Status: Point in time view as at 22/02/2017. Changes to legislation: There are currently no known outstanding effects for the Commission Regulation (EU) No 142/2011, Division CHAPTER III. (See end of Document for details)

Commission Regulation (EU) No 142/2011 of 25 February 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 III. (See end of Document for details)

ANNEX XVI

OFFICIAL CONTROLS

CHAPTER III

SPECIFIC REQUIREMENTS FOR OFFICIAL CONTROLS

Section 1

Official controls regarding marking of derived products

The competent authority shall carry out a performance check of the monitoring and recording system referred to in point 2 of Chapter V of Annex VIII to this Regulation to ascertain compliance with this Regulation and may, where necessary, request the testing of additional samples in accordance with the method referred to in the second paragraph of the same point.

Section 2

Official controls in low-capacity incineration plants

The competent authority shall inspect a low-capacity incineration plant for incineration of specified risk materials before approval, and at least once a year to monitor compliance with Regulation (EC) No 1069/2009 and with this Regulation.

Section 3

Official controls in remote areas

In the case of disposal of animal by-products in remote areas in accordance with Article 19(1) (b) of Regulation (EC) No 1069/2009, the competent authority shall monitor regularly the areas categorised as remote areas to ensure that those areas and the disposal operations are properly controlled.

Section 4

Official controls in registered farms for the feeding of fur animals

- 1. The competent authority shall take the necessary measures to control:
- (a) the appropriate composition, processing and use of the feed containing meat-and-bone meal or other products which have been processed in accordance with the processing methods set out in Chapter III of Annex IV and which are derived from the bodies or parts of bodies of animals of the same species;
- (b) that the animals are fed with the feed referred to in point (a), including:
 - (i) strict supervision of the health status of those animals; and

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

- (ii) appropriate TSE surveillance involving regular sampling and laboratory examination for TSEs.
- 2. The samples referred to in point 1(b)(ii) shall include samples taken from animals showing neurological symptoms and from older breeding animals.

Section 5

Official controls regarding collection centres

- 1. The competent authority shall:
- (a) include collection centres into the list drawn up in accordance with Article 47(1) of Regulation (EC) No 1069/2009;
- (b) assign an official number to each collection centre; and
- update the list of collection centres and make it available together with the list drawn up in accordance with Article 47(1) of Regulation (EC) No 1069/2009.
- 2. The competent authority shall carry out official controls at collection centres in order to verify compliance with this Regulation.

[F1 Section 6

Official controls regarding the feeding of wild animals and certain zoo animals with Category 1 material

The competent authority shall monitor the health status of the farmed animals in the region where feeding is carried out as referred to in Sections 2, 3 and 4 of Chapter II of Annex VI and shall carry out appropriate TSE surveillance involving regular sampling and laboratory examination for TSEs.

Those samples shall include samples taken from suspected animals and from older breeding animals.l

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 III. (See end of Document for details)

Section 7

Official controls regarding the application of certain organic fertilisers and soil improvers

The competent authority shall carry out controls along the entire chain of production and use of organic fertilisers and soil improvers subject to the restrictions referred to in Chapter II of Annex II.

Those controls shall include checks on the mixing with a component referred to in point 2 of Section 1 of Chapter II of Annex XI, and checks on the stocks of such products kept on farm and the records kept in accordance with Regulation (EC) No 1069/2009 and with this Regulation.

Section 8

Official controls regarding approved photographic factories

The competent authority shall carry out documentary checks in approved photographic factories referred to in Table 3 of point 1 of Section 11 of Chapter II of Annex XIV on the channelling chain from the border inspection posts of first entry to the approved photographic factories for the purpose of reconciliation of the quantities of products imported, used and disposed of.

Section 9

Official controls regarding certain imported rendered fats

The competent authority shall carry out documentary checks in registered establishments or plants receiving rendered fats which have been imported in accordance with Section 9 of Chapter II of Annex XIV on the channelling chain from the border inspection posts of first entry to the registered establishment or plant for the purpose of reconciliation of the quantities of products imported, used and disposed of.

I^{F2}Section 10

Standard format for applications for certain authorisations in intra-Union trade

Operators shall apply to the competent authority of the Member State of destination for the authorisation of the dispatch of animal by-products and derived products referred to in Article 48(1) of Regulation (EC) No 1069/2009 in accordance with the following format:

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

	PAGE 1/2
APPLICATION FOR THE AUTHORISATION OF THE DISPATCH OF ANIMAL	
BY-PRODUCTS AND DERIVED PRODUCTS TO ANOTHER MEMBER STATE	
(ARTICLE 48 OF REGULATION (EC) No 1069/2009)	
Name and address of place of origin	Approval or registration number, issued by (competent authority)
Name and address of consignor	Approval or registration number, issued by (competent authority)
Thaine and address of contrigue.	Approval of regionation number, seems by (composin authority)
Name and address of applicant	Approval or registration number, issued by (competent authority)
Name and address of place of destination	Approval or registration number, issued by (competent authority)
Animal by-products/derived products (1)	Intended use (1)
☐ Category 1 material consisting of:	☐ Disposal
	Processing
(nature of the material)	Combustion
☐ Category 2 material consisting of:	☐ Application to land
	Application to land
(nature of the material)	☐ Transformation into biogas
☐ Meat-and-bone meal derived from Category 1 material	Composting
☐ Animal fat derived from Category 1 material	Petfood (²)
Animal lat derived from Category 1 material	☐ Production of biodiesel
☐ Meat-and-bone meal derived from Category 2 material	For feeding to (3):
☐ Animal fat derived from Category 2 material	
	For the manufacture of the following derived products (4):
Indicate the quantity of animal by-products/derived products (volume or mass) (4) (5)	

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

	PAGE 2/2	
(APPLICATION FOR THE AUTHORISATION OF THE DISPATCH OFANIMAL BY-PRODUCTS AND DERIVED PRODUCTS TO ANOTHER MEMBER STATE		
(ARTICLE 48 OF REGULATION (EC) No 1069/2009))		
In case of meat-and-bone meal and animal fat:	Species of origin:	
The materials have been processed according to the following method (6):		
I, the undersigned, declare that the above information is factually correct.		
(Signature: name, date, contact details: telephone, fax (if applicable), e-mail)		
Decision by the competent authority of the Member State of destination (7):		
The dispatch of the consignment is:		
refused.		
□ accepted.		
accepted subject to the application of pressure sterilisation (method 1) to the materials.		
☐ accepted subject to the following conditions for the dispatch (4):		
This authorisation is valid until:		
(Date, stamp and signature of the competent authority)		
Notes:		
Complete the document in BLOCK capitals.		
(1) Tick as appropriate.		
(2) In the case of petfood produced with Category 1 material comprising animal by-products derived from animals which have been submitted to illegal treatment as defined in Article 1(2)(d) of Directive 96/22/FC or Article 2(b) of Directive 96/23/FC.		

Textual Amendments

(7) For the competent authority: tick as appropriate.
 (8) Insert date of expiration of authorisation.

(4) Fill in, if appropriate.(5) Specify.

(3) Specify in accordance with Article 18 of Regulation (EC) No 1069/2009.

(6) Specify one of the processing methods referred to in Chapter III of Annex IV to Regulation (EU) No 142/2011.

Substituted by Commission Implementing Regulation (EU) No 1097/2012 of 23 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

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

certain samples and items exempt from veterinary checks at the border under that Directive as regards dispatch of animal by-products and derived products between Member States (Text with EEA relevance).

I^{F3}Section 11

Official controls regarding hydrolysis with subsequent disposal

The competent authority shall carry out controls at sites where hydrolysis with subsequent disposal is carried out in accordance with point B of Section 2 of Chapter V of Annex IX.

Such controls shall, for the purpose of reconciliation of the quantities of hydrolysed materials dispatched and disposed of, include documentary checks:

- (a) of the amount of materials which are hydrolysed at the site;
- (b) in the establishments or plants where the hydrolysed materials are disposed of.

Controls shall be carried out regularly on the basis of a risk assessment.

During the period of the first 12 months of operation, a control visit to a site, where a container for the hydrolysis is located, shall be carried out every time hydrolysed material is collected from the container.

Following the period of the first 12 months of operation, a control visit to such sites shall be carried out every time the container is emptied and checked for the absence of corrosion and leaking in accordance with point B(3)(j) of Section 2 of Chapter V of Annex IX.

Textual Amendments

F3 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).

I^{F4}Section 12

Official controls regarding approved plants for the combustion of animal fat and poultry manure as a fuel

The competent authority shall carry out documentary checks in approved plants for combustion of animal fat and poultry manure as a fuel referred to in Chapter V of Annex III in accordance with the procedures referred to in Article 6(7) and (8).]

Textual Amendments

F4 Inserted by Commission Regulation (EU) No 592/2014 of 3 June 2014 amending Regulation (EU) No 142/2011 as regards the use of animal by-products and derived products as a fuel in combustion plants (Text with EEA relevance).

Status:

Point in time view as at 22/02/2017.

Changes to legislation:

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