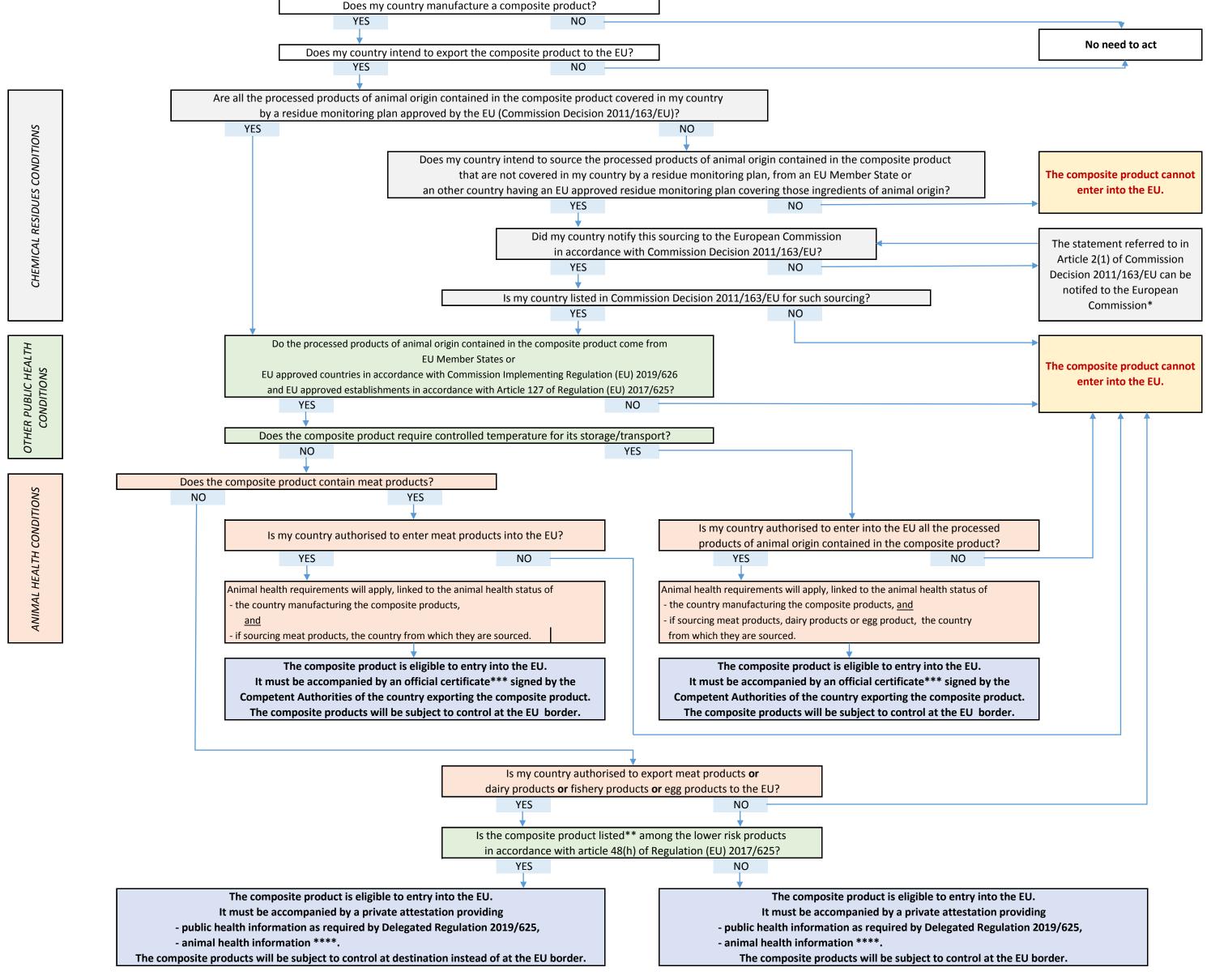
Decision tree for the entry into the European Union of composite products

Applicable as of 21 April 2021



^{*} If a third country manufacturing a composite product is not listed for a specific ingredient of animal origin contained in the composite product in Commission Decision 2011/163/EU and wishes to source this ingredient from a Member State or another third country which has an EU approved residue monitoring plan covering this ingredient, it needs to be authorised with a footnote in Commission Decision 2011/163/EU. if so, the following statement should be addressed to the European Commission in that regard:

[&]quot;The competent authority of [third country] ensures that animal products for human consumption exported to the European Union, in particular products produced from raw material imported into [third country], shall only come from establishments approved in accordance to Article 12 of Regulation (EC) No 854/2004 and having reliable procedures in place to guarantee that raw material of animal origin used in such food originates only from Member States of the European Union or third countries listed for the respective raw material in the Annex to Commission Decision 2011/163/EU without a restrictive footnote as provided for in Article 2(2) of the Decision."

^{**} This list will be established before 21 April 2021 by a Commission Delegated Regulation

^{***} The official certificate is planned for adoption in 2020

^{****} As provided for in Article 163(b) of Commission Delegated Regulation (EU) 2020/692