THE PREVENTION AND CONTROL OF INFECTIOUS AND CONTAGIOUS
DISEASES IN ANIMALS BILL, 2005

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THE SCHEDULE
THE PREVENTION AND CONTROL OF INFECTIOUS AND CONTAGIOUS DISEASES IN ANIMALS BILL, 2005

A BILL

to provide for the prevention, control and eradication of infectious and contagious diseases affecting animals, for prevention of outbreak or spreading of such diseases from one State to another, and to meet the international obligations of India for facilitating import and export of animals and animal products and for matters connected therewith or incidental thereto.

WHEREAS economic losses due to infectious and contagious diseases of animals are enormous in the country with some of these diseases constituting a serious threat to the public;

AND WHEREAS many of such animal diseases can be largely prevented by judicious implementation of vaccination programmes or by taking other appropriate and timely measures on scientific lines;

AND WHEREAS such measures are necessary to facilitate the import and export of animals and animal products and to keep in tune with international practices;

AND WHEREAS it has been realised that the prevention, control and eradication of infectious and contagious diseases of animals from India has to be tackled on a national basis so as to avoid adverse impact of such diseases on the economy of the country and for this purpose harmonise the control procedures and to prevent inter-State transmission of animal diseases;

AND WHEREAS the national level handling has to be done with the active involvement of the State Governments, particularly in regard to the precautionary measures required to be taken within their jurisdiction in respect of certain infectious and contagious diseases and the regulation of movement of animals outside their respective areas by timely adoption of appropriate measures;
AND WHEREAS India is a Member Country of the Office International Des Epizooties, Paris and it is necessary to implement the general obligations, decisions and recommendations of the said Organisation and abide by the International Animal Health Code stipulated by the said Organisation;

Be it enacted by Parliament in the Fifty-sixth Year of the Republic of India as follows:—

CHAPTER I

PRELIMINARY

1. (1) This Act may be called the Prevention and Control of Infectious and Contagious Diseases in Animals Bill, 2005.

(2) It shall come into force on such date as the Central Government may, by notification, appoint; and different dates may be appointed for different States or for different areas therein as well as for different provisions of this Act, and any reference in any such provision of this Act to the commencement of this Act shall be construed in relation to any State or area or provision as a reference to the coming into force of this Act or, as the case may be, of that provision, in such State or area.

Definitions.

2. In this Act, unless the context otherwise requires,—

(a) “animal” means,—

(i) cattle, buffalo, sheep, goat, yak, mithun;
(ii) dog, cat, pig, horse, camel, ass, mule, poultry, bees; and
(iii) any other animal or bird as the Central Government may, by notification, specify;

(b) “Check Post” means any place established as such by the Director to carry out checking of animals for the purpose of this Act;

(c) “Competent Officer” means any person or officer of the Government notified as a Competent Officer under section 17;

(d) “compulsory vaccination” means vaccination of any animal against any Scheduled disease in respect of which vaccination is made mandatory under the provisions of this Act;

(e) “controlled area” means any local area which has been declared as such by the State Government under sub-section (1) of section 6;

(f) “defective vaccine” means any vaccine which is expired, breach in seal, contaminated, improperly stored, unlabelled or with mutilated label;

(g) “Director”, in relation to a State, means any officer in charge of the Department of Animal Husbandry or Veterinary Services, or both, notified by the State Government as such for the purpose of this Act;

(h) “free area” means any controlled area which has been declared as such under sub-section (3) of section 6;

(i) “infected animal” means an animal which is infected with any Scheduled disease;

(j) “infected area” means an area declared as such under section 20;

(k) “notification” means notification published in the Official Gazette;

(l) “prescribed” means prescribed by rules made under this Act;

(m) “publication” includes propagation of information through the media or newspaper or any other mass media;

(n) “Quarantine Camp” means any place declared to carry out quarantine of animals and birds for the purpose of this Act;

(o) “scheduled disease” means any disease included in the Schedule;

(p) “Veterinarian” means a person having a recognized veterinary qualification who, under the law for the time being in force, is allowed to treat animal diseases;

(q) “Veterinary Officer” means any officer, appointed as such by the State Government under clause (b) of section 3;

(r) “Village Officer”, in relation to a village, means any person who is authorised or designated as such by the State Government.
CHAPTER II
CONTROL OF SCHEDULED DISEASES

3. The State Government may, by notification, appoint—
   (a) such number of persons, as it deems proper, to be veterinarians to undertake
       inspection and specifying the local limits of their respective jurisdiction; and
   (b) such number of veterinarians, as it deems proper, to be veterinary officers,
       who shall exercise their powers and discharge their duties within the local limits of
       their jurisdiction as may be specified in the said notification.

4. (1) Every owner, or any other person, non-governmental organization, public bodies
    or the village panchayat in charge, of any animal which he or it has reason to believe to be
    infective of a scheduled disease shall compulsorily report the fact to the Village Officer, and
    wherever possible also report the same in writing to the nearest available veterinarian and
    the person reporting shall be given an acknowledgement thereof in writing.
    (2) Every veterinarian shall, on receipt of a report under sub-section (1), or otherwise,
        if he has reason to believe that any animal is infected with a scheduled disease, report the
        matter to the veterinary officer.

5. (1) Every owner or person in charge of an animal, which he has reason to believe is
    infective of a scheduled disease, shall segregate such animal and have it kept in a place away
    from all other animals which are healthy, and take all possible steps to prevent the infected
    animal from coming in contact with any other animal.
    (2) The owner or other person in charge of, or having control over, the animal referred
        to in sub-section (1) shall confine that animal and prevent it from grazing in a common place
        or to drink water from any common source including a vessel, pond, lake or river.

6. (1) The State Government may, with the object of preventing, controlling or
    eradicating any scheduled disease, by notification, declare any area to be a controlled area
    in respect of any scheduled disease affecting any species of animal and any other species that
    may be susceptible to the disease specified in the said notification.
    (2) The State Government shall also cause the substance of the notification issued
        under sub-section (1) to be published in a local newspaper in the vernacular language.
    (3) Where a notification has been issued under sub-section (1), all animals of the
        species in the controlled area shall be subjected to compulsory vaccination against that
        disease, and be subjected to such other measures against the disease, in such manner and
        within such time as the State Government, may, by public notice, direct.

7. (1) The State Government shall make available necessary vaccine and it shall be
    obligatory on the part of every owner, or the person in charge of an animal which is required
    to be vaccinated under sub-section (3), to get the animal compulsorily vaccinated.
    (2) Where the State Government is satisfied, on a report received from the director or
        otherwise, that, in any controlled area, any of the scheduled diseases affecting any species
        of animal is no longer prevalent, it may, by notification, declare the area to be a free area in
        respect of that disease in relation to the particular species of animal.
    (3) Where a notification has been issued under sub-section (3), no animal of the species
        or of any other susceptible species with regard to which it is a free area shall be allowed to enter
        the free area unless duly immunized by vaccination against that particular disease.

7. (1) Where a notification has been issued under sub-section (1) of section 6 declaring
    any area as a controlled area in relation to any disease affecting any species of animals, no
    animal belonging to that species shall be moved from the place where it is kept.
    (2) The Director may, for the purpose of control, prevention or eradication of any
        scheduled disease, in respect of any area, by order published in the official gazette, prohibit
        the movement of all animals belonging to any species specified therein, from the place where
        it is kept, to any other place.
(3) Nothing contained in sub-sections (1) and (2) shall be deemed to prohibit—

(a) the movement of any animal referred to therein, from the place where it is kept, to the nearest place where it can be got vaccinated, so long as the animal is being moved for the purpose of its immunization by vaccination; or

(b) the movement of any such animal, so long as it is accompanied by a valid certificate of vaccination to indicate that the animal is duly immunized against the particular disease and it bears proper mark of such vaccination.

8. (1) The vaccine to an animal may be administered by any person competent under the law for the time being in force to administer it, and issue a certificate of administration of vaccination.

(2) Where any animal has been vaccinated for any scheduled disease in compliance with the provisions of sub-section (1), the person vaccinating the animal shall cause to put a mark by branding, tattooing or ear tagging, or in such other manner as the Director may, by general or special order, direct and the same shall, unless otherwise specified by the Director shall not be removed.

(3) The authority issuing a certificate of vaccination shall specify the date of vaccination, dates of manufacture and expiry of the vaccine and the date up to which the vaccination of the animal with the particular vaccine shall be valid.

9. Every vaccination certificate issued under this Act shall be in such form and shall contain such particulars as may be prescribed by the Central Government.

10. (1) Where any area has been declared as a controlled area under sub-section (1) of section 6 in respect of any disease affecting any species of animals, no animal belonging to that species shall be taken out of, or brought into that area save as provided in section 16.

(2) The Director may, by notice duly published in the Official Gazette and at least in one daily local newspaper in vernacular language, extend the prohibition contained in sub-section (1) to any other species of animals, if animals belonging to that species are also likely to be infected with that disease.

(3) No carrier of goods or animal shall carry any animal from or out of a controlled area, free area or infected area by land, sea or air unless he complies with the provisions of section 16.

(4) Nothing contained in sub-sections (1) to (3) shall apply to the carriage by railway or any animal referred to in those sub-sections through any area which, for the time being, is declared as a controlled area or infected area so long as the animal is not unloaded (for whatsoever purpose or duration) in any place within that area:

Provided that the State Government may, by notification, declare that any species of animal so carried through any local area within the State shall be duly immunized against such scheduled disease, in such manner and within such time as may be specified in that notification and a certificate of vaccination shall be a pre-requisite for the transportation of the animals by the railways through that area:

Provided further that, where any notification as referred to in the first proviso has been issued, it shall be incumbent on the State Government to intimate that fact to the concerned Railway authorities so as to enable them to satisfy themselves about the immunization of the animal before transporting it through the local area of the State.

11. No person shall take out of the controlled area—

(a) any animal, alive or dead, which is infected with, or reasonably suspected to have been infected with, any scheduled disease notified under sub-section (1) of section 6,

(b) any kind of fodder, bedding or other material which has come into contact with any animal infected with such disease or could, in any manner, carry the infection of the notified disease, or

(c) the carcass, skin or any other part or product of such animal.
12. No person, organization or institution shall hold any animal market, animal fair, animal exhibition and carry on any other activity which involves grouping or gathering of any species of animals within a controlled area:

Provided that the Competent Officer may, suo motu or on application made to him in this behalf, relax the prohibition in relation to any species of animals, in a case where animals belonging to that species are not susceptible to the scheduled disease and are incapable of carrying it, if he is satisfied that in the public interest it is necessary to accord such relaxation.

13. No person shall bring or attempt to bring into market, fair, exhibition or other congreation of animals or to any public place, any animal which is known to be infected with a Scheduled disease.

14. (1) The Director may establish as many Quarantine Camps and Check Posts within the State as may be required—

(a) for the detention of animals suffering from any scheduled disease or of animals which have come into contact with or have been kept in the proximity of any such infected animal;

(b) for ensuring the prevention of entry into or exit from any controlled area or infected area or free area, of any animal belonging to the species of animals in respect of which a notification, issued under sub-section (1) of section 6, or an order issued under sub-section (2) of section 7, is in force.

(2) Any animal which is required to be detained, inspected, vaccinated, or marked, may be kept in the Quarantine Camp for such period as the Competent Officer may direct.

(3) Every animal detained at a Quarantine Camp shall be under the custody of the person in charge of the camp, and shall be vaccinated and marked.

(4) The officer in charge of the Quarantine Camp shall, at the time of release of an animal from the station, grant a permit, in such form as may be prescribed by the State Government, to the person taking charge of the animal, and every such person shall be bound to produce the permit whenever required to do so by any Competent Officer.

15. (1) Every person in charge of any Check Post or Quarantine Camp shall inspect any animal stopped at the Check Post, or detained therein or at the Quarantine Camp.

(2) The manner of inspection and the period of detention of the animal at the Check Post or at the Quarantine Camp for the purpose of inspection or for the administration of compulsory vaccination, the marking of animals and the form and manner in which permit for entry in respect of any animal may be issued, shall be such as the Director may be prescribed by the State Government.

16. Notwithstanding anything contained in section 10, an animal belonging to the species of animals in respect of which an area has been declared as a controlled or free area in relation to any scheduled disease, which has been duly vaccinated against that disease, shall be allowed to enter into or be taken out of the controlled area or free area, or to be taken out of any other place on the production of a certificate to the effect that vaccine against that disease has been administered and a period of not less than twenty-one days has lapsed thereafter.

17. The State Government may, for the proper implementation of the provisions of this Act, by notification, authorise any person to exercise any power or discharge any duty as a Competent Officer, under this Act, who shall exercise such powers and such duties within the local limits of his jurisdiction as may be specified in the notification.
18. (1) Every common carrier whether a vessel or vehicle shall be cleaned and disinfected immediately before and after the transportation of any animal in that vessel or vehicle, and so also any other place where the animal has been kept in transit.

(2) Where any area has been declared as a controlled area or free area in respect of any scheduled disease affecting any species of animal, the Director may, by an order duly published in the Official Gazette and in a local newspaper in the vernacular language, direct the owner of every vehicle in which any animal belonging to that species is carried, to have the vehicle properly cleaned and disinfected.

19. Any Veterinary Officer or other Competent Officer may enter upon and inspect any land or building or place, vessel or vehicle, for the purpose of ensuring compliance of the provisions of this Act or the rules or orders made thereunder, by the persons responsible for such compliance.

CHAPTER III
INFECTED AREAS

20. If the Veterinary Officer, upon receipt of a report from a Veterinarian or otherwise, is satisfied that, in any place or premises falling within his jurisdiction, an animal has been infected with any scheduled disease, or that an animal, which he has reason to believe has been so infected, is kept, may, by notification and publication in at least one local newspaper in the vernacular language, declare such area as he may deem fit (including the place or premises aforesaid) to be an infected area.

21. (1) Where an area has been declared as an infected area under section 20, all provisions of this Act which are applicable in relation to a controlled area shall mutatis mutandis apply thereto as if for the words “controlled area,” the words “infected area” have been substituted.

(2) Without prejudice to the generality of the provisions contained in sub-section (1), the following further provisions shall apply in relation to an infected area, namely:

(a) in respect of every animal in that area which is infected or reasonably believed to be infected, with any scheduled disease, the owner or other person in charge of the animal, shall forthwith get it treated by a Veterinarian;

(b) all articles, which are likely to have come into contact with any animal referred to in clause (a), shall be treated or disposed off in such a manner as the Veterinarian may direct;

(c) every Veterinarian shall, for the purpose of inspection, have the power to enter any place or premises where any animal is kept or is likely to be kept;

(2) the owner or any other person in charge of the animal referred to in clause (a) shall keep the animal in isolation forthwith, and also take such other measures as may be necessary for the prevention, treatment and control of the disease as the Veterinarian may direct.

22. If the Veterinary Officer, after such enquiry as he may deem fit, is satisfied that there is no longer the threat or danger of any animal being infected with the scheduled disease in any infected area, by notification and publication in a local newspaper in vernacular language, declare that the area is no longer an infected area as aforesaid, whereupon all the restrictions referred to in section 21 shall cease to apply.

CHAPTER IV
INFECTED ANIMALS

23. (1) Where the Veterinarian has, on receipt of a report or otherwise, reason to believe that any animal is infected with a scheduled disease, he may, by order in writing, direct the owner or any other person in charge of such animal—

(a) to keep it segregated from other apparently healthy animals; or

(b) to subject it to such treatment as may be required under the circumstances.
(2) Where any action has been taken in pursuance of sub-section (1), the Veterinarian shall forthwith give a detailed report of the incidence of the disease to the Veterinary Officer.

(3) On receipt of a report from the Veterinarian, the Veterinary Officer shall, as soon as possible, examine that animal as well as any other animal which could have come in contact with it, and for that purpose, submit the animal to such test and medical examination as may be required under the circumstances.

(4) If, after such test and examination, the Veterinary Officer is of the opinion that an animal is not infected with any of the Scheduled diseases, he shall issue a certificate in writing that the animal is not infected with any such disease.

24. (1) Where the Veterinary Officer considers it necessary for the purpose of ascertaining whether the animal which is suspected to have been infected with any scheduled disease or susceptible to such infection, is actually infected, or for the purpose of ascertaining the nature of the scheduled disease with which an animal is infected, he may draw such samples, as may be required, from the animal for the purpose of carrying out such investigations as he may deem necessary under the circumstances.

(2) The Veterinary Officer or any other Competent Officer shall draw samples from any animal for the purposes of ascertaining whether the animal has been vaccinated against any disease, or whether the vaccination of the animal has been effective in conferring it immunity and have the samples examined, in such manner as he may deem necessary.

25. If the Veterinary Officer deems it necessary that an animal, which is infected with a scheduled disease, euthanasia has to be resorted to, for preventing the spread of the disease to other animals in the area, he may, notwithstanding anything contained in any other law for the time being in force, by an order in writing, direct euthanasia of the animal and the carcass disposed off immediately to his satisfaction.

26. Every person in possession of carcass (or any part thereof) of any animal, which, at the time of its death, was infected with any scheduled disease or was suspected to have been infected, shall dispose it of in such manner as may be prescribed.

27. (1) Where the Veterinary Officer or any Veterinarian has reason to believe that the death of an animal has been caused by an infection of any scheduled disease, he may make or cause to be made a post-mortem examination of the animal and for that purpose he may cause the carcass of any such animal to be exhumed where required followed by proper disposal after necessary examination and post-mortem.

(2) Every examination and post-mortem referred to in sub-section (1) shall be conducted in such manner, and the report of post-mortem shall be in such form, as may be prescribed.

28. Where any animal which is infected or suspected to have been infected is found without any person claiming to be its owner, or where a valid order or direction given in relation to any such animal is not promptly complied with by the owner or other person in control of the animal, it shall be open to the Veterinary Officer or any other Competent Officer, to seize the animal and remove it to a place of isolation or segregation, as he may deem proper.

CHAPTER V
ENFORCEMENT AND PENALTIES

29. (1) Where by any rule, notification, notice, requisition, order or direction made under this Act, any person is required to take any measure or to do anything—

(a) in respect of any animal, carcass of any animal or other thing in his custody or charge, the same shall be promptly complied with by that person;

(b) in case of any stray or ownerless animal, carcass of such animal or parts thereof, the same shall be promptly complied with by the municipality or Panchayat, as the case may be, at its cost.
(2) If the measures as referred to in sub-section (1) are not taken within such time as may be allowed for the purpose, the authority issuing the notice, requisition, order or direction, may cause the measures to be taken at the cost of the person or municipality or Panchayat, as the case may be, who or which was required to take the measures.

(3) The costs of any measures taken under sub-section (2), shall be recoverable from the person or the municipality or Panchayat, as the case may be, concerned in the manner provided by the Code of Criminal Procedure, 1973, for the recovery of fines imposed by a Court, as if such costs were a fine imposed by a Court.

30. All Municipal, Panchayat or Village Officers and all officers of the rural and dairy development, revenue, agriculture, animal husbandry and veterinary departments of the State Government, shall be bound—

(a) to give immediate information to the Veterinary Officer and to the Veterinarian having jurisdiction in the area regarding the prevalence of a scheduled disease amongst any animal or species of animals, in the area;

(b) to take all necessary measures to prevent the outbreak or spread of any Scheduled disease; and

(c) to assist the Veterinary Officer and the Veterinarian in the discharge of their duties or in the exercise of their powers under this Act.

31. If any person issues a vaccination certificate,—

(a) without authority or competence in that behalf; or

(b) after administering the vaccine which is known to be defective in any manner,

he shall be guilty of an offence punishable with a fine of two thousand five hundred rupees or in case of non-payment of fine with imprisonment which may extend to one month, and in the case of any subsequent offence, with fine of ten thousand rupees or with imprisonment which may extend to three months.

32. Any person who contravenes the provisions of this Act or obstructs the Competent Officer in performing his duties shall be guilty of an offence punishable with fine which may extend to five hundred rupees, and in case of failure to pay the penalty with imprisonment for a term which may extend to one month; and in the case of any subsequent offence (whether under the same provision or any other provision of this Act except in case of sections 31 and 33) with a fine of one thousand rupees, or with imprisonment for a term which may extend to two months in case of non-payment of the penalty.

33. Whoever places or caus.e.s or permits to be placed in any river, lake, canal or any other water body, the carcass or any part of the carcass of any animal which at the time of its death was known to be infected, shall be guilty of an offence and, on conviction, be punished, in the case of a first offence with fine of one thousand rupees or with imprisonment of one month in case of non-payment of fine and in the case of subsequent conviction with a fine of two thousand rupees or imprisonment for a term which may extend to three months or with both.

34. (1) Where an offence under this Act has been committed by a company, every person who at the time the offence was committed was in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded and punished accordingly:

Provided that nothing contained in this sub-section shall render such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.
(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of, any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.—For the purposes of this section,—

(a) "company" means any body corporate and includes a co-operative society registered or deemed to be registered under any law for the time being in force, a firm or other association of individuals; and

(b) "director", in relation to a firm, means a partner in the firm.

CHAPTER VI

PRECAUTIONARY MEASURES ON CAUSATIVE ORGANISM, ETC.

35. (1) In every institution, laboratory or clinic, engaged in the manufacture, testing or research, related to vaccines, sera, diagnostics or chemotherapeutic drugs and aimed at the prevention or treatment of any scheduled disease, adequate precautionary measures shall be taken—

(a) to ensure that the causative organism of any scheduled disease does not escape or otherwise get released;

(b) to guard against any such escape or release; and

(c) to warn and to protect everyone concerned in the event of any escape.

(2) Notwithstanding anything contained in any other law for the time being in force, every animal—

(a) used for the manufacture, testing or research as referred to sub-section (1), or

(b) which is likely to carry or transmit any scheduled disease,

shall be promptly administered euthanasia and disposed of by the person in charge of or having control of the institution, laboratory or clinic, as the case may be, referred to in that sub-section.

(3) Every person who is in charge of or having control of an institution, laboratory or clinic referred to in sub-section (1) comply with the provisions of sub-section (1) and sub-section (2); and in the event of non-compliance he shall be guilty of an offence punishable with fine which may extend to five thousand rupees or imprisonment for a term which extend to six months or with both.

CHAPTER VII

MISCELLANEOUS

36. The State Government may, by notification, delegate to any officer or authority subordinate to it, all or any of the powers conferred on it by or under this Act, except the powers to make rules under sub-section (2) of section 42.

37. All officers and authorities under this Act shall exercise their powers and discharge their duties conferred or imposed on them by or under this Act, in accordance with such orders, not inconsistent with the provisions of this Act, as the Central Government or the State Government may, from time to time, make.

38. (1) The Central Government may, by notification, add to, or omit from the Schedule any animal disease and the said disease shall, as from the date of the notification, be deemed to have been added to, or omitted from, the Schedule.

(2) Every notification issued under sub-section (1) shall, as soon as may be after it is issued, be laid before each House of Parliament.
39. The Central Government may, with the object of prevention, control and eradication of any infectious or contagious disease of animals, issue such directions to the State Government or other authorities under this Act, from time to time, including directions for furnishing such returns and statistics on Scheduled diseases, and vaccination, as it may deem fit and every such direction shall be complied with.

40. Every Competent Officer, Director and Veterinary Officer, while exercising any power or performing any duty under this Act, shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.

41. (1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by order published in the Official Gazette, make such provisions, not inconsistent with the provisions of this Act, as appear to it to be necessary or expedient for removing the difficulty:

Provided that no such order shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order made under this section shall, as soon as may be after it is made, be laid before each House of Parliament.

42. (1) The Central Government may, subject to the condition of previous publication, by notification, make rules for carrying out the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

(a) the form of vaccination certificate and the particulars which such certificate shall contain, under section 9;

(b) the manner of disposal of carcass, under section 26;

(c) the manner of conducting examination and post-mortem under sub-section (1) and the form of report of post-mortem under sub-section (2), of section 27;

(d) any other manner which may be prescribed or in respect of which rules are required to be made by the Central Government.

43. (1) The State Governments may, by notification and with the prior approval of the Central Government, make regulations for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

(a) the form of permit to be granted by the officer in charge of a Quarantine Camp, under sub-section (4) of section 14;

(b) the manner of inspection and the period of detention of an animal at a Check Post or at a Quarantine Camp for the administration of compulsory vaccination and marking of animals and the form and manner of issue of entry permit, under sub-section (2) of section 15;

(c) any other matter in respect of which rule is to be or may be made by the State Government.

44. (1) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.

(2) Every rule made by the State Government under this Act shall be laid, as soon as may be, after it is made, before the State Legislature.
45. On the commencement of this Act—

(i) The Glanders and Farcy Act, 1899;
(ii) The Dourine Act, 1910; and
(iii) any other corresponding law of any State, so far as it is inconsistent with
the provisions of this Act,

shall stand repealed:

Provided that nothing contained in this section shall —

(a) affect the previous operation of any such provision of law or anything duly
done or suffered thereunder;

(b) affect any right, privilege, obligation or liability acquired, accrued or incurred
under any such provision of law;

(c) affect any penalty, forfeiture or punishment incurred in respect of any
offence committed against any such provision of law; or

(d) affect any investigation, legal proceeding or remedy in respect of any such
right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and
every such investigation, legal proceeding or remedy may be continued, instituted or
enforced, and any such penalty, forfeiture and punishment may be imposed, as if the
aforesaid provisions of law had continued:

Provided further that, anything done or any action taken under any such provision of
law, including any notification, order, notice or receipt issued or declaration made, shall in so
far as it is not inconsistent with the provisions of this Act, be deemed to have been done,
taken, issued or made under the corresponding provisions of this Act, and shall continue in
force accordingly unless and until superseded by anything done or any action taken under
this Act.
THE SCHEDULE
[See sections 2 (l) (m) and 38]

PART I

LIST-A: DISEASES - Communicable diseases which have the potential for very serious and rapid spread, irrespective of health, consequence and which are of major importance in the international trade of livestock and livestock products.

1. Foot and Mouth Disease (FMD)—
   
   (i) FMD - Virus - O.
   (ii) FMD - Virus - A.
   (iii) FMD - Virus - C.
   (iv) FMD - Virus Asia - 1.
   (v) FMD - Virus not typed.

2. Rinderpest.
3. Peste des petits ruminants.
4. Contagious bovine pleuropneumonia.
5. Blue-tongue.
6. Sheep pox and goat pox.
7. Hog cholera (Swine fever).
8. Newcastle disease (Ranikhet disease).

PART II

LIST-B: DISEASES — Communicable diseases which are considered to be of socio-economic, public health importance and which are significant in the international trade of livestock and livestock products.

(a) Multiple species diseases:—

1. Anthrax.
2. Echinococcosis/Hydatidosis.
3. Leptospirosis.
4. Q Fever.
5. Rabies.
6. Paratuberculosis (Johne's disease).

(b) Cattle diseases:—

1. Anaplasmosis.
2. Babesiosis.
3. Bovine brucellosis (Brucella abortus).
4. Bovine genital campylobacteriosis.
5. Bovine tuberculosis (Mycobacterium bovis).
6. Cysticercosis (Cysticercus bovis).
7. Dermatophilosis.
8. Enzootic bovine leucosis.
9. Haemorrhagic septicaemia.
10. Infectious bovine Rhinotracheitis (IBR/IPV).
12. Trichomoniasis.
13. Trypanosomiasis.

(c) Buffalo diseases:
1. Babesiosis.
2. Bovine brucellosis (*Brucella abortus*).
4. Bovine tuberculosis (*Mycobacterium bovis*).
5. Cysticercosis (*Cysticercus bovis*).
6. Haemorrhagic septicaemia.
7. Infectious bovine Rhinotracheitis (IBR/IPV).
8. Trichomoniasis.

(d) Sheep and goat diseases:
1. Caprine and ovine brucellosis (*Brucella melitensis*).
2. Contagious agalactia.
3. Contagious caprine pleuropneumonia.
4. Enzootic abortion of ewes.

(e) Horse diseases:
1. Dourine.
2. Equine infectious anaemia.
3. Equine influenza (virus type A).
4. Equine piroplasmosis (Babesiosis).
5. Equine rhinopneumonitis.
6. Glanders.
7. Infections arteritis of horses.
8. Horse mange.
9. Salmonellosis (*Salmonella abortus equi*).
10. Surra (*Trypanosoma evansi*).

(f) Pig diseases:
1. Cysticercosis (*Cysticercus cellulosae*).
2. Porcine brucellosis (*Brucella suis*).

(g) Poultry diseases:
1. Avian infections bronchitis.
2. Avian infections laryngotracheitis.
3. Avian tuberculosis.
4. Duck hepatitis.
5. Fowl cholera.
6. Fowl pox.
7. Fowl typhoid (*Salmonella gallinarum*).
8. Infectious bursal disease (Gumboro disease).
10. Mycoplasmosis (*Mycoplasma gallisepticum*).
11. Pullorum disease (*Salmonella pullorum*).

*(b)* Diseases of other animal species.

*(i)* Leishmaniasis.

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**PART III**

**LIST C: DISEASES** — Communicable diseases with important socio-economic or sanitary influence or both.

**(a) Multiple species diseases:**

1. Listeriosis.
2. Blackleg (Black Quarter).
4. Other clostridial infections.
5. Other Pasteurellosis.
6. Actinomycosis.
8. Coccidiosis.
9. Distomatosis (liver fluke).
10. Filariasis.
11. Mucosal Disease or *Bovine Virus Diarrhoea*.

**(b) Sheep and goat diseases:**

1. Contagious pustular dermatitis.
2. Foot-rot.
3. Contagious ophthalmitis.
4. Enterotoxaemia.
5. Sheep mange.

**(c) Horse diseases:**

1. Strangles.

**(d) Pig diseases:**

1. Swine erysipelas.
(e) Poultry diseases:—

1. Infections coryza.
2. Avian encephalomyelitis.
3. Avian spirochaetosis (Fowl spirochaetosis).
4. Avian salmonellosis (excluding Fowl typhoid and Pullorum disease).
5. Avian leucosis.

(f) Dog and Cat diseases:—

1. Canine distemper.

(g) Exotic or Emerging diseases:—

2. Scrapie.
3. Avian Influenza.
STATEMENT OF OBJECTS AND REASONS

Adoption of improved animal husbandry practices by the livestock owners coupled with timely immunizations and treatment of affected animals along with effective prevention of spread of disease pathogens from an infected area to other areas can result in reducing incidence of the communicable diseases significantly. However, in India our efforts to control the major infectious and contagious diseases in animals like Foot and Mouth Disease (FMD), Peste des Petits Ruminants (PPR), Haemorrhagic Septicaemia (HS), Black Quarter (BQ), and Anthrax are constrained in the absence of a uniform legislation in the country. Even though the programme for dealing with the control and prevention of animal diseases has been going on since the second five Year Plan, these major diseases still continue to be serious threats to the livestock sector.

2. India is a member of the Office International Des Epizooties (OIE), Paris. For the import and export of animals and animal products (including milk, eggs, meat and other products and by-products) recognition by the OIE as regards freedom from particular disease or diseases in the country is necessary. This recognition is accorded by the OIE to the member countries, subject to the fulfilment of certain requirements, as prescribed in the International Animal Health Code (IAHC) of OIE. It is obligatory for the member countries to provide to the OIE information regarding animal health status and also to follow the OIE Guidelines on the control of animal diseases in order to get their recognition as regards the absence/presence of certain diseases, particularly the diseases like Foot and Mouth Disease (FMD), Rinderpest (RP), Contagious Bovine Pleuro-pneumonia, etc. The provisions of IAHC of OIE are binding on member countries for the purpose of international trade in animals and animal products. The World Trade Organisation (WTO) and the Codex Alimentarius also recognise these provisions of the IAHC of OIE. It has, therefore, become necessary on the part of India to undertake necessary legislative measures to meet its obligations so as to enjoy the benefits under the International Animal Health Code.

3. The movement and transportation of animals from one part of the country to another, having become faster and more commonly in vogue, the spread of contagious diseases has also become easier. Some of the animal diseases such as Tuberculosis and Rabies are zoonotic in nature, i.e. these are communicable to human beings. While creating awareness of animal diseases and popularisation of measures such as vaccination, to some extent, contribute to control the diseases, no appreciable results could be achieved unless the law relating to animal diseases has a nation-wide impact.

4. It is, therefore, proposed to enact a suitable legislation by Parliament under article 253 of the Constitution for the prevention of infectious and contagious diseases in animals which will be a uniform law throughout the country. The proposed legislation will take care of outbreak of diseases in animals and provide for effectively controlling and containing infectious and contagious animal diseases including zoonotic diseases and thus prevent the spread of such diseases.

5. The proposed legislation, inter alia, seeks to provide for—

(i) monitoring, effective control and containment of infectious and contagious diseases which normally afflict animals so as to prevent the spread of the diseases and in due course eradicate them from the nation as a whole;

(ii) spelling out the diseases and declare certain areas as “controlled area” vis-à-vis any particular disease;

(iii) getting freedom from a specific disease in respect of the specified areas for facilitating the international trade of livestock and livestock products;
(iv) effective control, containment and eradication of infectious diseases from the country, by declaring the controlled areas;

(v) imposing of restrictions to regulate the movement of diseased animals;

(vi) allowing free movement of vaccinated and marked animals within the specified area;

(vii) ensuring protection from disease and eliminating the possibility of spreading of infection to healthy animals;

(viii) facilitating the implementation of the regulatory measures by providing check posts and quarantine stations.

6. The Notes on clauses explain in detail the various provisions contained in the Bill.

7. The Bill seeks to achieve the above objects.

NEW DELHI; SHARAD PAWAR.

The 8th December, 2005.
Notes on clauses

Clause 1. — Sub-clause (1) of this clause provides for the short title on the proposed legislation, the area of its operation and its applicability. The proposed legislation shall not be applicable to the State of Jammu & Kashmir. As certain preparatory steps are required to be taken before the different provisions of the proposed legislation are brought into force in different States, it is proposed to empower the Central Government to appoint different dates for the purpose.

Clause 2.—This clause contains definitions of certain expressions used in the Bill. The definitions of “animal”, “controlled area”, “free area”, “infected animal”, “infected area”, “scheduled disease” and “Veterinary Officer” are some of them. The word “animal” means cattle, buffalo, sheep, goat, yak, mithun, dog, cat, pig, horse, camel, ass, mule, poultry, bees and any other animal or bird as the Central Government may by notification in the Official Gazette, specify.

Clause 3. — This clause provides for the appointment of veterinarians and veterinary officers by the State Government and determine their local limits of jurisdictions.

Clause 4. —This clause provides for compulsory reporting of scheduled diseases by the owners of animals and other related bodies like Village Panchayats to the local veterinarian or veterinary officer who in turn would send the information to the Director in charge of the State Animal Husbandry or veterinary Department for taking action including intimating to the Directors of Animal Husbandry of the neighbouring States to take necessary preventive measures.

Clause 5. — This clause lays down the duty of the owner of the animal to segregate the infected animals and the procedure for keeping the segregated animals.

Clause 6. — This clause empowers the State Government to declare an area to be a controlled area and subject the animals in the area to compulsory vaccinations and declare or notify the areas as free after verification that the scheduled disease does no longer exist in the controlled area.

Clause 7. — This clause empowers the Director to notify in the Official Gazette prohibiting the movement of animals from one place to another.

Clause 8. —This clause provides for vaccination and marking of the animals against the scheduled diseases and issue of vaccination certificate.

Clause 9. —This clause empowers the Central Government to lay down, by rules, the form and contents of vaccination certificate.

Clause 10. —This clause provides restriction in movement of animals into controlled and free areas for which the Director has to issue a notice to be published in the Official Gazette and local newspapers in vernacular language.

Clause 11. —This clause provides for precautionary measures to be taken in the controlled areas where no person is allowed to take out any infected animal, feed, bedding, etc., out of the controlled area.

Clause 12. —This clause prohibits holding of animal market, animal fairs and animal exhibitions in the controlled area.

Clause 13. —This clause prohibits bringing of any infected animal into the market and other public places like fairs, exhibitions, etc.

Clause 14. —This clause provides for the establishment of Check Post and quarantine camps within the State by the concerned Director for detention of any infected animal,
prevention of entry or exit of animals from and into the controlled or infected area and vaccination and marking of the animal.

Clause 15. – This clause provides for inspection and detention of the animals at check posts and quarantine camps.

Clause 16. – This clause provides for regulation of movement of vaccinated animals into controlled and free areas.

Clause 17. – This clause provides for empowering the State Governments to appoint Competent Officers to exercise the powers under the proposed legislation within the local limits of their jurisdiction.

Clause 18. – This clause provides for the procedure for cleaning and disinfection of the carriers used for transportation of infected animals.

Clause 19. – This clause empowers the Veterinary Officer or Competent Officer to enter and inspect the premises, vessel or vehicle as and when required to ensure compliance of the provisions of the proposed legislation.

Clause 20. – This clause provides for empowering the Veterinary Officer to declare and notify any place as an infected area and the procedure for issuance of such notification.

Clause 21. – This clause specifies the effect of declaration of infected areas and provides certain measures to be taken by the owner of the animal and veterinarians for keeping the infected animals in isolation and also for disposal of all articles which came in contact with the infected animal.

Clause 22. – This clause empowers the Veterinary Officer to de-notify infected area to be free of the disease after the threat or danger of infection is over.

Clause 23. – This clause provides for segregation, examination and treatment of infected animals and also issuance of disease free certificate in case the animal is not found infected after examination and testing.

Clause 24. – This clause provides for the authority to Veterinary Officer or any other Competent Officer to draw samples from animals infected with any infection for investigation.

Clause 25. – This clause empowers the Veterinary Officers to decide on euthanasia for infected animals to prevent the spread of the disease to other animals and disposal of carcass.

Clause 26. – This clause empowers the Central Government to lay down rules governing the manner of disposal of carcass or any part thereof of any animal which, at the time of its death, was infected with any scheduled disease or was suspected to have been infected with such disease. The manner of disposal of the infected carcass of the animals died due to a scheduled disease will also be laid down by rules.

Clause 27. – This clause empowers the Veterinary Officer or any veterinarian to conduct post mortem examination of animals died due to infection of any scheduled disease.

Clause 28. – This clause empowers the Veterinary Officer or any other Competent Officer to seize the ownerless animals or animals of such owner not complying with the directions of competent authority and remove the same to a place of isolation.

Clause 29. – This clause provides for enforcement of orders, rules, notification, direction, etc., and recovery of cost in the event of non-compliance of such orders, etc.

Clause 30. – This clause lays down the measures required to be taken to control the prevalence of scheduled disease and the measures to be taken to control the outbreak of such diseases. It further provides that all Municipal, Panchayat or Village officers and that all officers of the concerned departments of the State Government have to assist and provide information to the Veterinary Officer and veterinarians for achieving the purpose.
Clause 31. - This clause lays down the penalty for administering defective vaccine and issuing a vaccination certificate without authority or competence.

Clause 32. - This clause provides for penalties for obstructing the competent officer in performing his duties.

Clause 33. - This clause provides for the details of penalty for placing infected animal or carcass in rivers or any other water body.

Clause 34. - This clause provides for penalties for commission of offences by companies including co-operative societies, firms and other association of individuals.

Clause 35. - This clause provides for the measures to be undertaken by an institution engaged in the manufacture, testing and research related to vaccine, sera and diagnostics or chemotherapeutic drugs aimed at prevention or treatment of any scheduled disease to prevent escape of causative organism and ensure remedial measures in case of escape.

Clause 36. - This clause empowers the State Government to delegate its powers, except the power to make rules, to any subordinate officer or authority.

Clause 37. - This clause authorises the officers and authorities to exercise their powers and discharge their functions as per the provisions of the proposed legislation.

Clause 38. - This clause empowers the Central Government to amend, by notification, the Schedule to the proposed legislation containing the list of animal diseases in the Official Gazette. Sub-clause (2) of this clause provides that every such notification is required to be laid before Parliament.

Clause 39. - This clause empowers the Central Government to issue directions for prevention, control and eradication of the infectious or contagious disease of animals and gather information by way of returns or furnishing of statistics in respect of any Scheduled disease or vaccination.

Clause 40. - This clause specifies that every Competent Officer, Director or Veterinary Officer acting under the proposed legislation shall be public servants within the meaning of section 21 of the Indian Penal Code.

Clause 41. - Sub-clause (1) of this clause empowers the Central Government to remove any difficulty which may arise in giving effect to the provisions of the proposed legislation by order published in the Official Gazette. Such order shall not be inconsistent with the provisions of the proposed legislation. This power can be exercised only within two years from the commencement of the proposed legislation. Sub-clause (2) requires that every such order shall be required to be laid before each House of Parliament.

Clause 42. - Sub-clause (1) of this clause empowers the Central Government to make rules to carry out the provisions of the proposed legislation. Sub-clause (2) enumerates the various matters in respect of which such rules may be made. These matters include the form of vaccination certificate, the manner of disposal of carcass and the manner of conducting post-mortem of body of animals died due to any scheduled disease.

Clause 43. - Sub-clause (1) of this clause empowers the State Governments to make rules with the previous approval of the Central Government to carry out the provisions of the proposed legislation. Sub-clause (2) enumerates the various matters in respect of which such rules may be made. These matters inter alia include the form of permit in respect of quarantine camp and manner of inspection and the period of detention of animals at Check Post or quarantine camps.

Clause 44. - This clause provides that every rule made by the Central Government under the proposed legislation shall be required to be laid, as soon as may be after it is made, before each House of Parliament and similarly, every rule made by the State Government shall be required to be laid before the State Legislature.
Clause 45. – This clause provides for repealing of all corresponding laws, namely, the Glanders and the Farcy Act, 1899, the Dourine Act, 1910 and any other corresponding law of any State in so far as it is inconsistent with the provisions of the proposed legislation. It also provides for saving of anything done or any action taken under the laws which are being repealed.

The Schedule to the Bill enumerates the various animal diseases which are Scheduled diseases for the purpose of the proposed legislation.
FINANCIAL MEMORANDUM

Clause 3 of the Bill empowers the State Government to appoint, by notification in the Official Gazette, such number of persons, as it deems proper, to be veterinarians to undertake inspection and such number of veterinarians to be Veterinary Officers for exercising such powers and discharging such functions as may be assigned to them. It is proposed to utilise the services of the existing officers of the State Governments for being appointed as veterinarians and Veterinary Officers.

Clause 17 of the Bill empowers the State Governments to authorise any person to function as competent officer under the proposed legislation.

As it is proposed to utilise the services of the serving officers of the State Governments and Union territories for the purposes of the proposed legislation, no additional expenditure, both recurring and non-recurring, from the Consolidated Fund of India is likely to be involved.
MEMORANDUM REGARDING DELEGATED LEGISLATION

Sub-clause (o) of clause 2 of the Bill defines "Scheduled disease" as any disease included in the Schedule to the proposed legislation. The Schedule enumerates the various infectious and contagious diseases of animals. Sub-clause (1) of clause 38 of the Bill empowers the Central Government to add to, or omit from, the Schedule any animal disease, by notification, in the Official Gazette. Sub-clause (2) of clause 38 requires that every notification issued under sub-clause (1) shall be required to be laid before each House of Parliament.

2. Sub-clause (1) of clause 42 of the Bill empowers the Central Government to make rules, by notification in the Official Gazette, for carrying out the provisions of the proposed legislation. Sub-clause (2) of the said clause enumerates the matters in respect of which such rules may be made under the proposed legislation. These matters, inter alia, relate to the form of vaccination certificate and the particulars which such certificate shall contain under clause 9 of the Bill, the manner of disposal of carcass under clause 26, the manner of conducting examination and post-mortem under sub-clause (1) and the form of report of post-mortem under sub-clause (2) of clause 27.

3. Sub-clause (1) of clause 43 of the Bill empowers the State Government to make rules, by notification in the Official Gazette, for carrying out the provisions of the proposed legislation. Sub-clause (2) of the said clause enumerates the matters in respect of which such rules may be made under the proposed legislation. These matters, inter alia, relate to the form of permit to be granted by the officer in charge of a Quarantine Camp, under sub-clause (4) of clause 14, the manner of inspection and the period of detention of an animal at a Check Post or at a Quarantine Camp for the administration of compulsory vaccination and marking of animals and the form and manner of issue of entry permit, under sub-clause (2) of clause 15.

4. Sub-clause (1) of the said clause 44 of the Bill requires that the rules made by the Central Government under the proposed legislation shall have to be laid before Parliament. Similarly, sub-clause (2) requires that the rules made by the State Government under the proposed legislation shall have to be laid before the State legislature.

5. The matters in respect of which notifications may be issued or rules may be made are matters of procedure or administrative detail and it is not practicable to provide for them in the Bill itself. The delegation of legislative power is, therefore, of a normal character.
A
BILL

to provide for the prevention, control and eradication of infectious and contagious diseases affecting animals, for prevention of outbreak or spreading of such diseases from one State to another, and to meet the international obligations of India for facilitating import and export of animals and animal products and for matters connected therewith or incidental thereto.

(Shri Sharad Pawar, Minister of Agriculture)

MGIPMRND—4460RS—13-12-2005.