case				of	treated
countries products listed in Chapter 4 (D). 1 of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					blood
listed in Part 1 of Annex XV, Chapter 4 (D).  I to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case				aguntrias	products:
in Part (D).  I to Regulation (EU)  No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japar. (b) in the case				listed Annex X	ÍV,
Part 1 of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japar. (b) in the case				Chapter	4
l of Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case				III (D)	
Annex II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case				1 art	
II to Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
Regulation (EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
(EU) No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case				Decrylation	
No 206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
206/2010 from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
from which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
which imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
imports of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
of fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japar. (b) in the case					
fresh meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan.  (b) in the case				imports	
meat of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
of any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
any domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan.  (b) in the case					
domestic ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
ungulate species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
species is authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
is authorised and only for the period indicated in column 7 and 8 of that Part. Japan.  (b) in the case				ungulate	
authorised and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case				. =	
and only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
only for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
for the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
the period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
period indicated in column 7 and 8 of that Part. Japan. (b) in the case					
indicated in column 7 and 8 of that Part. Japan. (b) in the case					
in column 7 and 8 of that Part. Japan. (b) in the case				period	
column 7 and 8 of that Part. Japan. (b) in the case					
7 and 8 of that Part. Japan. (b) in the case					
and 8 of that Part. Japan. (b) in the case					
8 of that Part. Japan. (b) in the case					
that Part. Japan. (b) in the case					
Part. Japan. (b) in the case					
Japan. (b) in the case					
(b) in the case					
the case			<i>a</i> >		
case			(b)		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
				of	
untreated				untreated	

		blood
		products
		of
		poultry
		and
		other
		avian
		species:
		Third
		countries
		or
		parts
		of
		third
		countries
		listed
		in
		Part
		1 of
		Annex
		I to
		Regulation
		(EC)
		No
		798/2008.
		Japan.
		in
	` /	the
		case
		of
		untreated
		blood
		products
		of
		other
		animals:
		Third
		countries
		listed
		either
		in
		Part
		1 of
		Annex
		II to
		Regulation
		(EU)
		No
		206/2010,
		in
		Part
		1 of
		Annex

1	ı I		I to
			Regulation
			(EC)
			No
			798/2008,
			or in
			Part
			1 of
			Annex
			I to
			Regulation
			(EC)
			No
			119/2009.
			Japan.
		(4)	
		(d)	in
			the
			case
			of
			treated
			blood
			products
			of
			any
			species:
			Third
			countries
			listed
			in
			Part
			1 to
			Annex
			II of
			Regulation
			(EU)
			No
			206/2010,
			in
			Part
			1 of
			Annex
			I to
			Regulation
			(EC)
			No
			798/2008
			or in
			Part
			1 of
			Annex
			I to
			Regulation
			(EC)

				No	
				119/2	009.
				Japar	ļ.
3	Blood and blood products from equidae	Category 3 materials referred to in Article 10(a), (b), (d) and (h).	The blood and the blood products shall comply with the requirements set out in Section 3.	The following third countries:  (a) in the case of blood that has been colled in accord with point 1 of Chap IV of Anne XIII or where blood production in the case of blood in the case of blood that has been colled in accord with point 1 of Chap IV of Anne XIII or where blood production in the control of the case of blood production the case of blood production the case of the	Annex XV, Chapter 4(A).  cted dance  ter  x  cted dance  ter: cries
				in Anne	X
				I to	
	•		•	•	•

2004/211/ EC, from which the importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member States		l I		Decision	
EC, from which the importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				2004/211/	
from which the importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
which the importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
the importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
importation of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
of equidae for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				importation	1
for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				of	
for breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				eguidae	
breeding and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				for	
and production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No Regulation (EU) No 206/2010, from which Member					
production is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				and	
is allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
allowed.  (b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
(b) in the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
the case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member			(l <sub>2</sub> )		
case of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member			(0)		
of blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
blood products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
products which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
which have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
have been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
been treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
treated in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
in accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
accordance with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				treated	
with point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				in	
point 2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				accordance	;
2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				with	
2(b) (ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				point	
(ii) of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
of Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
Chapter IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				of	
IV of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
of Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member				IV	
Annex XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
XIII: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member					
1 of Annex II to Regulation (EU) No 206/2010, from which Member					
Annex II to Regulation (EU) No 206/2010, from which Member					
II to Regulation (EU) No 206/2010, from which Member					
Regulation (EU) No 206/2010, from which Member					
(EU) No 206/2010, from which Member					
No 206/2010, from which Member					
206/2010, from which Member					
from which Member					
which Member					
Member					
States					
				States	

				autho impo of fresh meat of dome equid	rts stic	
4	Fresh or chilled hides and skins of ungulates	Category 3 materials referred to in Article 10 (a) and (b)(iii).	The hides and skins shall comply with the requirements set out in Section 4, points 1 and 4.	The hides and skins come from a third country, or, in the case of regionalisation in accordance with Union legislation, a part of a third country listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member States authorise imports of fresh meat from the same species.	Annex X Chapter	
5	Treated hides and skins of ungulates	Category 3 materials referred to in Article 10 (a), (b)(i) and (iii) and (n).	The hides and skins shall comply with the requirements set out in Section 4, points 2, 3 and 4.	(a) In the case of treate hides and skins of ungul Third countries or parts of third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010.		In the case of treated hides and skins of ungulates, other than those which comply with the requirements set

1		1	4
(b)	In		out
(0)	the		ın
	case		Section
	of		4,
	treate	d	point
	hides		2:
		Ailliex A	
	and	Chapter 5	5(B).
	skins	(b)	In
	of	(b)	
	rumıı	iants	the
	that		case
	are	1 1	of
	inten	ded	treated
	for		hides
	dispa	tch	and
	to		skins
	the		of
	Euroj	ean	ruminants
	Unio	h	and
	and		of
	which	n	equidae
	have		that
	been		are
	kept		intended
	separ	ate	for
	for		dispatch
	21		to
	days		the
	or		European
	will		Union
	under	gO	and
	transp		which
	for		have
	21		been
		errupted	kept
	days	crrupted	separate
	befor	<u> </u>	for
		rtation:	21
Any thire		tation.	days
	1		or
country.			will
			undergo
			transport for
			21
			uninterrupted
			days
			before
		The arr	importation:
		The offic	
		declaration	
		set out in	

						Annex X Chapter 5	
6	Game trophies and other preparations from animals	Category 2 materials referred to in Article 9, point (f) derived from wild animals not suspected of being infected with a disease communicable to humans or animals and Category 3 material referred to in Article 10(a), (b)(i), (iii) and (v) and (n).	The game trophies and other preparations shall comply with the requirements set out in Section 5.	Any third country.  (b)	referr to in Section 5, point 2:	(a) ies rations ed On Annex X Chapter 6	In the case of game trophies referred to in Section 5, point 2: V,

		other	point
		preparations	3:
		referredinnex X	
		to in Chanter	
		Section (c)	0(2).
		5, (c)	In
		point	the
		3:	case
	(i)	Game	of
	(1)		game
		trophies	trophies
		from	referred
		birds:	to in
		Third .	Section
		countries	5,
		listed	point
		in	1:
		Part No certif	
		1 of No certif	ed .
		Annexis require	cu.
		I to	
		Regulation	
		(EC)	
		No	
		798/2008,	
		from	
		which	
		the	
		Member	
		States	
		authorise	
		imports	
		of	
		fresh	
		poultrymeat,	
		and	
		the	
		following	
		countries:	
		(GL)	
			nland
		(TN)	
		Tunis	sia.
	(ii)	Game	
		trophies	
		from	
		ungulates:	
		Third	
		countries	
		listed	
		in	
		the	
		appropriate	
		columns	

				for fresh meat of ungul in Part 1 of Anne II to Regu (EU) No 206/2 includany restrict laid down in the column for special remains for fresh meat.	x lation 010, ding ctions nn	
7	Pig bristles	Category 3 materials referred to in Article 10 (b) (iv).	The pig bristles must have been obtained from animals originating, and slaughtered in a slaughterhouse in the third country of origin.	(a) In the case of untrea pig bristle. Third countries, or, in the case of regionalisation regions thereof, listed in part 1 of Annex II to Regulation (EU) No 206/2010, which are free of African swine fever for the 12 months prior	es:	

					Third countrie listed in 1 of Ant to Regu (EU) No 206/201 which m not be fi	In the case of treate pig bristles part nex II lation 0, nay ree	d <sup>eX</sup> nnex X Chapter	swine fever have occurred during the previous 12 months: CV, 7(B).
rE30	Untrooted	Catagory			of Afric swine fe for the l months to the da importan	ever ast 12 prior ate of		
[F38	Untreated wool and hair produced from animals other than those of the porcine species	Category 3 materials referred to in Article 10(h) and (n).	(a) (b)	The dry untrea wool and hair must be secur encloin packa and sent direct to a plant production production for uses outside the feed chain or a	ely sed aging; aly acing ed acts	Any third count	(1) ry.	For imports of untreated wool and hair, no health certificate is required.

	plant carrying out intermediate operations, under conditions which prevent the spreading of pathogenic agents.		
(2)	The wool and hair are wool (a) and hair as referred to in Article 25(2) (e).	Third (2) country or region thereof listed in Part 1 of Annex II to Regulation (EU) No 206/2010 and authorised for imports into the Union of fresh meat of ruminants not subject to supplementary guarantees A and F mentioned therein; and	A declaration of the importer in accordance with Chapter 21 of Annex XV is required.]

				(b)	free of foot-and-mouth disease and, in case of wool and hair of sheep and goats of sheep pox and goat pox in accor with Anne II to Coun Direct 2004/EC.	dance x cil tive	
9	Treated feathers, parts of feathers and down	Category 3 materials referred to in Article 10 (b) (v) and (h) and (n).	The treated feathers or parts of feathers shall comply with the requirements set out in Section 6.	Any third country.	d	For impo of treater feathers, of feather and down no health certificater equired.	d parts rs n, te is
10	Apiculture by-products	Category 3 materials referred to in Article 10 (e).	(a) In the case of apicu by-produinten for use	(a) ulture ucts ded	In the case of apicu by-produintend for use	ıcts	In the case of apiculture by-products intended for use

(ii)	other than beesvin the form of hone. The apicu by-produ have been subjet to a tempo of — 12 °C or lower tempo for at least 24 hours or In the case	erature	Part lex II ation  O,  g  on.  In the case of beesv for purpo other than feedin to farme anima	Annex X Chapter (b)  A commodwdwcumen attesting sessineme processir	In the case of beeswax for purposes other than feeding to farmed animals: ercial tt the nt or
(ii)	at least 24 hours or In the	country.	farme anima		
	with any of the proce method 1 to 5 or	dance essing ods			

	7, as
	set
	out
	in
	Chapter
	III 1
	of
	Annex
	IV,
	and
	refined
	before
	importation.
	_
(b)	In
	the
	case
	of
	beeswax,
	other
	than
	beeswax
	in
	the
	form
	of
	honeycomb,
	for
	purposes
	other than
	feeding
	to
	farmed
	animals,
	the
	beeswax
	has
	been
	refined
	or
	processed
	in
	accordance
	with
	any
	of
	the .
	processing
	methods
	1 to
	5 or
	processing

			metho 7, as set out in Chap III of Anne IV befor impos	ter x		
11	Bones and bone products (excluding bone meal), horns and horn products (excluding horn meal) and hooves and hoof products (excluding hoof meal) for uses other than as feed material, organic fertiliser or soil improver	Category 3 materials referred to in Article 10(a) (b)(i) and (iii), (e) and (h).	The products shall comply with the requirements set out in Section 7.	Any third country.	The prod shall be accompa by: (a)	

							first enters the Union and in at least one official language of the Member State of destination.
[F412	Petfood, including dogchews	(a) (b)	petfo and of dogcl	od: rials ed	(a)	In the case of raw petfood: Third countries listed in (b) Part 1 of Annex II to Regulation (EU) No 206/2010 or in Annex I to Regulation (EC) (c) No 798/2008, from which Member States authorise impor(sd) of fresh meat from the	In the case of canned petfood: Annex XV, Chapter 3(A). In the case of processed petfood other than canned petfood: Annex XV, Chapter 3(B). In the case of dogchews: Annex XV, Chapter 3(C). In the case of raw petfood:

	(b)	same species and where only bone-in meat is authorised. In the case of fish materials, third countries listed in Annex II to Decision 2006/766/EC. In the case of dogchews and petfood other than raw petfood: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, and the following countries:	Annex XV, Chapter 3(D).]
--	-----	--	--------------------------

				In the case of proce petform fish mater third count listed in Anne II to Decis 2006/EC.	od ed rials, ries x ion
[F513	Flavouring innards for the manufacture of petfood	Materials referred to in Article 35(a)	The flavouring innards must have been produced in accordance with Chapter III of Annex XIII.	Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010, from which Member States authorise imports of fresh meat from the same species	Annex XV, Chapter 3(E).]

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

and where only bonein meat is authorised. In the case of flavouring innards from fish materials, third countries listed in Annex II to Decision 2006/766/EC. In the case of flavouring innards of poultry origin, third countries listed in Part 1 of Annex I to Regulation (EC) No 798/2008, from which Member States authorise imports of fresh poultry meat. In the case of flavouring innards from certain wild land mammals and leporidae, third countries listed in Part 1 of Annex I to Regulation (EC) No 119/2009 from which Member States authorise imports of fresh meat

					from th			
14	Animal by-products for the manufacture of petfood other than raw petfood and of derived products for uses outside the feed chain	[F1(a) (b)	mater refers to in Artic 10(a) to (m).] In the case of mater for the manu of petfo Categ 1 mater refers to in Artic 8(c). In the case of fur for the	rials  facture  od, gory  rials  ed  le  dicts, gory  rials  ed	(i)	of petfor In the case of anima by-produ from bovine capriin porcinand equinanima include farmed and wild anima Third count or parts of third count listed in Part 1 of Anne II to	facture od: Annex Chapter a(b) acts ae, he, he als, ding d als: Tries Annex Chapter	In the case of animal by-products for the manufactur of products for uses outside the feed chain for farmed animals:

ı	l	I	, 		1 1 1
					which
					imports
					of
					fresh
					meat
					for
					human
					consumption
					is
					authorised.
				(ii)	Raw
					material
					from
					poultry
					including
					ratites:
					Third
					countries
					or
					parts
					of
					third
					countries
					from
					which
					Member
					States
					authorise
					imports
					of
					fresh
					poultrymeat,
					which
					are
					listed
					in
					Part
					1 of
					Annex
					I to
					Regulation
					(EC)
					No
					798/2008.
				(iii)	Raw
					material
					from
					fish:
					Third
					countries
					listed
					in
					Annex
,			'		,

	(iv)	II to Decision 2006/766/EC. Raw material from other wild land mammals and leporidae: Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010 or in Part
	Third countrie listed in 1 of Ant to Regul (EU) No	Part nex II lation

	206/2010		1
	206/2010		
	in Part 1	-	
	Annex I t		
	Regulation	n	
	(EC) No		
	798/2008		
	in Part 1		
	Annex I t		
	Regulation	n	
	(EC) No		
	119/2009		
	the follow	ving	
	third		
	countries		
		(JP)	
		Japan	
		(PH)	
		Philip	pines
		(TW)	
		Taiwa	in.
	(c)	In	
	(0)	the	
		case	
		of	
		anima	a1
		by-	41
		produ	icts
		for	icts
		the	
			facture
		of	
		produ	icts
		for	
		uses	
		outsic	le 1e
		the	
		feed	
		chain	
		for	
		farme	d
		anima	
		other	,,
		than	
			naceuticals:
	Third	1	
	countries		
	listed in I		
	1 of Anno	ex II	
	to Regula		
	(EU) No		
	206/2010		
	from whi		
,			i

				imports of fresh meat of the respective species is authorised, in Part 1 of Annex I to Regulation (EC) No 798/2008, in Part 1 of Annex I to Regulation (EC) No 119/2009, or, in the case of material from fish, third countries listed in Annex II to Decision 2006/766/EC.	
[F115]	Animal by-products for use as raw petfood	Category 3 materials referred to in Article 10(a) and Article 10(b)(i) and (ii).	The products shall comply with the requirements set out in Section 8.	Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010 or in Annex I to Regulation (EC) No 798/2008, from which Member States authorise imports of fresh meat from the same species and where only bone in meat is authorised. In the case of fish materials, third countries listed in Annex II	Annex XV, Chapter 3(D).

				to Decision 2006/766/EC.	
16	Animal by-products for use in feed for fur animals	Category 3 materials referred to in Article 10(a) to (m)	The products shall comply with the requirements set out in Section 8.	Third countries listed in part 1 of Annex II to Commission Regulation (EU) No 206/2010, or in Annex I to Regulation (EC) No 798/2008, from which Member States authorise imports of fresh meat from the same species and where only bone in meat is authorised. In the case of fish materials, third countries listed in Annex II to Decision 2006/766/EC.	Annex XV, Chapter 3(D).]
[F517	Rendered fats for certain purposes outside the feed chain for farmed animals	for the produ of biodi	hemical icts vable	Third countries listed in Part 1 of Annex II to Regulation (EU) No 206/2010 and, in the case of fish materials, third countries listed in Annex II to Decision 2006/766/EC.	Chapter 10(B) of Annex XV.]

(b)	referred to in point L of Section 2 of Chapter IV of Annex IV: Categories 1, 2 and 3 materials referred to in Articles 8, 9 and 10. In
	the case of materials destined to the production of renewable fuels referred to in point J of Section 2 of Chapter IV of Annex IV:
	Category 2 and 3 materials referred to in Articles 9

and		
10.		
(c) In		
the		
case		
of		
matei	ials	
destir		
to		
organ	ic	
fertili		
and		
soil		
impro	vers:	
Category		
2 materials		
referred to		
in Article 9,		
points (c), (d)		
and (f)(i) and Category 3		
materials		
referred to in		
Article 10,		
other than in		
points (c) and		
(p).		
(d) In		
the		
case of		
matei	riale	
destir		
to		
other		
purpo	ses:	
Category		
1 materials		
referred to		
in Article 8,		
points (b),		
(c) and (d),		
Category 2		
materials referred to		
in Article 9,		
points (c), (d)		
and (f)(i) and		
Category 3		
materials		
referred to in		
1 12	ı	

		Article other that in points and (p).	an				
[F118	Fat derivatives	(a)	In the case of fat deriv for uses outsi the feed chair for farme anim Cates 1 mate refer to in Artice 8(b), (c) and (d), Cates 2 mate refer to in Artice 9(c) and (d) and Artice 9(f) (i) and Cates 3 mate refer to in Artice 10. In the	ed als: gory rials red le gory rials red	Any third country.	(a) (b)	In the case of fat derivatives for uses outside the feed chain for farmed animals: Annex XV, Chapter 14(A). In the case of fat derivatives for use as feed: Annex XV, Chapter 14(B).]

		case of fat derive for use as feed: Categ 3 mater other than mater referr to in Artic 10(n) (o) and (p);	rials rials ed le		
19	Photogelatine	Category 1 materials referred to in Article 8(b) and Category 3 materials referred to in Article 10.	The imported photogelatine shall comply with the requirements set out in Section 11.	Photogelatine may only be imported from establishments of origin in the United States and in Japan that are authorised in accordance with Section 11.	Annex XV, Chapter 19.
20	Horns and horn products, excluding horn meal, and hooves and hoof products, excluding hoof meal, for the production of organic fertilisers or soil improvers	Category 3 materials referred to in Article 10(a), (b), (h) and (n).	The products shall comply with the requirements set out in Section 12.	Any third country.	Annex XV, Chapter 18.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

#### **Textual Amendments**

- F3 Substituted by Commission Regulation (EU) No 1063/2012 of 13 November 2012 amending Regulation (EU) No 142/2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive (Text with EEA relevance).
- **F4** Substituted by Commission Implementing Regulation (EU) 2020/207 of 14 February 2020 amending Regulation (EU) No 142/2011 as regards imports of petfood from Saudi Arabia (Text with EEA relevance).
- F5 Substituted by Commission Implementing Regulation (EU) 2019/1177 of 10 July 2019 amending Regulation (EU) No 142/2011 as regards imports of gelatine, flavouring innards and rendered fats (Text with EEA relevance).

#### Section 2

### Imports of blood and blood products, excluding from equidae, for the manufacture of derived products for uses outside the feed chain for farmed animals

The following requirements shall apply to the import of blood and blood products, excluding those from equidae, for the manufacture of derived products for uses outside the feed chain for farmed animals:

- 1. The blood products must originate from a plant for the production of derived products for uses outside the feed chain for farmed animals which meets the specific conditions laid down in this Regulation or from the establishment of collection.
- 2. [FIThe blood from which blood products for the manufacture of derived products for uses outside the feed chain for farmed animals are produced must have been collected under veterinary supervision:
  - (a) in slaughterhouses:
    - (i) approved in accordance with Regulation (EC) No 853/2004; or
    - (ii) approved and supervised by the competent authority of the country of collection; or
  - (b) from live animals in facilities approved and supervised by the competent authority of the country of collection.]
- 3.1. In the case of blood products for the manufacture of derived products for uses outside the feed chain for farmed animals which have been derived from animals belonging to the taxa Artiodactyla, Perissodactyla and Proboscidea, including their crossbreeds, they must comply with the conditions of either point (a) or (b):
  - (a) the products must have undergone one of the following treatments guaranteeing the absence of pathogens of the diseases referred to in point (b):
    - (i) heat treatment at a temperature of 65 °C for at least three hours, followed by an effectiveness check;
    - (ii) irradiation at 25 kGy by gamma rays, followed by an effectiveness check;

- (iii) heat treatment of at least 80 °C throughout their substance, followed by an effectiveness check;
- (iv) in the case of animals other than Suidae and Tayassuidae only: change in pH to pH 5 for two hours, followed by an effectiveness check:
- (b) in the case of blood products not treated in accordance with point (a) the products must originate from a third country or region:
  - (i) where no case of rinderpest, peste des petits ruminants and Rift Valley fever has been recorded for a period of at least 12 months and in which vaccination has not been carried out against those diseases for a period of at least 12 months;
  - (ii) where no case of foot-and-mouth disease has been recorded for a period of at least 12 months, and,
    - in which vaccination has not been carried out against this disease for a period of at least 12 months, or
    - in which vaccination programmes against foot-and-mouth disease are being officially carried out and controlled in domestic ruminant animals for a period of at least 12 months; in this case, following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the registered establishment or plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.
- 3.2. In addition to point (b)(i) and (ii) of point 3.1, in the case of animals other than Suidae and Tayassuidae, one of the following conditions must be complied with:
  - (a) in the third country or region of origin no case of vesicular stomatitis and bluetongue (including the presence of seropositive animals) has been recorded for a period of at least 12 months and vaccination has not been carried out against those diseases for a period of at least 12 months in the susceptible species;
  - (b) following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.
- 3.3. In addition to point (b)(i) and (ii) of point 3.1, in the case of Suidae and Tayassuidae, in the third country or region of origin no case of swine vesicular disease, classical swine fever and African swine fever has been recorded for a period of at least 12 months, vaccination has not been carried out against those diseases for a period of at least 12 months and one of the following conditions are complied with:
  - in the country or region of origin no case of vesicular stomatitis (including the presence of seropositive animals) has been recorded for a period of 12

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- months and vaccination has not been carried out against this disease for a period of at least 12 months in the susceptible species;
- (b) following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the products must be transported directly to the registered establishment or plant of destination and all precautions, including safe disposal of waste, unused or surplus material, must be taken to avoid risks of spreading diseases to animals or humans.
- 4. In the case of blood products for the manufacture of derived products for uses outside the feed chain for farmed animals which have been derived from poultry and other avian species, they must comply with the following conditions of either point (a) or (b):
  - (a) the products must have undergone one of the following treatments guaranteeing the absence of pathogens of the diseases referred to in point (b):
    - (i) heat treatment at a temperature of 65 °C for at least three hours, followed by an effectiveness check;
    - (ii) irradiation at 25 kGy by gamma rays, followed by an effectiveness check;
    - (iii) heat treatment of at least 70 °C throughout their substance, followed by an effectiveness check;
  - (b) in case of blood products not treated in accordance with point (a) the products must originate from a third country or region:
    - (i) which has been free from Newcastle disease and highly pathogenic avian influenza as listed in the Terrestrial Animal Health Code of the OIE, 2010 edition;
    - (ii) which during the last 12 months has not carried out vaccination against avian influenza;
    - (iii) where the poultry or other avian species from which the products derive have not been vaccinated against Newcastle disease with vaccines prepared from a Newcastle disease master strain showing a higher pathogenicity than lentogenic virus strains.

#### Section 3

#### Imports of blood and blood products from equidae

The following requirements shall apply to the import of blood and blood products from equidae:

- 1. **[FIThe blood must comply with the conditions set out in point 1(a) of Chapter IV of Annex XIII and must be collected under veterinary supervision:** 
  - (a) in slaughterhouses:
    - (i) approved in accordance with Regulation (EC) No 853/2004; or
    - (ii) approved and supervised by the competent authority of the country of collection; or

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (b) from live equidae in facilities approved and furnished with a veterinary approval number and supervised by the competent authority of the country of collection for the purpose of collecting blood from equidae for the production of blood products for purposes other than feeding.]
- 2. The blood products must comply with the conditions set out in point 2 of Chapter IV of Annex XIII.

In addition, the blood products referred to in point 2(b)(i) of Chapter IV of Annex XIII must be produced from blood collected from equidae which have been kept for a period of at least three months, or since birth if less than three months old, prior to the date of collection on holdings under veterinary supervision in the third country of collection which during that period and the period of blood collection has been free of:

- (a) African horse sickness in accordance with points (a) and (b) of the first subparagraph of Article 5(2) of Directive 2009/156/EC;
- (b) Venezuelan equine encephalomyelitis for a period of at least two years;
- (c) glanders:
  - (i) for a period of three years; or
  - (ii) for a period of six months where the animals have shown no clinical signs of glanders (*Burkholderia mallei*) during the postmortem inspection in the slaughterhouse referred to in point 1(a), including a careful examination of mucous membranes from the trachea, larynx, nasal cavities and sinuses and their ramifications, after splitting the head in the median plane and excising the nasal septum;
- (d) [Fi in the case of blood products other than serum and plasma, vesicular stomatitis for a period of at least six months.]
- 3. Blood products must come from an establishment or plant which has been approved or registered by the competent authority of the third country.
- 4. Blood and blood products shall be packed and labelled in accordance with point 3 of Chapter IV of Annex XIII.

#### Section 4

#### Imports of hides and skins of ungulates

The following requirements shall apply to the import of hides and skins of ungulates:

- 1. Fresh or chilled hides and skins may be imported if:
  - (a) they come from a third country referred to in the applicable column of row 4 of Table 2 set out in Section 1 which, as appropriate to the species concerned:
    - (i) for a period of at least 12 months before dispatch, has been free from all of the following diseases:
      - classical swine fever,
      - African swine fever, and

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

#### — Rinderpest; and

- (ii) has been free from foot-and-mouth disease for a period of at least 12 months before the date of dispatch and where, for a period of at least 12 months before the date of dispatch, no vaccination has been carried out against that disease;
- (b) they have been obtained from:
  - (i) animals that have remained in the territory of the third country of origin for a period of at least three months before being slaughtered or since birth in the case of animals less that three months old;
  - (ii) in the case of hides and skins from bi-ungulates, animals that come from holdings in which there has been no outbreak of foot-and mouth disease in the previous 30 days, and around which within a radius of 10 km there has been no case of foot-and-mouth disease for 30 days;
  - (iii) in the case of hides and skins from swine, animals that come from holdings in which there has been no outbreak of swine vesicular disease in the previous 30 days, or of classical or African swine fever in the previous 40 days, and around which within a radius of 10 km there has been no case of these diseases for 30 days; or
  - (iv) animals that have passed the ante-mortem health inspection at the slaughterhouse during the 24 hours before slaughter and have shown no evidence of foot-and-mouth disease, rinderpest, classical swine fever, African swine fever or swine vesicular disease; and
- (c) they have undergone all precautions to avoid recontamination with pathogenic agents.
- 2. Treated hides and skins referred to in point C.2 of Chapter V of Annex XIII may be imported without any restrictions.
- 3. Other treated hides and skins may be imported if:
  - (a) they come either from:
    - (i) a third country or, in the case of regionalisation in accordance with Union legislation, from a part of a third country, appearing on the list set out in point (a) of the column 'third countries' list' of row 5 of Table 2 set out in Section 1 from which imports of fresh meat of the corresponding species are authorised and they have been treated as referred to in point 28(a), (b) and (c) of Annex I;
    - (ii) a third country appearing on the list set out in point (a) of the applicable column of row 5 of Table 2 set out in Section 1 and they have been treated as referred to in point 28(c) or (d) of Annex I; or
    - (iii) equidae or ruminant animals from a third country appearing on the list set out in point (b) of the column 'third countries' list' of row 5 of Table 2 of Section 1, and have been treated as referred to in point 28(a), (b) and (c) of Annex I and after treatment have been kept separate for a period of at least 21 days; and

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (b) in the case of salted hides and skins transported by ship, they have been treated as referred to in point 28(b) or (c) of Annex I and have been kept separated after treatment during transportation for a period of at least 14 days in the case of the treatment referred to in point 28(b) or seven days in the case of the treatment referred to in point 28(c) before importation and the health certificate accompanying the consignment attests such treatment and the duration of the transportation.
- 4. Fresh, chilled or treated hides and skins of ungulates must be imported in containers, road vehicles, railway wagons or bales sealed under the responsibility of the competent authority of the third country of dispatch.

#### Section 5

#### Imports of game trophies and other preparations from animals

The following requirements shall apply to the import of game trophies and other preparations from animals:

- 1. Game trophies or other preparations from animals which fulfil the conditions referred to in points B and C.1 of Chapter VI of Annex XIII may be imported without restrictions.
- 2. Treated game trophies or other preparations from birds and ungulates, being solely comprised of bones, horns, hooves, claws, antlers, teeth, hides or skins, from third countries may be imported if they comply with the requirements of point C.1(a) and point C.2(a), (i) to (iii) and (b)(i) and (ii) of Chapter VI of Annex XIII.
  - However, in the case of dry-salted or wet-salted skins transported by ship, the skins need not be salted 14 days before dispatch, provided that they are salted for 14 days before importation.
- 3. Game trophies or other preparations from birds and ungulates consisting of entire anatomical parts, not having been treated in any way may be imported if:
  - (a) they come from animals originating in an area not subject to restrictions as a result of the presence of serious transmissible diseases to which animals of the species concerned are susceptible;
  - (b) they were packaged without being in contact with other products of animal origin likely to contaminate them, in individual, transparent and closed packages so as to avoid any subsequent contamination.

#### Section 6

#### Imports of treated feathers, parts of feathers and down

Treated feathers and parts of feathers and down may be imported:

(a) if they are treated decorative feathers, treated feathers carried by travellers for their private use or consignments of treated feathers or down sent to private individuals for non-industrial purposes; or

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (b) if they are accompanied by a commercial document stating that the feathers and parts of feathers or down have been treated with a steam current or by another method that ensures that no unacceptable risks remain and are securely enclosed in packaging and dry; and
- (c) unless the commercial document states that they have been factory-washed and treated with hot steam at 100 °C for at least 30 minutes, they are sent to a registered establishment or plant for such treatment.

#### Section 7

Imports of bones and bone products (excluding bone meal), horns and horn products (excluding horn meal) and hooves and hoof products (excluding hoof meal) intended for use other than as feed material, organic fertilisers or soil improvers

- 1. Bones and bone products (excluding bone meal), horns and horn products (excluding horn meal) and hooves and hoof products (excluding hoof meal) may be imported to produce derived products for uses outside the feed chain if:
- (a) the products are dried before export to the Union and not chilled or frozen;
- (b) [F6the products are conveyed from the third country of origin directly to a border inspection post of entry into the Union and are not transhipped at any port or place outside the Union;]
- (c) following the document checks provided for in Directive 97/78/EC, the products are conveyed directly to the registered establishment or plant of destination.

#### **Textual Amendments**

- **F6** Substituted by Commission Regulation (EU) 2015/9 of 6 January 2015 amending Regulation (EU) No 142/2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive (Text with EEA relevance).
- 2. Each consignment must be accompanied by a commercial document stamped by the competent authority supervising the establishment of origin, including the following information:
- (a) the third country of origin;
- (b) the name of the establishment or plant of production;
- (c) the nature of the product (dried bone/dried bone product/dried horns/dried horn products/dried hooves/dried hoof products), and
- (d) confirmation of the fact that the product was:
  - (i) derived from healthy animals slaughtered in a slaughterhouse;
  - (ii) dried for a period of 42 days at an average temperature of at least 20 °C;
  - (iii) heated for one hour to at least 80 °C to the core before drying;

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (iv) ashed for one hour to at least 800 °C to the core before drying;
- (v) underwent an acidification process such that the pH was maintained at less than 6 to the core for at least one hour before drying, and

is not intended at any stage to be diverted for any use in food, feed material, organic fertilisers or soil improvers.

3. On dispatch to the Union, the material must be enclosed in sealed containers or vehicles or carried in bulk in a ship.

If transported in containers, the containers, and in all cases all the accompanying documents, must bear the name and the address of the registered establishment or plant of destination.

4. Following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the material must be transported directly to the registered establishment or plant of destination.

#### Section 8

#### Imports of animal by-products for the manufacture of feed for fur animals, petfood, other than raw petfood, and derived products for uses outside the feed chain for farmed animals

Animal by-products intended for the manufacture of feed for fur animals, petfood, other than raw petfood, and for derived products for uses outside the feed chain for farmed animals may be imported provided that:

- 1. the animal by-products have been deep-frozen at the plant of origin or have been preserved in accordance with Union legislation in such a way to prevent spoiling between dispatch and delivery to the establishment or plant of destination;
- 2. the animal by-products have undergone all precautions to avoid contamination with pathogenic agents;
- 3. the animal by-products were packed in new packaging preventing any leakage or in packaging which has been cleaned and disinfected before use;
- 4. following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the animal by-products are transported directly either to:
  - (a) a petfood plant or to a registered establishment or plant of destination, which has provided a guarantee that the animal by-products shall be used only for the purpose of producing the products for which it has been registered or approved, as applicable, as specified by the competent authority if necessary, and shall not leave the establishment or plant untreated other than for direct disposal;
  - (b) an establishment or plant which has been approved in accordance with Article 24(1)(h) of Regulation (EC) No 1069/2009;
  - (c) a registered user or collection centre, which has provided a guarantee that the animal by-products shall be used only for permitted purposes, as specified by the competent authority if necessary; or

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (d) an establishment or plant which has been approved in accordance with Article 24(1)(a) of Regulation (EC) No 1069/2009; and
- 5.1. in the case of raw material for petfood production referred to in Article 35(a)(ii) of Regulation (EC) No 1069/2009, the raw material shall:
  - (a) be marked in the third country before entry into the Union by a cross of liquefied charcoal or activated carbon, on each outer side of each frozen block, or, when the raw material is transported in pallets which are not divided into separate consignments during transport to the petfood plant of destination, on each outer side of each pallet, in such a way that the marking covers at least 70 % of the diagonal length of the side of the frozen block and is at least 10 cm in width;
  - (b) in the case of material which is not frozen, be marked in the third country before entry into the Union by spraying it with liquefied charcoal or by applying charcoal powder in such a way that the charcoal is clearly visible on the material;
  - (c) be transported directly to:
    - (i) the petfood plant of destination in accordance with point 4(a); or
    - (ii) an establishment or plant of destination which has been approved in accordance with Article 24(1)(h) of Regulation (EC) No 1069/2009, in accordance with point 4(b) of this Section and from there directly to the petfood plant referred to under (i), provided that the plant of destination:
      - only handles material covered by this point 5.1, or
      - only handles material destined for a petfood plant as referred to under (i); and
  - (d) be manipulated to remove the marking provided for in points (a) and (b) only in the petfood plant of destination and only immediately prior to use of the material for the manufacture of petfood, in accordance with the conditions applicable to petfood produced from Category 3 material set out in Chapter II of Annex XIII;
- 5.2. in the case of consignments made up of raw material, which has been treated as referred to in point 5.1 above and other non-treated raw material, all the raw materials in the consignment have been marked as laid down in point 5.1(a) and (b) above;
- 5.3. the marking referred to in point 5.1(a) and (b) and point 5.2 remains visible from the dispatch and until the delivery to the petfood plant of destination;
- 6. In the petfood plant of destination, raw material for petfood production referred to in Article 35(a)(ii) of Regulation (EC) No 1069/2009 shall be stored before production, used and disposed of under conditions authorised by the competent authority, which allow official controls on the amounts of material received, used for production and disposed of, if applicable.

The competent authority may authorise the operator of the petfood plant to store such materials together with Category 3 material.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

#### Section 9

#### Imports of rendered fats for certain purposes outside the feed chain for farmed animals

Rendered fats which are not destined to the production of feed for farmed animals, the manufacture of cosmetics, medicinal products or medical devices, may be imported, provided:

- (a) they are derived from:
  - (i) [F1 in the case of materials destined for the production of biodiesel or oleochemical products, animal by-products referred to in Articles 8, 9 and 10 of Regulation (EC) No 1069/2009;]
  - (ii) in the case of materials destined to the production of organic fertilisers and soil improvers, Category 2 materials referred to in points (c), (d) and (f)(i) of Article 9 of Regulation (EC) No 1069/2009, or Category 3 materials, other than materials referred to in points (c) and (p) of Article 10 of Regulation (EC) No 1069/2009;
  - (iii) [F7in the case of materials destined to the production of renewable fuels referred to in point J of Section 2 of Chapter IV of Annex IV of this Regulation, Category 2 materials referred to in Article 9 of Regulation (EC) No 1069/2009 and Category 3 materials referred to in Article 10 of that Regulation;
  - (iv) in the case of other materials Category 1 materials referred to in points (b), (c) and (d) of Article 8 of Regulation (EC) No 1069/2009, Category 2 materials referred to in points (c) and (d) and point (f)(i) of Article 9 of Regulation (EC) No 1069/2009 or Category 3 materials, other than the materials referred to in points (c) and (p) of Article 10 of that Regulation;]
- (b) they have been processed by processing method 1 (pressure sterilisation) or in accordance with one of the other processing methods referred to in Chapter III of Annex IV:
- (c) in the case of fat from ruminant origin, insoluble impurities in excess of 0,15 % by weight have been removed;
- (d) they have been marked before shipment to the Union so that the minimum concentration of GTH referred to in point 1(b) of Chapter V of Annex VIII is achieved;
- (e) following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the rendered fats are transported directly to the registered establishment or plant of destination, under conditions which prevent contamination; and
- (f) they bear labels, on the packaging or container indicating 'NOT FOR HUMAN OR ANIMAL CONSUMPTION'.

#### **Textual Amendments**

**F7** Substituted by Commission Regulation (EU) No 749/2011 of 29 July 2011 amending Regulation (EU) No 142/2011 implementing Regulation (EC) No 1069/2009 of the European Parliament and of the Council laying down health rules as regards animal by-products and derived products not intended for human

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

consumption and implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive (Text with EEA relevance).

#### Section 10

#### Imports of fat derivatives

- 1. Fat derivatives may be imported if the health certificate accompanying the consignment certifies:
- (a) whether the fat derivatives derive from Category 1, 2 or 3 materials;
- (b) in the case of fat derivatives produced from Category 2 material, that the products:
  - (i) have been produced using a method that at least meets the standards of one of the processes referred to in point 1 of Chapter XI of Annex XIII; and
  - shall only be used in organic fertiliser or soil improvers or other uses outside the feed chain for farmed animals, other than in cosmetics, pharmaceuticals and medical devices;
- (c) in the case of fat derivatives produced from Category 1 material, that the products must not be used in organic fertilisers and soil improvers, cosmetics, pharmaceuticals and medical devices; however, they may be used for other purposes outside the feed chain for farmed animals.
- 2. The health certificate referred to in point 1 must be presented to the competent authority at the border inspection post at the first point of entry of the goods into the Union, and thereafter a copy must accompany the consignment until its arrival at the plant of destination.
- 3. Following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the fat derivatives shall be transported directly to the registered establishment or plant of destination.

#### Section 11

#### **Imports of photogelatine**

- 1. Gelatine which has been produced from material containing bovine vertebral column comprising of Category 1 material in accordance with Article 8(b) of Regulation (EC) No 1069/2009 and which is intended for the photographic industry (photogelatine) may be imported, provided the photogelatine:
- (a) originates from one of the plants of origin indicated in Table 3;
- (b) has been produced in accordance with point 6;
- (c) is imported through one of the border inspection posts of first entry into the Union indicated in Table 3; and
- (d) is destined for production in an approved photographic factory indicated in Table 3.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

#### TABLE 3

Imports of photo Third country of origin	Plants of origin	Member State of destination	Border inspection post of first entry into the Union	Approved photographic factories
Japan	Nitta Gelatin Inc., 2-22 Futamata Yao-City, Osaka 581-0024 Japan Jellie Co. Ltd. 7-1, Wakabayashi 2- Chome, Wakabayashi-ku, Sendai-City; Miyagi, 982 Japan NIPPI Inc. Gelatine Division 1 Yumizawa- Cho Fujinomiya City Shizuoka 418-0073 Japan	The Netherlands	Rotterdam	FujifilmEurope, Oudenstaart 1, 5047 TK Tilburg, The Netherlands
	Nitta Gelatin Inc., 2-22 Futamata Yao-City, Osaka 581-0024 Japan	United Kingdom	Liverpool Felixstowe Heathrow	Kodak Ltd. Headstone Drive, Harrow, Middlesex, HA4 4TY, United Kingdom
		Czech Republic	Hamburg	FOMA Bohemia, spol. SRO Jana Krušinky 1604 501 04 Hradec Králove, Czech Republic
United States	Eastman Gelatine Corporation, 227 Washington Street, Peabody, MA, 01960 USA	United Kingdom	Liverpool Felixstowe Heathrow	Kodak Ltd. Headstone Drive, Harrow, Middlesex, HA4 4TY, United Kingdom

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

i		·	
Gelita North	Czech Republic	Hamburg	FOMA Bohemia
America,			spol. SRO
2445 Port Neal			Jana Krušinky
Industrial Road			1604
Sergeant Bluff,			
Iowa, 51054			501 04 Hradec
USA			Králove,
USA			Czech Republic

- 2. Once the photogelatine has entered the Member State of destination, it shall not be traded between Member States but shall only be used in the approved photographic factory in the same Member State of destination and solely for photographic production purposes.
- 3. Following the veterinary checks provided for in Directive 97/78/EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, the photogelatine shall be transported directly to the approved photographic factory of destination.
- 4. The transport referred to in point 3 shall be carried out in vehicles or containers in which the photogelatine is physically separated from any products intended for food or feed.
- 5. In the approved photographic factory of destination, the operator shall ensure that any surpluses or residues of and other waste derived from the photogelatine are:
- (a) transported in sealed leak-proof containers labelled 'for disposal only' in vehicles under satisfactory hygiene conditions;
- (b) disposed of in accordance with Article 12(a)(i) of Regulation (EC) No 1069/2009 or exported to the third country of origin in accordance with Regulation (EC) No 1013/2006.
- 6. Photogelatine shall be produced according to the following requirements:
- (a) Photogelatine shall only be produced in plants which do not produce gelatine for food or feed intended for dispatch to the European Union, and which are approved by the competent authority of the third country concerned.
- (b) Photogelatine shall be produced by a process that ensures that raw material is treated by processing method 1 (pressure sterilisation) as referred to in Chapter III of Annex IV or subjected to a treatment with acid or alkali for a period of at least two days, washing with water, and:
  - (i) following an acid treatment, treating with alkaline solution for a period of at least 20 days; or
  - (ii) following an acid treatment, treating with an acid solution for a period of 10 to 12 hours.

The pH must then be adjusted and the material purified by means of filtration and sterilisation at 138 °C to 140 °C for 4 seconds.

(c) After having been subjected to the process referred to in point (b), the photogelatine may undergo a drying process and, where appropriate, a process of pulverisation or lamination.

Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II. (See end of Document for details)

- (d) The photogelatine shall be wrapped, packaged in new packages, stored and transported in sealed leak-proof, labelled containers in a vehicle under satisfactory hygiene conditions.
  - If leakage is observed, the vehicle and containers shall be thoroughly cleaned and inspected before reuse.
- (e) Wrapping and packages containing the photogelatine must carry the words 'photogelatine for the photographic industry only'.

#### Section 12

## Imports of horns and horn products, excluding horn meal, and hooves and hoof products, excluding hoof meal, intended for the production of organic fertilisers or soil improvers

Horns and horn products, excluding horn meal, and hooves and hoof products, excluding hoof meal, intended for the production of organic fertilizers or soil improvers, may be imported, provided that:

- 1. they have been produced in accordance with Chapter XII of Annex XIII; and
- 2. they are conveyed following the veterinary checks provided for in Directive 97/78/ EC, and in accordance with the conditions laid down in Article 8(4) of that Directive, directly to an approved or registered establishment or plant.

#### **Status:**

Point in time view as at 08/03/2020.

#### **Changes to legislation:**

There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER II.