

## Introduction

For your input on priorities for the IA and DA, you need to rank your priorities for each act according to the different upcoming semesters in the next 3 years or under the category "only if needed".

In order to do so, you need to insert in the third column of the table named "priority" one of the 6 following proposed options:

- 2<sup>nd</sup> semester 2018
- 1<sup>st</sup> semester 2019
- 2<sup>nd</sup> semester 2019
- 1<sup>st</sup> semester 2020
- 2<sup>nd</sup> semester 2020
- Only if needed

As a concrete example, if you think that having production rules completed for livestock is a top priority, you should fill in 2<sup>nd</sup> semester 2018 in the third column "priority" of the table.

Please note that most implementing acts were conceived as a mean to make the organic reform applicable, therefore it is quite logical that most implementing acts will be needed before the date of entry of application of the organic reform and you will need to choose a precise semester for most of them. Please note that most delegated acts were conceived as a mean to supplement the basic act, therefore it is quite logical that most delegated acts will fall within the category "only if needed". This is the case for example for the first delegated act regarding the scope.

For your input on groupings, we inserted in the fourth column of the table our proposal. We propose the following 6 categories for the grouping:

- Production rules
- Labelling
- Controls
- Trade with third countries
- General
- Scope

As a concrete example, all implementing acts with the grouping "production rules" would be grouped under one single implementing act covering production rules; the same for implementing acts covering trade with third countries...

**List of implementing acts in the organic reform (based on the revised consolidated text of SCA 20.11.2017):**

**Implementing acts: 24 Articles with provisions for implementing acts**

Article	Delegation	Priority	Group
<b>Chapter III Production rules Art.10(6) Conversion</b>	Specifying the documents to be supplied in view of the recognition of previous <b>retroactive period</b> as being part of the <b>conversion period</b>		Production rules
<b>Chapter III Production rules Art.14 (3) Livestock production rules</b>	For <b>livestock</b> production rules Laying down rules on: - the minimum period to be respected for feeding of suckling animals with maternal milk; - the stocking density and minimum surface for indoor and outdoor areas to be respected for specific livestock species; - the characteristics and technical requirements of the minimum surface for indoor and outdoor areas; - the characteristics and technical requirements of buildings and pens for all livestock species, except for bees; - vegetation requirements and characterises of protected facilities and open air areas;		Production rules
<b>Chapter III Production rules Art. 15(3) Production rules for algae and aquaculture animals</b>	For organic <b>algae and aquaculture animals</b> Laying down detailed rules per species or group of species on the <b>stocking density</b> and on the <b>specific characteristics for production</b> and/or <b>containment systems</b> to ensure the species specific needs		Production rules
<b>Chapter III Production rules Art. 16(3) Production rules for</b>	<b>Chapter III Production rules</b> Laying down the <b>techniques authorised</b> in the <b>processing of food products</b>		Production rules

<b>processed food</b>			
<b>Chapter III Production rules</b> Art. 17(3) <b>Production rules for processed feed</b>	<b>Chapter III Production rules</b> Laying down the <b>techniques authorised</b> in the <b>processing of feed</b> products		Production rules
<b>Chapter III Production rules</b> Art. 20(9) <b>Authorisation of products and substances used in organic production</b>	<b>Chapter III Production rules</b> <b>Authorising or withdrawing the authorisation of products and substances</b> that may be used in organic production in general and in the production of processed organic food in particular, and establishing the procedures to be followed for the authorisation and the lists of those products and substances and, where appropriate, their description, compositional requirements and conditions for use		Production rules
<b>Chapter III Production rules</b> Art. 26(7) <b>Collection of data concerning the availability on the market of organic and in-conversion plant reproductive material, organic animals and organic aquaculture</b>	a) to provide <b>technical details</b> for establishing and maintaining the <b>database concerning the availability on the market of organic and in-conversion plant reproductive material and the systems for organic or in-conversion plant reproductive material or organic animals or organic aquaculture juveniles</b> ; (b) to provide specifications as regards the collection of data; (c) to provide specifications as regards the <b>arrangements for participation in the databases and in the systems</b> ; and (d) to provide details as regards the information to be provided by Member States in accordance with Article 53(5).		Production rules

<p><b>juveniles</b></p>			
<p><b>Chapter III Production rules</b> Art. 28(3) <b>Precautionary measures to avoid the presence of non- authorised products and substances</b></p>	<p>Laying down uniform rules specifying for <b>precautionary measures to avoid the presence of non- authorised products and substances</b>:</p> <ul style="list-style-type: none"> <li>- the procedural steps to be followed by <b>operators</b> as referred to in paragraph 2(a) to (e) and relevant documentation to be provided;</li> <li>- the <b>proportionate and appropriate measures</b> to be adopted and reviewed by operators <b>to identify and avoid risks of contamination</b> as referred to in paragraph [1] (a) to (c);</li> </ul>		<p>Production rules</p>
<p><b>Chapter III Production rules</b> Art. 29(8) <b>Measures to be taken in cases of presence of non- authorised products and substances</b></p>	<p>Adopt implementing acts laying down uniform rules specifying</p> <p>(a) the methodology on detection and evaluation of the presence of non- authorised products and substances to be applied by competent authorities or , where appropriate, by control authorities or control bodies.</p> <p>(b) the details and format of the information to be transmitted by Member States to the Commission and other Member States as referred to in paragraph 6</p>		<p>Production rules</p>
<p><b>Chapter IV Labelling</b> Art. 30(3) <b>Use of the terms referring to organic production</b></p>	<p>To set detailed requirements for the labelling or advertisement of <b>plant reproductive material and food and feed products of plant origin produced during the conversion period</b> in compliance with Article 10(4) may be labelled as in- conversion products.</p>		<p>Labelling</p>
<p><b>Chapter IV Labelling</b> Art. 32(5) <b>Compulsory indications</b></p>	<p>Com shall adopt IA relating to the following</p> <p>(a) <b>practical modalities</b> as regards the <b>use, presentation, composition and size of the indications</b> referred to <b>compulsory indications</b></p> <p>(b) the assignment of <b>code numbers to control authorities and control bodies</b>;</p> <p>(c) the indication of the <b>place where the agricultural raw materials have been</b></p>		<p>Labelling</p>

	<b>farmed</b> , in accordance with paragraph 2 of this Article and Article 33(3)		
<b>Chapter V Certification</b> Art. 34(9) <b>Certification system</b>	To provide details and specifications regarding: -the format and technical means of the notification referred to in paragraph 1 – operators or groups notification of their activity to the competent authorities of the MSs, -the modalities of the publication of the lists referred to in paragraph 6 – list of operators and groups kept by MSs and, -the procedures and modalities of publication of the fees referred to in paragraph 7.		Controls
<b>Chapter V Certification</b> Art. 35(10) <b>Certificate</b>	Provide details and specifications regarding the form of the certificate referred to in paragraph 1 and the technical means by which it is issued.		Controls
<b>Chapter V Certification</b> Art. 36(4) <b>Group of operators</b>	Laying down specific rules concerning: <b>-the composition and dimension of a group of operators;</b> <b>-the documents and record keeping systems, the system for internal traceability and the list of operators;</b> <b>-the exchange of information</b> between a group of operators and the competent authority or authorities, control authorities or control bodies, and between the Member States and the Commission		Controls
<b>Chapter VI Official controls and other official activities</b> Art. 38(9) <b>Additional rules on official controls and on action to be taken by the competent authorities</b>	To specify: (a)the <b>minimum percentage of all official controls of operators or groups of operators</b> that have to be carried out without prior notice referred to in point (a) of paragraph 4; (b)the minimum percentage of additional controls referred to in point (b) of paragraph 4; (c)the <b>minimum number of samples</b> referred to in point (c) of paragraph 4; (d) the <b>minimum number of operators that are members of a group of operators</b> referred to in point (d) of paragraph 4.		Controls

<p><b>Chapter VI</b>  <b>Official controls and other official activities</b>  Art. 39(2)  <b>Additional rules to be taken by the operators and groups of operators</b></p>	<p>To provide details and specifications regarding:  (a) the <b>records to demonstrate compliance</b> with the requirements of this Regulation;  (b) the necessary <b>declarations and other communications</b> to support official controls;  (c) the relevant practical measures to ensure compliance with the requirements of this Regulation.</p>		Controls
<p><b>Chapter VI</b>  <b>Official controls and other official activities</b>  Art.41 (5)  <b>Additional rules on actions in case of non-compliance</b></p>	<p>To specify uniform arrangements for the cases where <b>competent authorities</b> are to take <b>measures in relation to suspicion of non-compliance or to established non-compliance.</b></p>		Controls
<p><b>Chapter VI</b>  <b>Official controls and other official activities</b>  Art. 43(7)  <b>Additional rules on the exchange of information</b></p>	<p>Specifying the <b>information</b> to be provided by the <b>competent authorities, the control authorities and control bodies</b> in charge of the official controls and other official activities in accordance with this Article, the relevant recipients of this information and the procedures in accordance with which this information shall be provided, including the functionalities of the <b>computer system</b> referred to in paragraph 1.</p>		Controls
<p><b>Chapter VII</b>  <b>Trade with third countries</b>  Art. 45(2)  <b>Import of organic</b></p>	<p>Com may grant specific authorisations for the use of products and substances in third countries and in the outermost regions of the Union, taking into account differences in the ecological balance in plant or animal production, specific climatic conditions, traditions, and local conditions in these areas. Such specific authorisations may be granted</p>		Trade with third Countries

<b>products</b>	for a renewable period of two years and shall be subject to the principles laid down in Chapter II and to the criteria of Article 24(3) and (6).		
<b>Chapter VII Trade with third countries Art. 45(4) Import of organic products</b>	Lay down specific rules concerning the content of the <b>certificates</b> referred to in paragraph 1, the procedure to be followed for their issuance, their verification and the technical means by which the certificate is issued, in particular as regards the <b>role of competent authorities, control authorities and control bodies</b> , ensuring the <b>traceability and compliance of imported products</b> intended to be placed on the Union market as organic products or as in-conversion products as referred to in paragraph 1.		Trade with third Countries
<b>Chapter VII Trade with third countries Art. 46(1) Recognition of control authorities and control bodies</b>	Recognising, or withdrawing the <b>recognition of control authorities and control bodies</b> competent to carry out controls and to issue an organic certificate in third countries, and establishing a <b>list of those control authorities and control bodies</b> .		Trade with third Countries
<b>Chapter VII Trade with third countries Art. 46(9) Recognition of control authorities and control bodies</b>	To ensure the application of <b>measures in relation to cases of non-compliance</b> , in particular those <b>affecting the integrity of organic or in-conversion products imported</b> under the recognition provided for in this Article or suspicion of such cases. Such measures may consist in particular in the <b>verification of the integrity of the organic or in-conversion products</b> before placing the products on the market within the Union and, <b>where appropriate, the suspension of the authorisation of placing on the market</b> within the Union of such products as organic products or in-conversion products.		Trade with third Countries

<p><b>Chapter VII</b>  <b>Trade with third countries</b>          Art. 48(3)  <b>Equivalence under Regulation (EC) No 834/2007</b></p>	<p>Establish a list of the third countries referred to in paragraph 1 (imports) and may amend that list by means of implementing acts.</p>		<p>Trade with third Countries</p>
<p><b>Chapter VIII</b>  <b>General provisions</b>  <b>Section 2</b>  <b>Information, reporting and related derogations</b>          Art. 51(2)  <b>Information relating to the organic sector and trade</b></p>	<p>As regards the system to be used for transmitting the information referred to in paragraph 1 (<b>information and reporting by MSs</b>), the details of information to be transmitted, and the date by which that information is to be transmitted.</p>		<p>General</p>



**List of delegated acts to the in the organic reform (revised consolidated text based on the text of the SCA 20.11.2017)**

**Delegated acts: 29 Articles with provisions for delegated acts**

Legal basis	Delegation	Priority	Group and IA
<b>Chapter I</b> <b>Subject matter, scope and definitions</b> Art. 2(6) <b>Scope</b>	Amending the <b>list of products</b> by adding further products, or by amending those entries included in the scope		Scope
<b>Chapter III</b> <b>Production rules</b> Art. 9(11) <b>General production rules</b>	Amending by <b>adding further rules on the splitting of a holding into organic, in-conversion and non-organic production, in particular in relation to products listed in Annex I, or by amending those added rules</b>		Production rules
<b>Chapter III</b> <b>Production rules</b> Art. 10(5) <b>Conversion</b>	Amending point 1.2.2 of Part II of Annex II by <b>adding conversion rules for species other than those regulated in Part II of Annex II at the date of entry into force of this Regulation, or by amending those added rules</b>		Production Rules
<b>Chapter III</b> <b>Production rules</b> Art. 12(2) <b>Plant production rules</b>	Amending the detailed plant production rules in part I of Annex I as regards (a) as regards <b>derogations</b> (points 1.3 and 1.4) (b) as regards the <b>use of in-conversion or non-organic non-organic plant reproductive material</b> (point 1.8.5) (c) by adding <b>further pest and weed management measures</b> , or by amending those added measures (point 1.10.1) (e) adding <b>further detailed rules and cultivation practices for specific plants and plant products, including rules for sprouted seeds</b> , or by amending those added rules		Production rules

<p><b>Chapter III Production rules</b> Art. 13(3) <b>Specific provisions for the marketing of plant reproductive material of organic heterogeneous material</b></p>	<p>Setting out rules for the production and marketing of plant reproductive material of organic heterogeneous material of particular genera or species, as regards:</p> <p>(a) the description of the <b>organic heterogeneous material</b>, including the relevant breeding and production methods and parental material used;</p> <p>(b) the <b>minimum quality requirements of seeds lots</b>, including (identity, specific purity, germination rates and sanitary quality);</p> <p>(c) <b>labelling, packaging</b>;</p> <p>(d) information and <b>samples of production to be kept by the professional operators</b>;</p> <p>(e) where applicable, maintenance of the material.</p>		<p>Production rules</p>
<p><b>Chapter III Production rules</b> Art. 14(2) <b>Livestock production rules</b></p>	<p>Amending the <b>detailed livestock production</b> of part II of Annex II as regards:</p> <ul style="list-style-type: none"> <li>- by <b>reducing the percentages</b> as regards the <b>origin of animals</b> once the sufficient availability on the EU market of organic animals has been established (points 1.3.4.3, 1.3.4.4.2 and 13.4.4.3)</li> <li>- the limit of <b>organic nitrogen</b> linked to the total stocking density (point 1.6.6</li> <li>- <b>feeding of bee colonies</b> point 1.9.6.2(b))</li> <li>- <b>acceptable treatments</b> for disinfection of apiaries and for the fight against <b>Varroa</b> destructor (points 1.9.6.2(b))</li> </ul> <p>Amending by <b>adding the detailed livestock production rules animals for species other than those regulated in Annex II, part II</b>; as regards:</p> <ul style="list-style-type: none"> <li>- derogations as regards the origin of animals;</li> <li>- nutrition;</li> <li>- housing conditions and husbandry practices;</li> <li>- health care and husbandry practices;</li> <li>- animal welfare</li> </ul>		<p>Production Rules</p>

<p><b>Chapter III Production rules</b> Art. 15(2) <b>Production rules for algae and aquaculture animals</b></p>	<p>Amending the <b>production rules for algae and aquaculture animals</b> of Part III of Annex II as regards:</p> <ul style="list-style-type: none"> <li>- <b>feed for carnivorous animals</b> (point 3.1.3.3);</li> <li>- adding <b>further specific rules on feed for certain aquaculture animals</b>, or by amending those added rules (point 3.1.4.4)</li> <li>- <b>veterinary treatments for aquaculture animals</b> (point 3.1.4.2);</li> <li>- <b>adding further detailed conditions per species for broodstock management, breeding and juvenile production</b> and by amending those added detailed conditions</li> <li>- <b>feed for certain aquaculture animals</b></li> </ul>		<p>Production Rules</p>
<p><b>Chapter III Production rules</b> Art. 16(2) <b>Production rules for processed food</b></p>	<p>Amending the <b>detailed production rules for processed food</b> of Part IV of Annex II as regards:</p> <ul style="list-style-type: none"> <li>- <b>precautionary and preventive measures</b> to be taken to be taken by operators (point 1.4);</li> <li>- the type, composition and conditions of <b>use of products and substances</b> allowed for use in processed food (point 2.2.2);</li> <li>- the <b>calculation of the percentage of agricultural ingredients</b> referred to in Article 30(5)(a)(ii) and (b) (i), including the food additives authorised for use in organic production pursuant to Article 24 that are calculated as agricultural ingredients;</li> </ul>		<p>Production Rules</p>
<p><b>Chapter III Production rules</b> Art. 17(2) <b>Production rules for processed feed</b></p>	<p>Amending Part V of Annex II on the <b>production rules for processed feed</b> by adding <b>further precautionary and preventive measures</b> to be taken by operators, or by amending those added measures.</p>		<p>Production Rules</p>
<p><b>Chapter III Production rules</b> Art. 18(2) <b>Production rules for wine</b></p>	<ul style="list-style-type: none"> <li>- Amending part VI of Annex II by <b>adding further oenological practices, processes and treatments</b> that are prohibited, or by amending those added elements (point 3.2);</li> <li>- Amending <b>conditions for permitted oenological practices, processes and treatments</b> (point 3.3).</li> </ul>		<p>Production rules</p>

<p><b>Chapter III Production rules</b> Art. 19(2) <b>Production rules for yeast used as food or feed</b></p>	<p>Amending part VII of Annex II by adding <b>further detailed yeast production rules</b> as regards substances that may be used in the production, confection and formulation of organic yeast (point 1.3)</p>		<p>Production rules</p>
<p><b>Chapter III Production rules</b> Art. 21(1) <b>Production rules for products not falling within the categories of products referred to in Articles 12 to 19</b></p>	<p>Amending Annex II <b>by adding detailed production rules in Annex II detailed production rules</b> , as well as rules on the obligation to convert, <b>for products that do not fall within the categories of products referred to in Article 12 to 19</b> (plant production rules, plant reproductive material of organic heterogeneous material, livestock, algae and aquaculture animals, processed food, processed feed, wine, yeast used as food or feed)</p>		<p>Production rules</p>
<p><b>Chapter III Production rules</b> Art. 22(1) <b>Adoption of exceptional production rules</b></p>	<p>Supplementing the regulation by laying down: -the criteria to qualify catastrophic circumstances deriving from an 'adverse climatic event', 'animal diseases', 'environmental incident', 'natural disaster' or a 'catastrophic event' -specific rules including possible derogation from this Regulation on how Member States shall deal with such catastrophic circumstances if they decide to apply this Article as well as specific rules on monitoring and reporting in such cases -specific rules on monitoring and reporting in such cases Those criteria and rules shall be subject to the principles of organic production laid down in Chapter II. When providing criteria for situations to qualify as catastrophic circumstances and laying down specific rules on how to deal with them, Com shall take into account differences in the ecological balance, climate and local conditions in third countries and in the outermost regions of</p>		<p>Production Rules</p>

	the Union see Article 45(3)		
<b>Chapter III Production rules</b> Art. 23(2) <b>Collection, packaging, transport and storage</b>	<b>Annex III on collection, packaging, transport and storage of products;</b> -Amending packaging and transport to other operators or units (point 2) -Adding further special rules for transporting feed to other production or preparation units or storage premises Transport of live fish, reception of products from a third country.		Production rules
<b>Chapter III Production rules</b> Article 24(6) <b>Authorisation of products and substances used in organic production</b>	Amending paragraphs 3 and 4 of Article 24 by: -adding <b>further criteria for authorisation of the products and substances</b> -adding <b>further criteria for the authorisation or withdrawal of the authorisation of products and substances</b> referred to in paragraphs 1 and 2 for use in organic production in general and in the production of processed organic food in particular, or by amending those added criteria	Only if needed	Production Rules
<b>Chapter IV Labelling</b> Art. 30(7) <b>Use of terms referring to organic production</b>	amending this Article by <b>adding further rules on the labelling of products</b> listed in Annex I, or by amending those added rules amending the list of terms set out in Annex IV, taking into account linguistic developments within the Member States	<b>2018 if needed for feed</b>	Labelling
<b>Chapter IV Labelling</b> Art. 32(4) <b>Compulsory indications</b>	Amending paragraph 2 of this Article (forms for indication of the place where the agricultural raw materials of which the product is composed have been farmed) and in Article 33(3)( the use of the organic production logo of the EU for imported products from third countries) <b>by adding further rules on labelling , or by amending those added rules</b>		Labelling
<b>Chapter IV Labelling</b> Art. 33(6) <b>Organic production logo of the European Union</b>	Amending Annex V as regards the organic production logo of the European Union and the rules relating thereto.		Labelling

<p><b>Chapter V Certification</b> Art. 34(8) <b>Certification system</b></p>	<p>Amending Annex II as regards the <b>requirements for keeping records</b></p>		<p>Controls</p>
<p><b>Chapter V Certification</b> Art. 35(9) <b>Certificate</b></p>	<p><b>Amending the model of the certificate</b> set out in Annex IV</p>		<p>Controls</p>
<p><b>Chapter V Certification</b> Art. 36(3) <b>Group of operators</b></p>	<p>Amending paragraphs 1 and 2 of this Article by <b>adding provisions</b>, or by amending those added provisions, in particular as regards: -the <b>responsibilities of the individual members of a group of operators</b> - the <b>criteria to determine the geographical proximity of the members of the group such as the sharing of facilities or sites</b> - the set-up and functioning of the <b>system for internal control, including the scope, content and frequency of the controls to be carried out and the criteria to identify deficiencies in the set-up or functioning of the system for internal controls</b></p>		<p>Controls</p>
<p><b>Chapter VI Official controls and other official activities</b> Article 38(8) <b>Additional rules on official controls and on action to be taken by the competent authorities</b></p>	<p>(a) supplementing this Regulation by laying down <b>specific criteria and conditions</b> for the <b>performance of official controls</b> aimed at ensuring the traceability at all stages of production, preparation and distribution, and compliance with the requirements laid down in this regulation, as concerns:     (i) checks of documentary accounts;     (ii) controls performed on specific categories of operators     (iii) where appropriate, the time period within which, and the particular premises or area on which, the controls provided for in this Regulation are to be performed, including the physical on-the-spot inspection referred to in paragraph 3, (b) amending paragraph 2 by adding further elements based on practical experience (elements for determining the <b>likelihood of non-compliance</b>) or by amending those added elements</p>		<p>Controls</p>

<p><b>Chapter VI</b> <b>Official controls and other official activities</b> Art. 40(11) <b>Additional rules on the delegation of certain tasks related to official controls and other official activities</b></p>	<p>Supplementing this Article as regards <b>conditions for the delegation of official controls tasks and other official activities to control bodies additional</b> to those laid down in paragraph 1 of this Article</p>		<p>Controls</p>
<p><b>Chapter VII</b> <b>Trade with third countries</b> Art. 44(2) <b>Export of organic products</b></p>	<p>Supplementing this Regulation as regards documents intended for customs authorities in third countries, in particular an <b>organic export certificate</b> issued in <b>electronic</b> form wherever possible and providing assurance that exported organic products comply with this Regulation.</p>		<p>Trade with third Countries</p>
<p><b>Chapter VII</b> <b>Trade with third countries</b> Art. 46(7) <b>Recognition of control authorities and control bodies</b></p>	<p>Amending recognition of control authorities or control bodies for the control of import by adding <b>further criteria</b> to those laid down in paragraph 2 of this Article to be applied to the <b>recognition, or the withdrawal of the recognition, of the control authorities and control bodies</b> referred to in paragraph 1 of this Article, or by amending those added criteria</p>		<p>Trade with third Countries</p>
<p><b>Chapter VII</b> <b>Trade with third countries</b> Art. 46(8) <b>Recognition of control authorities and control bodies</b></p>	<p>Supplementing this Regulation as regards the exercise of the supervision of the control authorities and control bodies recognised by the Commission in accordance with paragraph 1 (imports), including through on-the-spot examination, and as regards the controls and other actions to be performed by those control authorities and control bodies</p>		<p>Trade with third Countries</p>

<p><b>Chapter VII</b> <b>Trade with third countries</b> Art. 48(4) <b>Equivalence under Regulation (EC) No 834/2007</b></p>	<p>Supplementing this Regulation as regards the information to be sent by the third countries listed in accordance with paragraph 3 (<b>equivalence</b>) which is necessary for the supervision of their recognition by the Commission, as well as the exercise of that supervision by the Commission, including through on-the-spot examination.</p>		<p>Trade with third Countries</p>
<p><b>Chapter VII</b> <b>General provisions</b> Art. 53(2) <b>Derogations, authorisations and report</b></p>	<p>The <b>derogations to the use of organic plant reproductive material and animals</b> shall end 15 years after the date of application.</p> <p>However, <b>as of 7 years</b> after the date of application, based on the conclusions as regards availability of <b>organic plant reproductive material and animals</b> presented in the report provided for under paragraph 3, the Commission shall be empowered to adopt delegated acts</p> <p>(a) <b>ending at an earlier date or extending these derogations for the use of non-organic plant material and non-organic reared poultry and other non-organic animals</b> beyond 15 years after the date of application or at an earlier date;</p> <p>(b) <b>ending the derogation for the introduction of non-organic adult male and nulliparous female animals for the renewal of a herd or a flock;</b></p> <p>When <b>extending the derogations</b> or authorisations referred to in this paragraph, the Commission shall do so only for as long as it has information, in particular provided by Member States in accordance with paragraph 5, that confirms the <b>unavailability on the market.</b></p>		<p>Production rules</p>



<p><b>Chapter VII General provisions Art. 53(3) Derogations, authorisations and report</b></p>	<p><b>As of 5 years</b> after the date of application, the Commission shall be empowered to adopt delegated acts:</p> <p>(a) amending Article 26(2)(b) to <b>extend the scope of the information system</b> referred to in Article 26(2) to <b>pullets</b> and point 1.3.4.3 Annex II, part II to base the <b>derogations concerning pullets</b> on the data collected in accordance with this system</p> <p>(b) based on the information as regards availability of <b>organic protein feed for poultry and porcine animals</b> made available by Member States in accordance with paragraph 5 or presented in the report provided for under paragraph 6, <b>ending at an earlier date</b> than the date laid down in points 1.9.3.1(c) and 1.9.4.2 (c) of Part II of Annex II <b>or extending beyond this date</b>, the authorisations to <b>use non-organic feed in the nutrition of poultry and porcine animals</b> referred to in these points.</p> <p>When extending the derogations or authorisations referred to in this paragraph, the Commission shall do so only for as long as it has information, in particular provided by Member States in accordance with paragraph 5, that confirms the <b>unavailability on the market</b>.</p>		<p>Production rules</p>
<p><b>Chapter VII General provisions Art.57(3) Transitional measures relating to control authorities and control bodies recognised under Article 33(3) of Regulation (EC) No 834/2007</b></p>	<p>Supplementing this Regulation as regards the <b>information to be sent by the control authorities and control bodies</b> referred to in paragraph 2 of this Article (<b>equivalence</b>) necessary which is <b>necessary for the supervision of their recognition by the Commission</b>, as well as the <b>exercise of that supervision by the Commission, including through on-the-spot examination</b>.</p>		<p>Trade with third Countries</p>

<p><b>Chapter VII</b>  <b>General provisions</b>  Art. 58(2)  <b>Transitional measures relating to applications from third countries submitted under Article 33(2) of Regulation (EC) No 834/2007</b></p>	<p>Supplementing this Regulation by laying down the procedural rules necessary for the examination of the applications referred to in paragraph 1 of this Article (<b>equivalence</b>) including on the information to be submitted by third countries.</p>		<p>Trade with third Countries</p>
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