

The Swedish Board of Agriculture's Regulations on dealing with animal by-products and on the import of other products, other than food, that can spread communicable diseases to animals;

adopted.

The Swedish Board of Agriculture stipulates the following,¹ with reference to Sections 2, 4, 8, 9, and 23 of the Ordinance (2006:814) on feed and animal by-products, Sections 18 and 19 of the Ordinance (2006:1165) on fees for public control of feed and animal by-products, and Section 3 of the Ordinance (1994:1830) on the import of live animals, etc.

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¹ Notified in accordance with Directive (EU) 2015/1535 of the European Parliament and of the Council of 9 September 2015 laying down a procedure for the provision of information in the field of technical regulations and of rules on Information Society services (OJ L 241, 17.9.2015, p. 1, ELI: <http://data.europa.eu/eli/dir/2015/1535/oj>, Celex 32015L1535), notification No. XX.

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Chapter 1. Introductory provisions

Section 1 These regulations contain provisions on the handling of animal by-products and derived products, with the aim of preventing the spread of infectious agents and other risks, so that these products do not pose any risk to human or animal health. The regulations also contain provisions on other products, except food, which may spread communicable diseases to animals.

Section 2 The basic provisions on animal by-products and derived products and other products, other than food, that may spread communicable diseases to animals are laid down in:

1. Regulation (EC) No 1069/2009 of the European Parliament and of the Council of 21 October 2009 laying down health rules as regards animal by-products and derived products not intended for human consumption and repealing Regulation (EC) No 1774/2002 ('Animal by-products Regulation');²

2. 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

² OJ L 300, 14.11.2009, p. 1, ELI: <http://data.europa.eu/eli/reg/2009/1069/oj> (Celex 32009R1069).

implementing Council Directive 97/78/EC as regards certain samples and items exempt from veterinary checks at the border under that Directive;³

3. Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies;⁴

4. the Act (2006:805) on feed and animal by-products;

5. the Ordinance (2006:814) on feed and animal by-products, and

6. the Ordinance (2006:1165) on fees for official controls of feed and animal by-products.

Section 3 Regulation (EU) 2016/429 of the European Parliament and of the Council of 9 March 2016 on transmissible animal diseases and amending and repealing certain acts in the area of animal health ('Animal Health Law')⁵, and its supporting documents, lay down rules on the handling of animal by-products in the context of the prevention and control of contagious animal diseases transmissible to animals or to humans.

Section 4 Goods lawfully marketed in another Member State of the European Union or in Türkiye, or originating and lawfully marketed in the Contracting Parties to the EEA Agreement are presumed to be compatible with these regulations. The application of these regulations is covered by Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual recognition of goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008⁶.

Definitions

Section 5 The terms used in these regulations have the same meaning as in European Parliament and Council Regulation (EC) No 1069/2009 and Commission Regulation (EU) No 142/2011.

The following terms, with the meanings indicated below, also apply in these Regulations.

<i>Term</i>	<i>Meaning</i>
Farmed wild game	<p>Mammals living freely in a fenced area under conditions similar to those of wild animals and which are hunted for food. 'Similar conditions' mean that</p> <ul style="list-style-type: none"> - the enclosure has been approved by the county administrative board, - the size of the enclosure and the biotope within it are adapted to the

³ OJ L 54, 26.2.2011, p. 1, ELI: <http://data.europa.eu/eli/reg/2011/142/oj> (Celex 32011R0142).

⁴ OJ L 147, 31.5.2001, p. 1, ELI: <http://data.europa.eu/eli/reg/2001/999/oj> (Celex 32001R0999).

⁵ OJ L 84, 31.3.2016, p. 1, ELI: <http://data.europa.eu/eli/reg/2016/429/oj> (Celex 32016R0429).

⁶ OJ L 91, 29.3.2019, p. 1, ELI: <http://data.europa.eu/eli/reg/2019/515/oj> (Celex 32019R0515).

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<i>Term</i>	<i>Meaning</i>
	animals so that there is no shortage of food during the growing season, and
	- the animals are subject to hunting in accordance with the hunting methods specified in the Hunting Act (1987:259), the Hunting Ordinance (1987:905) and the Swedish Environmental Protection Agency's regulations and general advice (NFS 2002:18) on hunting and state-owned game.
Experimental animals	The term has the same meaning as in Chapter 1, Section 3 of the Animal Welfare Act (2018:1192).
Foodstuff	The term has the same meaning as in Regulation (EC) No 178/2002 of the European Parliament and the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety ⁷ .
Official veterinarian	A veterinarian appointed by the competent authority of a country.
Primary production	The term has the same meaning as in Regulation (EC) No 178/2002 of the European Parliament and of the Council.
Aquatic animals	The term has the same meaning as in Regulation (EC) No 2016/429 of the European Parliament and of the Council.
Area of water	The water in which aquatic animals can migrate or spread.
Game-handling establishment	The term has the same meaning as in Regulation (EC) No 853/2004 of the European Parliament and of the Council of 29 April 2004 laying down

⁷ OJ L 31, 1.2.2002, p. 1, ELI: <http://data.europa.eu/eli/reg/2002/178/oj> (Celex 32002R0178).

<i>Term</i>	<i>Meaning</i>
	specific hygiene rules for food of animal origin ⁸ .

Chapter 2. Animal by-products and derived products

Notification of registration of operator and registration or approval of an establishment

Section 1 Notification of registration of operator and notification of activities relating to establishments requiring registration or approval in accordance with Regulation (EC) No 1069/2009 of the European Parliament and of the Council, other than those specifically regulated in this chapter, shall be made by the operator to the Swedish Board of Agriculture.⁹ The information to be provided is specified in Annex 1.

Section 2 The operators exempted from the notification requirement of Article 23(1)(a) of Regulation (EC) No 1069/2009 of the European Parliament and of the Council are:

1. those using organic fertilisers and soil improvers at establishments that do not keep farmed animals;
2. those handling and distribute organic fertilisers and soil improvers in consumer packaging of a maximum of 50 kg for use outside the feed and food chain;
3. those handling and, where applicable, transport animal by-products and derived products in accordance with Sections 33–35;
4. those handling or produce game trophies or other preparations referred to in Chapter VI of Annex XIII to Commission Regulation (EU) No 142/2011 for personal or non-commercial purposes;
5. those using Category 3 material from their own animals for personal use;
6. those transporting dry untreated wool and hair, provided they are securely enclosed in packaging, and directly dispatched to a plant producing derived products for uses outside the feed chain or to a plant carrying out intermediate operations, under conditions which prevent the spreading of infectious agents;
7. operators using small quantities of Category 3 material referred to in Article 10 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council or products derived therefrom and who supply treated products directly to end users for use outside primary production; and
8. those using Category 3 material for the feeding of pet animals.

⁸ OJ L 139, 30.4.2004, p. 55, ELI: <http://data.europa.eu/eli/reg/2004/853/oj> (Celex 32004R0853).

⁹ For more information on how to notify this, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

Categorisation

Section 3 Dead experimental animals and parts thereof shall be classified as Category 1 animal by-products.

The first subparagraph shall not apply to the following experimental animals which shall instead be classified as Category 1, 2 or 3 in accordance with Articles 8 to 10 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council:

1. experimental animals which are part of the food chain within the meaning of Regulation (EC) No 178/2002 of the European Parliament and of the Council;
2. experimental animals that have only been used in observational studies;
3. experimental animals that have been used in experiments exempt from permit and ethical review requirements under the Swedish Board of Agriculture's regulations and general advice (SJVFS 2019:9) on experimental animals;
4. animals which have only been used in the breeding of experimental animals; and
5. experimental animals that have never been used in experiments.

However, where the carcasses are genetically altered or where the method of killing used involves the addition of substances which may endanger other animals when used as feed, the classification shall be Category 1.

Risk of spread of disease

Section 4 The terms 'risk for the spread of serious transmissible disease' and 'risk of transmitting disease' as referred to in Article 13(e)(ii) and (f) and Article 14(l) of Regulation (EC) No 1069/2009 of the European Parliament and of the Council refer to the risks that may arise in activities where, as a result of legislation or decisions on restrictions, there are limitations on the use or handling of the material in order to prevent and limit the spread of infection and disease.

Collection, transport, storage, labelling and placing on the market

Section 5 Dead animals and parts of animals in primary production and at other animal keepers shall, pending removal, be stored in such a way that wild animals are prevented from accessing the material and that it cannot otherwise pose a risk of infection. Furthermore, the material must be kept separate from the animal keeper's live animals so that the carrier does not have to come into contact with these animals.

Section 6 Carriers, other than those referred to in Section 2, point 6, who must be registered pursuant to Regulation (EC) No 1069/2009 of the

European Parliament and of the Council, shall be registered with the Swedish Board of Agriculture.¹⁰ The information to be provided is specified in Annex 2.

Section 7 Operators engaged in the transport and transshipment of animal by-products shall apply for approval of the transshipment site if the transshipment takes place at a location other than the animal keeper's premises or an establishment. The application for approval shall be made to the county administrative board. Transshipment may only be carried out in a place that is suitable from the point of view of disease control.

Section 8 The county administrative board shall carry out an on-site visit before a place of transshipment can be approved for the first time. An exemption may be granted for a fixed period and may be subject to conditions.

Section 9 In cases where the standardised commercial document pursuant to Commission Regulation (EU) No 142/2011 is not used in Sweden, the simplified commercial document¹¹ provided by the Swedish Board of Agriculture may be used, or a commercial document in paper or digital form that meets the minimum requirements set out in Chapter III, points 6(c) to (e), (f)(i) to (vi), (g) and (h) of Annex VIII to Commission Regulation (EU) No 142/2011. In addition, it shall be indicated whether the consignment is intended for animal consumption and whether it is subject to the requirements of Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies.¹²

In the case of digital data, it shall be stated that they were provided by the person responsible for the activity from which the commercial document was issued.

Section 10 Anyone transporting unprocessed natural manure between agricultural holdings and manure users established in Sweden does not need to use commercial documents in accordance with Article 21 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council on the removal of manure registered in accordance with the Swedish Board of Agriculture's regulations and general advice (SJVFS 2004:62) on environmental considerations in agriculture with regard to plant nutrition. Nor does anyone transporting manure between two locations within the same agricultural holdings or between agricultural

¹⁰ For more information on how to make a notification of registration, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹¹ For more information on simplified commercial documents, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹² OJ L 147, 31.5.2001, p. 1, ELI: <http://data.europa.eu/eli/reg/2001/999/oj> (Celex 32001R0999).

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holdings and end users established in Sweden need to use commercial documents.

Section 11 If unprocessed manure is transported by motorised equipment or tractor, as defined in the Road Traffic Definitions Act (2001:559), between two locations within the same agricultural holdings or between agricultural holdings and end users of manure, the provisions on vehicles and containers in Chapter I, Section 1 and the provisions on identification in Chapter II, points 1 and 2, of Annex VIII to Commission Regulation (EU) No 142/2011 shall not apply to transport within Sweden.

Section 12 In Sweden, untreated wool and hair from agricultural holdings or from establishments approved or registered in accordance with Section 1 which handle only wool and hair from the above-mentioned agricultural holdings may be placed on the market in Sweden without restrictions in accordance with Commission Regulation (EU) No 142/2011. This is subject to the condition that the wool or hair is not derived from animals for which there are restrictions on the use or handling of the material in order to prevent and control the spread of infection and disease as a result of the legislation or the adoption of restrictions.

Particular requirements for approved establishments

Section 13 Professional digestion and composting of food waste may, instead of the requirements arising from Regulation (EC) No 1069/2009, be carried out using one of the hygienisation methods set out in Annex 3.

Section 14 Incineration plants approved by the Board of Agriculture in accordance with Article 24 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council, which do not have temperature measurement equipment, shall be subject to an annual temperature measurement during normal operation. The measurement shall be carried out by a professionally qualified person, who shall issue a certificate certifying that the boiler complies with the temperature requirements.

In the case of establishments equipped with temperature measurement equipment, the equipment shall be calibrated at least every three years by a professionally qualified person who documents that the calibration has been carried out.

Certificates of performed temperature measurement and documentation of performed calibration shall be kept by the operator for at least three years.

Use of bio-fertilisers and soil improvers

Section 15 Untreated eggshells may be spread on land provided that this is compatible with the environmental legislation

1. from the packer's own facility within the original primary production; or
2. from a packing centre which receives eggs from several primary producers after the shells have been stored for at least one month.

Section 16 Shells from molluscs and echinoderms may be spread on land provided that this is compatible with the environmental legislation.

Use of animal by-products for feeding animals

Section 17 Applications for approval of animal holdings in which milk and milk products are used as feed, where a permit is required under Chapter II, Section 4, Part II, point 3(b) of Annex X to Commission Regulation (EU) No 142/2011, and registration of the operator shall be made by the operator to the Swedish Board of Agriculture.¹³ The information to be provided is specified in Annex 4.

Section 18 Applications for a permit pursuant to Article 18 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council to feed animal by-products to animals other than wild animals and notifications of registration of the operator shall be submitted by the operator to the Swedish Board of Agriculture.¹⁴ The information to be provided is specified in Annex 5. This shall not apply to activities covered by Section 21.

Section 19 An application for a permit under Article 18 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council and notification of registration for the feeding of animal by-products to wild animals and notification of registration of the operator shall be made by the operator to the Board of Agriculture.¹⁵ The information to be provided is specified in Annex 6. For activities covered by Section 22, no permit is required.

Section 20 Whole bodies or parts of wild terrestrial animals not covered by Regulation (EC) No 1069/2009 of the European Parliament and of the Council may, without prior slaughter and veterinary inspection, be used for feeding predators.

For the feeding of predators with whole or parts of terrestrial mammals, feeding shall take place within the municipality where the material originated or was found. Feeding may also take place within the closest neighbouring municipalities.

¹³ For more information on how to apply and register, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹⁴ For more information on how to apply and register, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹⁵ For more information on how to apply and register, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

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Feeding of aquatic animals to aquatic animals shall only take place within the water area where the material originated or was found.

Section 21 Category 3 material may, except as provided for in Section 25, be used for the feeding of pet animals, dogs in established kennels or groups of such dogs, such as hunting dogs or sled dogs, as well as for the feeding of fur animals, zoo animals and circus animals. This applies provided that the operator has registered the activity with the Board of Agriculture if it concerns other activities than activities for pet animals.

Section 22 Wild animals may be given Category 3 material in the form of by-products of slaughter in accordance with Article 10(a) and (b) of Regulation (EC) No 1069/2009 of the European Parliament and of the Council, provided that the following conditions are complied with:

1. the animals concerned must be of a species that needs this feed for conservation purposes or be animals that are to be attracted to a specific location in connection with hunting, fishing, tourism, photography, filming or other artistic activities;
2. the by-products may be used 21 days after slaughter, at the earliest;
3. the by-products must not be handled in kitchens where food is handled;
4. the place shall be cleaned after the feeding has been carried out; and
5. aquatic animals shall only be fed to aquatic animals within the water area from which the material originates. This applies provided that the operator has registered the activity with the Swedish Board of Agriculture.

Section 23 Colostrum delivered from another establishment with animals may be used as feed under conditions preventing the transmission of health risks and provided that the colostrum is needed for animal health reasons for a specific animal.

Section 24 Unprocessed egg shells may be used as feed for animals within the same epidemiological unit.

Section 25 Pigs and birds that are pet animals, zoo animals or circus animals may not be fed with food waste. Nor may they be fed with products falling within the scope of Article 10(f) of Regulation (EC) No 1069/2009 of the European Parliament and of the Council. Chapter II, Section 10 of Annex X to Commission Regulation (EU) No 142/2011 specifies which products, other than food waste, may be used.

Burial or other disposal

Section 26 The following animal by-products may be buried:

1. body of pet animals and equines;

2. animals that have been kept by humans in the areas listed in Annex 7 and which have died or been killed in these areas;

3. animal by-products from primary production for use in private households in the areas listed in Annex 7;

4. animal by-products from slaughter and cutting carried out in the areas listed in Annex 7; and

5. animal by-products arising from game handling establishments.

Animals suspected or officially confirmed to be infected with transmissible spongiform encephalopathy (TSE) in accordance with Regulation (EC) No 999/2001 of the European Parliament and of the Council may not be buried in accordance with Regulation (EC) No 1069/2009 of the European Parliament and of the Council.

Section 27 Bees and by-products from beekeeping may be disposed of by burning or burying on site.

Section 28 Whole animal carcasses or animal by-products from free-ranging game in enclosures that are separated from the animal carcass before being brought into a game-handling establishment shall be buried unless they are collected for disposal in accordance with the provisions of Regulation (EC) No 1069/2009 of the European Parliament and of the Council.

Section 29 Burial in accordance with Sections 26 to 28 shall comply with Chapter III of Annex VI to Commission Regulation (EU) No 142/2011. The burial also needs to be in accordance with the environmental legislation.

Section 30 Milk and colostrum, as well as Category 2 and 3 material arising from surgical procedures or delivery, may be disposed of at the establishment on the agricultural holding where the material originates from.

Section 31 Packaging that has contained unprocessed Category 1 or 2 material, with the exception of manure that cannot be suspected of containing infections transmissible to animals or humans, shall be incinerated under the same conditions as Category 1 and 2 material.

Packaging that has contained processed Category 1 or 2 material, manure that cannot be suspected of containing infections transmissible to animals or humans, or Category 3 material may be handled in accordance with the Waste Ordinance (2020:614) without further consideration of the legislation regulating animal by-products.

Use for research, diagnosis and education and for artistic purposes

Section 32 Applications for the transport, use and disposal of products, other than those covered by Sections 33 to 35, for diagnostic, educational and research purposes, as well as for use for exhibition purposes and artistic activities, pursuant to Article 17 of Regulation (EC) No 1069/2009 of the European Parliament and of the Council, and the registration of the operator, shall be made by the operator to the Board of Agriculture.¹⁶ The information to be provided is specified in Annex 8.

Section 33 Processed products derived from Category 3 material may be transported and subsequently used for diagnostic activities and for educational and research purposes, as well as for exhibition purposes and artistic activities.

Section 34 Blood, which was food until the time of release, may be transported and subsequently used for training and assessment of dogs intended for searching for injured game, provided that the blood is derived from animals slaughtered at least 21 days before the blood is used.

Section 35 By-products from slaughter and other animal products, which were foodstuffs at the time of release, may be transported and subsequently used for educational purposes.

Section 36 After use in accordance with Sections 33 to 35, the material shall be handled in accordance with the Waste Ordinance (2020:614).

Import

Section 37 When importing products that require a permit under Commission Regulation (EU) No 142/2011, the application must be submitted by the operator to the Swedish Board of Agriculture and must be received by the Swedish Board of Agriculture no later than 30 days before the first import.¹⁷ The information to be provided is specified in Annex 9.

Section 38 The health certificate accompanying a product covered by Article 26 and Chapter IV, Section 2, point 2 of Annex XIV to Commission Regulation (EU) No 142/2011 shall be issued by an official veterinarian in the country of export.

The certificate shall state the product and the purpose for which the product is intended to be used and that it complies with the requirements set out in the conditions of the entry permit.

¹⁶ For more information on how to apply and register, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹⁷ For more information on how to make an application, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

Chapter 3. Products other than animal by-products and derived products, other than foodstuffs, which may spread contagious diseases to animals

Import permit

Section 1 Imports from other countries of products other than animal by-products and derived products, other than foodstuffs, which may spread infectious diseases to animals shall be subject to a permit.

The application for a permit shall be submitted to the Swedish Board of Agriculture by the person responsible for the import and shall contain the information specified in Annex 10 and be received by the Swedish Board of Agriculture no later than 30 days before the first import.¹⁸

Section 2 When products referred to in Section 1 are imported, the product shall be accompanied by a health certificate issued by an official veterinarian in the country of export. The health certificate shall state which product it is, for which purpose the product is intended to be used and that it complies with the requirements set out in the conditions of the import permit.

Chapter 4. Fees for register keeping, approval of establishments and permits, etc.

Section 1 An operator who has an activity registered or approved with the Swedish Board of Agriculture under Chapter 2, Section 1 shall pay an annual fee of SEK 200 for each registered or approved holding or activity.

Section 2 Sections 14 and 15 of the Ordinance (2006:1165) on fees for official controls of feed and animal by-products stipulate that the fee for the notification of registration pursuant to Chapter 2, Section 1 shall be determined by the Swedish Board of Agriculture. This is done in a separate decision from the Board of Agriculture.¹⁹

Section 3 For the examination of cases concerning the approval of establishments under Chapter 2, Section 1, where site visits are required in connection with the examination, the applicant shall pay a fee of SEK 13 000 to the Swedish Board of Agriculture. The fee includes an on-site visit to the establishment.

In cases where more than one on-site visit is required during the examination, the applicant must pay a fee of SEK 5 000 to the Board of Agriculture for each visit additional to the first.

In cases where the processing of the case, including on-site visits, spans more than 12 hours, the applicant shall pay SEK 900 per additional commenced hour. Travel time is not counted as processing of the case.

¹⁸ For more information on how to make an application, see the Swedish Board of Agriculture's website www.jordbruksverket.se.

¹⁹ The decision can be found on the Swedish Board of Agriculture's website www.jordbruksverket.se.

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For the examination of cases concerning the approval of establishments under Chapter 2, Section 1, where no on-site visit is required, the applicant shall pay a fee of SEK 3 000 to the Swedish Board of Agriculture.

Section 4 The county administrative boards shall charge a fee of SEK 10 000 for the costs of examining cases concerning the approval of transshipment sites in accordance with Chapter 2, Section 7. The fee includes an on-site visit to the establishment.

Where more than one on-site visit is required during the examination, the applicant shall pay a fee of SEK 800 to the county administrative board for each visit additional to the first.

In cases where the processing of the case, including on-site visits, spans more than 12 hours, the applicant shall pay SEK 900 per additional commenced hour. Travel time is not counted as processing of the case.

For the examination of cases concerning the approval of establishments exempted from the requirement for visits, the applicant shall instead pay a fee of SEK 2 200 to the county administrative board.

Section 5 For the examination of cases concerning permits for use under Chapter 2, Section 32, or import from other countries under Chapter 2, Section 37, and Chapter 3, Section 1, the applicant shall pay a fee of SEK 3 000 to the Swedish Board of Agriculture.

Section 6 In cases where approval, registration or a permit is required in accordance with Regulation (EC) No 1069/2009 of the European Parliament and of the Council or Commission Regulation (EU) No 142/2011, other than the cases referred to in Sections 1 to 5, the applicant shall pay a fee of SEK 900 per commenced hour for the processing of the case.

Section 7 Any sampling and analysis costs incurred in connection with an assessment of approval or a permit shall be borne by the applicant.

Section 8 Fees pursuant to Sections 2 and 5 shall be paid in connection with the submission of the application. If the fee is not paid, the case will not be examined.

Section 9 Fees pursuant to Section 3, first and fourth subparagraphs, shall be paid in connection with the submission of the application. If the fee is not paid, the case will not be examined.

The fee referred to in Section 3, second subparagraph, shall be paid, at the latest, before the additional visit is booked.

The fee referred to in Section 3, third subparagraph, shall be paid before a decision is taken on the matter.

Section 10 Fees pursuant to Section 4, first and fourth subparagraphs, shall be paid in connection with the submission of the application. If the fee is not paid, the case will not be examined.

The fee referred to in Section 4, second subparagraph, shall be paid, at the latest, before the additional visit is booked.

The fee referred to in Section 4, third subparagraph, shall be paid before a decision is taken on the matter.

Chapter 5. Other provisions

Section 1 If there are special reasons for doing so, the Swedish Board of Agriculture may decide on exemptions from the provisions of Chapter 2, Sections 3, 14, 20 and 22 and of Chapter 3, Section 2.

1. This statute shall enter into force on XX 2026.
2. The statute repeals the Swedish Board of Agriculture's Regulations (SJVFS 2006:84) on dealing with animal by-products and on the import of other products, other than food, that can spread communicable diseases to animals.
3. The provisions of Chapter 2, Section 14 shall not apply to incineration plants approved prior to the entry into force. In that case, the terms and conditions set out in the notified approval decision shall apply instead.

ANNEX 1

INFORMATION TO BE PROVIDED IN CONNECTION WITH THE NOTIFICATION IN ACCORDANCE WITH CHAPTER 2, SECTION 1

The following information shall be provided in the notification pursuant to Chapter 2, Section 1, concerning activities relating to establishments that require registration or approval pursuant to Regulation (EC) No 1069/2009 of the European Parliament and of the Council.

1. Details of the operator of the notified establishment

Name/company name, address (postcode and postal address), billing details, personal or corporate identity number and information on the contact person (name, telephone number, mobile phone number and email address).

2. Details of the establishment

1. Name, address (postcode and postal address), information on the contact person (name, telephone number, mobile telephone number and e-mail address), land registry number, county and municipality.

2. Current or previous registration or approval number.²⁰

3. Category of animal by-products or derived products handled at the establishment.

4. The activities carried out by the establishment with animal by-products or products derived therefrom.

5. In the case of approval of an establishment, a description of the establishment and its activities, including a drawing of the establishment, is also required.

6. For incineration plants that need to be authorised, the notification must also include the following information:

- a) type of boiler;
 - b) if the plant has a incineration capacity of more than 50 kg of animal by-products per hour;
 - c) if it is production animals originating from the applicant's animal holding or in the case of a cremation facility;
 - d) which animal species are intended to be incinerated;
7. when the activity is planned to start.

In the case of notifications concerning the use of organic fertilisers other than manure in primary production involving animal husbandry, only the following information needs to be provided:

- 1. information about the operator responsible for operation in accordance with point 1 above;

²⁰ If such exists.

Information to be provided when applying in accordance with Chapter 2, Section 17

2. the registration number of the establishment, for establishments with animal husbandry.

ANNEX 2

INFORMATION TO BE PROVIDED IN CONNECTION WITH THE NOTIFICATION IN ACCORDANCE WITH CHAPTER 2, SECTION 6

The following information must be provided in connection with the notification in accordance with Chapter 2, Section 6 on the registration of carriers:

1. Details of the operator

Name/company name, address (postcode and postal address), billing details, personal or corporate identity number, information on the contact person (name, telephone number, mobile telephone number and e-mail address) and, if applicable, the current or previous registration number.

2. Details of the county where the transport is to be carried out

3. Details of the type of product

Type of animal by-product or derived product.

4. Details of category

Category/categories of the product(s) (1, 2 or 3).

ANNEX 3**PARAMETERS FOR THE HYGIENISATION OF FOOD WASTE
ACCORDING TO CHAPTER 2, SECTION 13**

Parameters for the hygienisation of food waste in connection with digestion or composting for the production of digestate and compost to be used exclusively within the country are specified in Tables 1 and 2 below.

Table 1. Parameters for different treatment methods

Method of treatment	Parameters to be complied with	Conditions
Thermophilic digestion	Temperature: at least 55 °C Exposure time ¹ : at least 6 hours (can be carried out as hygienisation before digestion)	All materials must achieve the specified temperature. Average residence time during subsequent digestion ² : at least 7 days at 55 °C.
Wet composting	Temperature: at least 55 °C Exposure time ¹ : at least 6 hours (can be carried out as hygienisation before digestion)	All materials must achieve the specified temperature. Average residence time during subsequent wet composting ² : at least 7 days at 55 °C.
Closed composting	As specified in Table 2.	All materials must reach the specified temperature. The water content shall amount to 35–60%.
Open air composting	As specified in Table 2. De-greening for at least 6 months after the main process and before use.	Composting shall be done indoors. The specified parameters shall be met in three runs with turning of the material between each run. The water content shall amount to 35–60%. Areas at risk of getting cold should be

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Method of treatment	Parameters to be complied with	Conditions
		covered.

1. Exposure time means the time when no waste is removed from or added to the reactor.
2. The average retention time should be calculated so that it applies to at least 95% of the material.

Table 2. Parameters for composting in accordance with rows 3 and 4 of Table 1

Temperature (minimum) °C	Time (minimum)
55	7 days
60	5 days
65	3 days
70	1 day

ANNEX 4

INFORMATION TO BE PROVIDED WHEN APPLYING IN ACCORDANCE WITH CHAPTER 2, SECTION 17

The following information must be provided when applying in accordance with Chapter 2, Section 17 on the approval of animal holdings in which milk and milk products are used as feed.

1. Details of the operator

Name/company name, address (postal number and address), personal or corporate identity number, billing details, animal establishment registration number and property identification number, contact person and telephone number, mobile phone number, email address of contact person, county and municipality.

2. Information on from where the milk originates

The name and approval number of the food establishment or the name and registration number of the animal holding from which the product originates.

ANNEX 5

INFORMATION TO BE SUBMITTED IN CONNECTION WITH APPLICATION AND NOTIFICATION IN ACCORDANCE WITH CHAPTER 2, SECTION 18

The following information must be submitted when applying in accordance with Chapter 2, Section 18 for a permit and notification of registration for the feeding of animals other than wild animals with animal by-products.

1. Details of the operator

Name/company name, address (postcode and postal address), personal or corporate identity number, billing details, current or, where applicable, previous registration or approval number for animal feeding, contact person and telephone number, mobile telephone number, email address of the contact person, county and municipality.

2. The activities carried out with feeding

Information on the application/registration relates to the feeding of fur animals, other dogs other than pet animals, zoo animals, circus animals, fly larvae or reptiles and birds of prey (other than zoo, pet or circus animals).

3. Details of what the animal by-products will consist of

Category/categories of the product(s) (1, 2 or 3).

4. Details of the estimated quantity

When applying for a Category 1 or 2 permit, the notification must also include quantity information (estimated number of kilograms per year).

**APPENDIX 6
INFORMATION TO BE PROVIDED WITH THE
NOTIFICATION AND APPLICATION IN ACCORDANCE WITH
CHAPTER 2, SECTION 19**

The following information must be submitted when applying in accordance with Chapter 2, Section 19 for a permit and notification of registration for feeding animal by-products to wild animals.

1. Details of the operator

Name/company name, address (postcode and postal address), personal or corporate identity number, billing details, contact person and telephone number, mobile telephone number, email address of the contact person.

2. If the application is for a permit

County, municipality and location (coordinates) where the feeding is to take place and the type of animal by-products intended to be used.

ANNEX 7

AREAS REFERRED TO IN CHAPTER 2, SECTION 26

The following areas are referred to in Chapter 2, Section 26:

- As specified in the table below.
- Islands without bridge connection or ferry connection for vehicles to the mainland.

Table

County	Municipality	Area consisting of a municipality or district in accordance with the Ordinance (2015:493) on districts
Värmland County	Arvika	Gunnarskog and Mangskog
Värmland County	Eda	Eda, Köla and Skillingmark
Värmland County	Filipstad	Nordmark and Rämmen
Värmland County	Hagfors	Gustav Adolf and Hagfors
Värmland County	Torsby	Dalby, Norra Finnskoga, Norra Ny, Nyskoga, Södra Finnskoga, Vitsand and Östmark
Dalarna County	Falun	Enviken
Dalarna County	Gagnef	Floda
Dalarna County	Malung-Sälen	The whole municipality
Dalarna County	Mora	The whole municipality
Dalarna County	Orsa	The whole municipality
Dalarna County	Rättvik	The whole municipality
Dalarna County	Vansbro	The whole municipality
Dalarna County	Älvdalen	The whole municipality
Gävleborg County	Ljusdal	Hamra, Kårböle and Los
Västernorrland County	Ånge	Haverö
Jämtland County	Berg	Klövsjö, Storsjö and Åsarna
Jämtland County	Härjedalen	The whole municipality
Jämtland County	Krokom	Föllinge, Hotagen, Laxsjö and Offerdal
Jämtland County	Strömsund	The whole municipality
Jämtland County	Åre	Kall, Undersåker and Åre
Västerbotten County	Dorotea	The whole municipality
Västerbotten County	Lycksele	The whole municipality
Västerbotten County	Malå	The whole municipality

County	Municipality	Area consisting of a municipality or district in accordance with the Ordinance (2015:493) on districts
Västerbotten County	Norsjö	The whole municipality
Västerbotten County	Sorsele	The whole municipality
Västerbotten County	Storuman	The whole municipality
Västerbotten County	Vilhelmina	The whole municipality
Västerbotten County	Åsele	The whole municipality
Norrbotten County	Arjeplog	The whole municipality
Norrbotten County	Arvidsjaur	The whole municipality
Norrbotten County	Boden	Edefors and Gunnarsbyn
Norrbotten County	Gällivare	The whole municipality
Norrbotten County	Jokkmokk	The whole municipality
Norrbotten County	Kiruna	The whole municipality
Norrbotten County	Pajala	The whole municipality
Norrbotten County	Älvsbyn	The whole municipality
Norrbotten County	Övertkalix	The whole municipality
Norrbotten County	Övertorneå	The whole municipality

ANNEX 8

INFORMATION TO BE PROVIDED IN CONNECTION WITH NOTIFICATION AND APPLICATION IN ACCORDANCE WITH CHAPTER 2, SECTION 32

The following information shall be provided in the notification and application in accordance with Chapter 2, Section 32, concerning the transport, use and disposal of products, other than those covered by Chapter 2, Sections 33 to 35, for diagnostic, educational and research purposes, as well as for exhibition and artistic purposes.

1. Details of the operator

Name/company name, address (postal number and address), personal identity number or corporate identity number, billing details, where applicable, current or previous registration number, contact person and telephone number, mobile phone number, email address of the contact person, county and municipality.

2. Description of the purpose of the activity with the animal by-products

Information on the intended use of the products (research activities, diagnostic, educational or other uses). If they are to be used for a different purpose, a separate description must be provided.

3. Type of product

Type of animal by-product or derived product.

4. Category

Category/categories of the product(s) (1, 2 or 3).

ANNEX 9

INFORMATION TO BE PROVIDED WHEN APPLYING FOR IMPORT IN ACCORDANCE WITH CHAPTER 2, SECTION 37

The following information must be provided when applying for import in accordance with Chapter 2, Section 37.

1. Details of the operator

Name/company name, address (postcode and postal address), personal identity number or corporate identity number, billing details, registration/approval number, contact person and telephone number, mobile telephone number, email address of the contact person, county and municipality.

2. Description of the product

The type and category of the product (1, 2 or 3), the species of animal, the number/quantity, whether the product is processed or not, as well as the country of dispatch and of origin.

3. Details of the purpose

a. Information on what the animal by-products are to be used for (such as research activities, diagnostic activities, educational activities, samples, display items or feeding);

b. information on whether or not the product will come into contact with animals.

ANNEX 10

INFORMATION TO BE PROVIDED WHEN APPLYING FOR THE IMPORT OF PRODUCTS OTHER THAN ANIMAL BY-PRODUCTS AND DERIVED PRODUCTS, OTHER THAN FOODSTUFFS, WHICH MAY SPREAD CONTAGIOUS DISEASES TO ANIMALS IN ACCORDANCE WITH CHAPTER 3, SECTION 1

According to Chapter 3, Section 1, the following information must be provided when applying for the importation of products other than animal by-products and processed products, other than foodstuffs, which may spread infectious diseases to animals.

1. Details of the person responsible for the import

Name/company name, address (postcode and postal address), personal identity number or corporate identity number, billing details, current or previous registration number, contact person and telephone number, mobile telephone number and email address of the contact person.

2. Information on the material and the activity

- a. Description of the type of material to be imported and the country of dispatch and of origin of such material;
- b. the activities carried out with the material.

