

ANNEX 81.28. DECREE OF THE MINISTER OF AGRICULTURE OF THE
REPUBLIC OF LITHUANIA NO 364 REGARDING FEEDINGSTUFF QUALITY
STATE MONITORING PROCEDURE

Decree # 364
issued by the Minister of Agriculture of the Republic of Lithuania

on 21 December 2000
Vilnius

REGARDING FEEDINGSTUFF QUALITY STATE MONITORING PROCEDURE

While implementing the provisions of the Law on Animal Feedingsuffs (Žin.,2000,#34-952) and of the Decree # 744 of the Government of Republic of Lithuania issued on 28 June 2000 Regarding the Approval of the Regulations for the National Food and Veterinary Service (Žin.,2000,#53-1537) as well as seeking to implement *the plans* for the year 2000 on Legal Harmonization and Acquis Implementation Measures under the EU Pre-Accession Programme of Lithuania (National Acquis Adoption Programme), *as approved* by the Decree #409 of the Government of the Republic of Lithuania on 10 April 2000 (Žin.,2000, #31-869),

1. I do hereby a p p r o v e Feedingstuff Quality State Monitoring Procedure (attached);
and
2. Promulgate the Procedure to come into force on 30 September 2001.

MINISTER OF AGRICULTURE
KRISTINAITIS

KĘSTUTIS

APPROVED
by Decree #364 issued by the
Minister of Agriculture
of the Republic of Lithuania
on 21.12.2000

FEEDINGSTUFF QUALITY STATE MONITORING PROCEDURE

The said procedure has been established following the Directive of the European Council # 95/93 specifying the organisational principles that are aimed at regulation of official checks in the field of animal nutrition and supplementing Directives of the European Council # 98/68 on 10 September 1998 and # 99/20/EC on 22 March 1999.

1. GENERAL PROVISIONS

1. The said Procedure shall regulate state monitoring of marketable feedingsuffs (hereinafter "the feedingsuffs") in order to meet their quality compliance and safety

requirements as well as the veterinary and hygiene requirements posed to production and storage facilities .

2. Feedingstuff quality state monitoring (hereinafter “ state monitoring”) shall be undertaken by the National Food and Veterinary Service, the institution authorised by the Government (hereinafter “the institution authorised by the Government”) . The institution shall check the quality of feedingstuffs as well as their production, storage, transportation, marketing, import, export and usage conditions with a view to identify to what extent the provisions of the Laws of the Republic of Lithuania on Animal Feedingstuffs, on Product Safety, on Compliance Evaluation and on Veterinary as well as of other legal acts related to marketable feedingstuffs are observed.

3. The objective of the state monitoring procedure shall be to ensure that the marketable feedingstuffs to be placed on the market by economic entities and composed of raw feed materials, compound feedinstuffs, feedingstuffs for specific nutritional purposes, protein-rich feed materials and protein-free nitrogen feed materials and their additives as well as premixes made therefrom should meet their mandatory quality requirements, ensure safety both for human and animal health and evoke no danger to the environment.

4. The said provisions must be observed both by the institution authorised by the Government to undertake feedingstuff state monitoring and by economic entities implementing the activities related to production, storage, transportation, usage and marketing of feedingstuffs.

5. The state monitoring procedure shall cover the following:

5.1.feedingstuffs cultivated in the farms of economic entities , produced and used by such economic entities for their own purposes excluding any raw feed materials or additives specified under items 1-5 paragraph 1 Article 4 of the Law on Animal Feedingstuffs (Žin. 2000 # 34-952, #61-1834);

5.2.feedingstuffs that, when placed in sealed packages, are transported by transit across Lithuania with the exception of the cases specified in item 37 of the present Procedure.

II. CONCEPTS

6.These shall be the major concepts used in the present Procedure:

Marketable feedingstuffs shall be the feedingstuffs, additives or their mixtures (premixes) intended for marketing.

Feedingstuff compliance the compliance of feedingstuff quality, production, storage, transportation, usage and marketing conditions with the requirements specified by adequate legal acts.

Evaluation of feedingstuff compliance **shall be the activity aimed at evaluation (explicit or implicit) of feedingstuff compliance with quality, production, storage, transportation, usage and marketing requirements.**

Feedingstuff state monitoring procedure shall stand for feedingstuff production, storage, transportation, usage and marketing conditions and feedingstuff quality control system.

Quality system shall be represented by the integrity of organisational structures , procedures, processes and resources needed for quality ensurance.

Checking of documents shall stand for checks of the documents executed at the place of production, accompanying documents executed during transportation, import, export or marketing as well as checking the compliance of marking and labelling procedures.

Physical checks of feedingstuffs shall refer to checking of the feedingstuff production process as well as sampling (if necessary) and testing in the accredited and officially approved laboratory.

Checking identity of feedingstuff shall stand for checking the identity of documents, marks and feedingstuff produce.

Testing laboratory shall be the accredited or officially approved testing laboratory which has been appointed by the authorised institution to be responsible for compliance evaluation of feedingstuff samples submitted by the state quality control institutions.

Official institution shall be the institution of a foreign country that has been delegated the powers by law or by the Government to undertake control functions related to evaluation of feedingstuffs.

7. Other concepts used in the present Procedure shall have the same meaning as the concepts specified both in the Law on Animal Feedingstuffs and Feedingstuff Classification Register as approved by the Decree of the Minister of Agriculture. (Žin. 2000, #69-2064).

III. FEEDINGSTUFF STATE MONITORING STRUCTURE IN THE DOMESTIC MARKET

8. The institution authorized by the Government shall apply monitoring procedure:

8.1. on regular time intervals;

8.2. upon suspicion that the data declared on feedingstuffs are in disagreement with feedingstuff properties;

8.3. by applying the approach that is compatible with targeted objectives having special regard to risk bearing cases.

9. All the production stages, intermediate steps up to marketing stage including import and usage of the products shall be under control. The following items shall be subject to control:

9.1. compliance and safety requirements placed to raw feed materials of vegetable origin;

9.2. compliance and safety requirements placed to raw feed materials of animal origin;

9.3. compliance and safety requirements placed to additives;

9.4. engineering process of feedingstuff production sector, production quality and placement on the market;

9.5. the possibility of ingress of granary pests, pathogenic micro-organisms both in raw feed materials, compound feedingstuffs as well as inside production and storage facilities;

9.6. feedingstuff storage conditions as well as veterinary and hygiene status of premises in all feedingstuff circulation stages.

10. The institution authorized by the Government shall, with regard to the monitoring objective chosen, establish in which aforementioned sectors the state monitoring is to take place.

11. State monitoring shall be undertaken without preliminary notice to the economic entities to be monitored.

12. The institution authorized by the Government shall check whether the economic entities engaged in the production, storage, transportation, marketing of the

feedingstuffs specified under paragraph 1 of Article 1 in the Law on Animal Feedingstuffs possess licenses issued in line with the procedure outlined in the Decree of the Minister of Agriculture.

13. The officials of the institution authorized by the Government shall, upon disclosure of trade secrets of economic entities or any other confidential information they might have become aware of during check, be made liable following the procedure established by law of the Republic of Lithuania.

14. The controlling officials of the institutions authorized by the Government shall be entitled to unrestricted access to feedingstuff production, storage and marketing premises and to all the documents that may be deemed to be required.

15. The institution authorized by the Government shall check the compliance of feedingstuff usage with animal nutrition requirements as well as feeding rations.

16. The institution authorized by the Government shall ensure that control over the feedingstuffs produced in the domestic market is undertaken starting from the initial production or supply/ storage stages.

17. The institution authorized by the Government, on having estimated that the feedingstuffs fail to meet the legal requirements outlined under item 2 of the said Procedure, shall execute the document of a predefined format authorizing the economic entity under control to take one of the following steps:

17.1. taking appropriate measures, prior to the deadline specified, in order to eliminate such failures;

17.2. decontamination of feedingstuffs (if necessary);

17.3. re-processing of feedingstuffs by using other appropriate approach;

17.4. using of feedingstuffs for other purposes;

17.5. recalling the feedingstuffs to the domestic producer or supplier (Given the feedingstuffs are exported, prior to this, measures shall be taken to inform the competent authority of the country of feedingstuff origin.);

17.6. destruction of feedingstuffs.

18. The institution authorized by the Government may either suspend temporarily or prohibit production and marketing of unsafe feedingstuffs in cases when:

prohibited substances, feed materials are used in the production of feedingstuffs;

the amount of harmful (undesirable) substances, products, impurities of vegetable origin (seeds) or of additives exceed the permissible limits;

either non-registered or prohibited additives are used for production of feedingstuffs;

19. The institution authorized by the Government shall either suspend temporarily or prohibit production and marketing of feedingstuffs specified in paragraph 1 under Article 4 of the Law on Animal Feedingstuffs if the economic entity is not the holder of the license allowing it to be engaged in such an activity (The license should be issued following the licensing procedure approved by the Decree of the Minister of Agriculture).

20. The institution authorised by the Government shall undertake compliance evaluation in accredited or officially approved testing laboratories. The Ministry of Agriculture shall compile and publish the List of accredited or officially approved testing laboratories. that have been granted the right to make analysis of the feedingstuff samples taken by the aforesaid institution.

21. Feedingstuff samples shall be taken and made ready for testing in compliance with Technical Procedure on Sampling Feedingstuffs (Žin. 2000, # 60-1786) in the presence of persons authorized by the economic entity under control.

22. Samples of feedingstuffs shall be tested based on the analysis procedure that has been approved by the Decrees of the Minister of Agriculture and made compliant with the requirements of EU and international agreements and in case of absence thereof – either by the analysis methods acknowledged by the Lithuanian Department of Standardization or by the procedure legalized on the grounds of international agreements of the Republic of Lithuania.

23. The institution authorised by the Government shall be obliged to provide the opportunity both for the producer and the supplier (importer) to test the samples (taken out of the number of reference samples that have been officially taken, documented and preserved for this purpose) in several accredited or officially approved testing laboratories.

24. Once the physical check of feedingstuffs is over, the institution authorised by the Government shall acknowledge them as being of a good quality provided the following conditions are satisfied:

24.1. the difference of values of quality indices of the samples tested in the testing laboratories and the quality indices notified either by the feedingstuff producer or supplier (importer, seller) shall be equal to maximum permissible difference of such indices that is specified in the Rules for Placement of Feedingstuffs on the Market as approved by the Decree of the Minister of Agriculture (Žin., 2000, # 60-1787).

24.2. mandatory quality indices for compound feedingstuffs are in compliance with Technical Procedure on Mandatory Quality Requirements for Feedingstuffs approved by the Decree of the Minister of Agriculture (Žin., 2000, # 60-1788);

24.3. maximum permissible percentage of additives to be included in the feedingstuff ration following the Rules Governing the Production, Usage and Placement on the Market of Additives for Feedingstuffs as approved by the Decree of the Minister of Agriculture;

24.4. the amount in the feedingstuffs of residues of harmful (undesirable) products and materials as well as impurities of vegetable origin do not exceed the level specified in the Technical Procedure on Mandatory Feedingstuff Safety Requirements as approved by the Decree of the Minister of Agriculture;

In case of failure to meet at least one of the aforesaid requirements, the feedingstuffs in question shall be regarded as incompliant and appropriate sanctions, as specified under items 17,18 of the present Procedure shall be imposed on the economic entity concerned.

25. The institution authorised by the Government shall evaluate the compliance of feedingstuffs by taking measurements, making physical checks, testing or checking mandatory and voluntary feedingstuff evaluation spheres:

25.1. mandatory feeding stuff evaluation sphere including the requirements approved by the Ministry of Agriculture, National Food and Veterinary Service and by other institutions, the requirements approved by the economic entities themselves who are engaged in the production, storage, transportation, usage and marketing of feedingstuffs regulating feedingstuff quality, safety, production process, packaging, labelling procedures as well as the integrity of other requirements;

25.2. voluntary feedingstuff evaluation sphere comprising voluntary supplementary requirements structured on the initiative either of the producer or the supplier with the intention to meet market demands.

26. The institution authorised by the Government shall check the compliance to the feedingstuff safety requirements in two ways: *explicit and implicit*:

26.1. *explicit* way shall be used when the following tests are to be made in order to ensure feedingstuff safety:

26.1.1. based on the notifications made by consumers, their organisations and other interested parties;

26.1.2. on destruction of unsafe feedingstuffs;

26.1.3. taking into consideration the analysis of feedingstuff safety control data submitted to the Ministry of Agriculture;

26.1.4. following check programs approved by the Ministry of Agriculture;

26.2. *implicit* way covering production, import, export and marketing of unsafe feedingstuffs as well as collection, accumulation, processing and analysis of the information on any factors that may be decisive for enhancement or mitigation of consumption risks.

IV. MONITORING OF FEEDINGSTUFF IMPORT/ EXPORT ACTIVITIES

27. Customs Department under the Ministry of Finance of the Republic of Lithuania, based on its competence level, shall monitor legality of feedingstuff import/ export operations, performance of customs clearance operations, payment of import/ export duties.

28. The institution authorised by the Government shall check each consignment of feedingstuffs that is imported to or exported from Lithuania, and, following the provisions in Annex 1 of the present Procedure, shall issue the Evaluation Document to be filed in by the economic entity.

29. The institution authorised by the Government shall check accompanying documents for each consignment of feedingstuffs destined for import/ export activity, the identity (by making a random check) associated with their origin, geographical place of destination and the compliance factors.. The officials of the institution authorised by the Government shall check the following:

29.1. identity of the feedingstuffs produced in Lithuania and exported to other countries in compliance with the provisions of the present Procedure, the origin, final point of destination (in order to be able to apply mandatory customs clearing procedures) and shall issue the Evaluation Document;

compliance of the feedingstuffs imported/ marketed in the Lithuanian market as per requirements pointed out in item 2 of the present Procedure, by undertaking physical checks on the feedingstuffs. The opinion on the suitability of the feedingstuffs for animal nutrition or for further processing shall be included in the Evaluation Document issued to the importing economic entity. The economic entities making use of the imported feedingstuffs shall be required to hold the Evaluation Document issued for a definite feedingstuff consignment by the institution authorised by the Government.

The documents on each consignment of feedingstuffs present either in the free economic zone or customs warehouses of Lithuania and ready for export to other countries and the feedingstuff identity (by random check) related to its nature, origin, and

geographical; point of destination. The opinion shall be included into the Evaluation Document delivered to the economic entity.

30. The economic entity shall be obliged to hold the Evaluation Document issued for each feedingstuff consignment prior to placement of such feedingstuff on the Lithuanian market. The alternative shall be to provide such document together with the laboratory test results to the buyer of such country where such feedingstuffs are destined to be marketed provided such results are needed for the said buyer. In case the consignment of feedingstuffs is divided into several parts, the Evaluation Document shall be issued for each individual part of the consignment.

31. The accompanying documents submitted by economic entities shall contain the reference to the Evaluation Document.

32. Appropriate requisites of the Evaluation Document shall be included following the requirements outlined in Annex 2 of the present Procedure. The Document shall be filed in any foreign language as considered eligible for the country exporting or importing feedingstuffs (in the EU case – in one of the official languages recognised in its territory) unless otherwise specified in international conventions concluded between Republic of Lithuania and the countries concerned.

33. The official institution of the importing country may request from the exporter to translate the requisites of the Evaluation Document into the official language of that country (or into one of the official languages).

34. It will be prohibited to market the feedingstuffs in the Lithuanian market for the economic entity who failed to possess the Evaluation Document issued by the institution authorised by the Government for the imported consignment of feedingstuffs.

35. The Evaluation Document issued by the institution authorised by the Government shall not replace the checking procedure on the imported feedingstuffs initiated by the authorised institution of the importing country.

36. The Evaluation Document issued by the institution other than the institution authorised by the Government or containing the requisites failing to meet the requirements under Annex 2 of the current Procedure shall be deemed invalid.

37. The institution authorised by the Government shall, upon receipt of notification from official institution of another country that the feedingstuffs in transit across Lithuanian territory are unsafe, undertake monitoring procedure by performing identity tests and physical checks. Once the decision is taken that the feedingstuffs in transit are dangerous to human or animal health and environment, the institution authorised by the Government shall issue the Evaluation Document and take measures for the unsafe feedingstuffs to be recalled to the country of origin, on having primarily informed the authorised institution of that country.

38. It shall be prohibited for the feedingstuff exporting or importing economic entities to interfere with the actions taken by the institution authorised by the Government to undertake feedingstuff control in line with the provisions under the current Procedure and with the conditions specified by appropriate countries wherein such feedingstuffs are deemed to be exported provided the official institutions of such countries have appealed either to the institution authorised by the Government or to the Ministry of Agriculture with the request to accomplish such a procedure.

39. The documents containing the information as well as laboratory test (analysis) results (if required) on the imported feedingstuffs shall be deposited with the institution authorised by the Government for at least 18 months.

40. The institution authorised by the Government *shall*, on having identified that the imported feedingstuffs are either unsafe or unsuitable for animal nutrition and taken the decision to destroy them, use for other purposes or recall to the country of origin, *notify* the Ministry of Agriculture by presenting the test results with the accompanying opinion and *inform* the official institutions of the importing country with the request to take by them the appropriate measures with respect to poor quality feedingstuffs.

41. In case of divergence of opinions of the institution authorised by the Government and that of official institutions of other countries as regards quality and safety of feedingstuffs imported to the Lithuanian market, the disputes shall be settled following the procedure established by law of the Republic of Lithuania.

42. In cases when imported unsafe or unsuitable for animal nutrition feedingstuffs are destroyed, used for another purposes or recalled to the country of origin, the institution authorised by the Government shall follow the provisions of the international trade agreements concluded with the countries concerned. In cases when unsafe or unsuitable for animal nutrition feedingstuffs are imported from the countries, not being the parties of the international trade agreements with the Republic of Lithuania, the institution authorised by the Government shall follow the provisions of other conventions.

V. COVERAGE OF EXPENSES AND LIABILITY

43. The expenses *incurred* as a result of state monitoring of feedingstuff quality in line with the coordinated feedingstuff monitoring program *and related* to veterinary hygiene surveillance shall be covered following the procedure established in appropriate legal acts.

44. In all cases the expenses of the measures implemented in the Republic of Lithuania aimed at decontamination, processing, destruction or recall to the country of origin of feedingstuffs that are unsafe or unsuitable for animal nutrition shall be covered by the importer or producer of the feedingstuffs provided the feedingstuffs concerned are produced in Lithuania. Given the importers are the economic entities of Lithuania, they shall pay all the expenses related to implementation of the measures enumerated under this item. The issue related to coverage of expenses by foreign economic entity (exporter) shall be analysed independently following terms and conditions specified in mutual agreements.

45. The expenses related to implementation of the *measures* for moving out of the country the unsafe imported feedingstuffs, *outlined* in the Rules on Placement of Feedingstuffs on the Market and in the Rules Governing Production, Usage and Placement on the Market of Compound Feedingstuffs shall be covered by the feedingstuff importer and in some cases by the feedingstuff buyer (recipient) when the proof of guilt of the feedingstuff buyer (recipient) is in place.

46. The institution authorised by the Government, based on its competence level, *shall*, on having identified in the domestic market the default on legal acts specified under item 2 of the current Procedure and violation of mandatory requirements placed on the feedingstuffs, as specified under item 3 of the current Procedure, or the difference between established and declared indices being above the level indicated in the Rules Regarding Placement of Feedingstuffs on the Market and maximum permissible percentage of additives contained in the feedingstuff ration exceeding the levels specified in the Rules for production, Usage and Placement on the Market of Additives and

Premises, *impose* fines on the persons at guilt in compliance with the Code on Violation of the Administrative Law of the Republic of Lithuania.

48. The economic entities interfering with the feedingstuff control activity undertaken by the institution authorised by the Government shall be made liable following the procedure established by law of the Republic of Lithuania.

VI. SUBMISSION OF THE INFORMATION ON THE WORK PERFORMED

49. The Ministry of Agriculture, shall, before 1 October of each year, approve for the next year the coordinated feedingstuff monitoring program drafted by the institution authorised by the Government. The co-ordinated program shall include feedingstuff priority control criteria, their implementation strategies and payments for laboratory tests.

50. The institution authorised by the Government shall, before 1 April of each year, submit to the Ministry of Agriculture the information accumulated within the period starting from enforcement of the current Procedure and on an annual basis by identifying the following data:

50.1. the criteria that have been decisive in drafting national feedingstuff monitoring programs;

50.2. the number and the type of checks made within the reporting period;

50.3. the type of violations identified;

50.4. remedial actions taken once such violations have been detected.

AGREED WITH:

K.Lukauskas

Director

National Food and Veterinary Service
Science

19 December 2000

AGREED WITH:

J.Jatkauskas

Director

Lithuanian Institute of Animal

19 December 2000

Annex 1

EVALUATION DOCUMENT

regarding the compliance of imported to and exported from Lithuania feedingstuffs, their quality test results and eligibility for animal nutrition or further processing

A.

Feedingstuff supplier, exporter ,
importer _____

Date of issuance, serial # and item # of the document proving that
the feedingstuff quality has been checked in the country of the
supplier

Veterinary Certificate issued by the official institution in the
country of the feedingstuff origin

Recipient of the feedingstuff, series #, number and
date _____

Title and # of the documents issued by the customs office and the date of issuance
Accompanying document

Notifier or the person duly authorised by him

Origin _____

Registration or License # either of producer or supplier

Description of feedingstuff:

Premixes

Other

KPN code

Gross weight, kg _____

No of packages _____

Net weight, kg _____

Checks made in Lithuania:

Checking of the documents

Checking of identity

Types of analysis made:

Feedingstuff eligibility tests:

Physical check

Laboratory tests

Results of laboratory tests submitted

Name and stamp of the institution authorized by the Government

Official of the authorized institution

Location and date

Signature _____

Name of the institution and surname of the official (in capital letters) _____

Justification of authorization

Opinion and decision taken by the institution authorized by the Government :

Feedingstuffs are allowed to be placed on the market

Feedingstuffs are allowed to be exported

It is prohibited to place the feedingstuffs on the market (to export)

Feedingstuffs need to be decontaminated

Feedingstuff need to be re-processed

Feedingstuffs need to be recalled to the country of origin

Feedingstuffs need to be destroyed

REQUIREMENTS FOR FILING - IN THE EVALUATION DOCUMENT

Information about the feedingstuff batch supplied

1. Feedingstuff supplier, exporter, importer. Denomination and address of the economic entity or name, surname and address of a person. Date of issuance, serial # and item # of the document proving that the feedingstuff quality has been checked in the country of the supplier. Registration # of the economic entity provided by the official institution.

2. Veterinary Certificate issued by the official institution in the country of the feedingstuff origin.

3. Recipient of the feedingstuff, series #, number and date. Full title and address of the economic entity or name, surname and address of the person being the recipient of the feedingstuffs.

4. Customs clearing document. Title, number and date of issuance of the said document.

5. Accompanying document. The document on quality analysis attached to the feedingstuff batch. *An appropriate box is to be crossed.*

6. Notifier or the person duly authorized by him.

7. Origin. Name and address of the producer, country of origin;

7.1. license or registration number of the economic entity producing and placing feedingstuffs on the market.

8. Description of the product. *An appropriate box is to be crossed.*

8.1. - feedingstuff additives;

8.2. - raw feed materials;

8.3. - compound feedingstuffs (complete and complementary feedingstuffs);

8.4. - products enumerated in paragraph 1 Article 4 in the Law on Animal Feedingstuffs (protein-rich raw feed material);

8.5. - feedingstuffs destined to meet specific nutrition purposes;

8.6. - premixes;

8.7. - other products (to be specified)

9. KPN code. Code of the Combined Product Nomenclature.

10. Gross weight, kg. Gross weight including the weight of packages in kg.

11. Number of packages. Either the number of packages or the term "bulk cargo" given the products are not packaged.

12. Net weight, kg. Net weight expressed in kg.

Checks made

13. Checking of the documents and of the identity:

13.1. checking of the documents. *An appropriate box is to be crossed.*

13.2. checking of identity based on identity, origin, final destination point. *An appropriate box is to be crossed.*

14. Feedingstuff eligibility tests. Tests are made based on random physical checks.

14.1. physical checks. *An appropriate box is to be crossed.*

14.2. laboratory tests. *An appropriate box is to be crossed* : YES if laboratory tests have been made and appropriate results obtained. In this case the approved *copy* of the results

of laboratory tests made as per different analysis categories defined either by quality investigation methods or following standard acts *is attached*;

14.3. The results of laboratory tests submitted. *An appropriate box is to be crossed.* YES is valid in cases when the test results have already been obtained.

The categories, types, methods of laboratory tests that have been used to release appropriate results are to be specified.

Legitimacy

15. Name and stamp of the institution authorized by the Government destined to be responsible for performance of state monitoring procedure.

16. Official of the institution authorized by the Government. Name, surname (in capital letters), signature.

A. Opinion and decisions taken by the institution authorized by the Government.

17. Instructions provided by the institution authorized by the Government as to the procedure to be followed with regard to the feedingstuffs identified under subitems 8.1 – 8.6.

17.1. it is permitted to place the feedingstuffs on the market. *An appropriate box is to be crossed.*

17.2. it is permitted to export the feedingstuffs. *An appropriate box is to be crossed.*

17.3. it is prohibited to export the feedingstuffs. *An appropriate box is to be crossed.*

17.4. it is mandatory to decontaminate the feedingstuffs. *An appropriate box is to be crossed.*

17.5. it is mandatory to undertake re-processing of the feedingstuffs. *An appropriate box is to be crossed.*

17.6. it is mandatory to recall feedingstuffs to the country of origin. *An appropriate box is to be crossed.*

17.7. it is mandatory to destroy feedingstuffs. *An appropriate box is to be crossed.*