PART III

HARYANA GOVERNMENT

ANIMAL HUSBANDRY DEPARTMENT

Notification

The 5th May, 1972

No. G.S.R. 106/P.A./15/66/S. 1

In exercise of the powers conferred by section 10 of the Punjab Prohibition of Cow slaughter Act 1955 (Punjab Act No. 15 of 1955), the Governor of Haryana hereby makes the following rules:

1 Rules

1. (1) These rules may be called the Haryana Prohibition of Cow slaughter rules, 1972.

2. These shall come into force at once.

2 Definition

(a) "Act" means the Punjab Prohibition of Cow Slaughter Act, 1955.

(b) "Form" means a Form given in the schedule to these rules.

(c) "Licensing Authority" means the District Magistrate or any other Officer authorised by him to perform the functions of the licensing authority under these rules.

(d) "Competent Authority" means the District Animal Husbandry Officer or Veterinary Assistant Surgeon of the area.

(e) "Medical purposes" means the use of beef or beef products in the diet of patients or for medicines as may be notified by the State Government.

(f) "Local Authority" includes Gram Panchayat, Panchayat Samiti, Municipal Committee and Cantonment Board, and

(g) Words and expressions used but not defined in these rules shall have the meanings assigned to them in the Act.

3. Exceptions. Section 4 (1) (a) and 10 (2) (a)

3. (1) Any person intending to slaughter or to cause to be slaughtered or intending to offer or to cause to be offered for slaughter a bull or bullock shall apply in Form A to the Competent Authority of the area in which the bull or bullock is to be slaughtered, for the issue of a certificate that the bull or bullock is fit for slaughter.

(2) On receipt of the application the competent authority shall fix a date for the production of the bull or bullock for examination at a place to be specified for the purpose and give intimation thereof to the applicant.

(3) After examining the bull or bullock the competent authority either issue a certificate in Form E or refuse to issue the same. In either case it shall record its reasons on the application.
4. Slaughter of diseased animals section 4(1) (a) & (b).— (1) Any person whose cow is suffering or is believed to be suffering from a contagious or an infectious disease and which is incurable shall make an application in Form C to the nearest competent authority available, with a view to having it ascertained whether the cow is really suffering from such a disease.

(2) The competent authority shall examine the animal on the date and at the place previously fixed and intimate to the applicant above the contagious or infectious disease and is incurable he shall issue a certificate in Form 'D' for its slaughter, in every case he will record his findings on the application.

(3) After the certificate in Form 'D' has been obtained the owner of such cow, may slaughter it or cause it to be slaughtered either on his own land or at a place reserved for this purpose by a local authority.

5. Intimation of Cow slaughter section 4.— When a cow is so slaughtered the person who slaughters it or causes it to be slaughtered shall within 24 hours of the slaughter, lodge information of the said slaughter in Form E with the competent authority who granted the certificate in form 'D'.

6. Disposal of carcass section 4.— The carcass of such a cow will either be buried deep on the owner's own land or at a place reserved for this purpose by a local authority.

7. Slaughter for experimentation section 4 (i) (c).— The slaughter of a cow which is objected to experimentation in the interest of medical and public health research shall when done without a certificate under the Act, be in accordance with the following conditions:

(a) the State Government or the District Magistrate shall be intimated of the date and place of slaughter at least seven days before the day of slaughter; and

(b) a register shall be maintained giving particulars of the cow slaughtered, the date and places of their slaughter and the experimental or research work undertaken. Provided that the State Govt. may in public interest exempt any person from the requirements of clause (a).

7A. Export permit:— (1) A permit for the export of cows under sub-section (2) of section 4 shall be issued in Form EE.

2. A special permit for the export of cows under section 4C shall be issued in Form EEE.

7B. Fee:— The fee for issuing a permit under section 4B shall be one hundred rupees in case of cow/heifer and thirty rupees in case of bull/bullock/ox-male calf.

9. Procedure for obtaining licence section 5.— (1) Any person desiring of obtaining a licence in for F or having that licence renewed shall make an application in writing enclosing therewith a treasury challan of Rs. 25 deposited in Haryana Government Treasury/or in a Schedule Bank under Head XXVII Animal Husbandry other Receipts — "Other Receipts" to the licensing Officer, and the licence shall be granted or renewed as the case may be unless the authority for reasons to be recorded refuses the same.

(2) In case of refusal to grant or renew the licence the fee deposited by the applicant shall be refunded to him.
10. Reception and maintenance uneconomic cows section 6.— The Government Gosadans, Khoi District Gurgaon and Mandewala District Ambala already set up in Haryana State will take up the functions of reception maintenance and care of uneconomic cows sent to these institutions by the individual or private farms or others. These shall be charged a reception feeds or Rs. 20 per cow from all persons:

Provided that no such fee shall be charged for any institution run by the Government.

11. Terms of licence section 10 (2) (c).— (1) Subject to the Provisions here in after contained, licence shall remain in force on the end of the year in which it is granted or renewed.

(2) A licence shall terminate on the death of the licence holder or if granted to a firm or company, on the winding up of transfer or business or such firm or company.

12. Cancellation of a licence section 10 (2) (c).— The licensing authority may, after allowing the licence an opportunity of showing case against the proposed action, and for reasons to be recorded in writing for cancelled licence.

Sd/-
G.L. BALLUR,
Secretary to Government, Haryana,
Animal Husbandry Department.
FORM'A'
(APPLICATION FOR THE CERTIFICATE OF COMPETENT AUTHORITY)
(SEE RULE I)

To

The~ — — — — —
Competent Authority

Sir,

I hereby request you to examine my (here describe the colour of the animal and approximate age etc. which is above the age of 15 years or has become permanently unfit and unserviceable for the purposes of breeding/draught and any kind of Agricultural Operation and issue me a certificate for the slaughter of the said As required under rule 3 of the Haryana Prohibition of Cow Slaughter Rules, 1972.

Yours faithfully,

— — — — — — — —
Signature of Applicant.

Dated: — — — — — — —
Address — — — — — — —

* In the case of Bulls.

* In the case of bullocks.

(To be recorded by the Competent Authority)

Date and place fixed for the production of the Animal———Applicant intimated by———-Date on which and the place where the animal was examined ——Rejected/ certified fit for slaughter for the following reasons:

Date: — — — — — — — — —
Competent Authority
District———

FORM'B'
(CERTIFICATE OF FITNESS FOR SLAUGHTER)
(SEE RULE 3)

It is hereby certified that the ——(Here describe the colour of the animal, etc.) is over the age 15 years or it has become permanently unfit and unserviceable for the purpose or draught and any kind of agricultural operation/breeding. It is further certified that the permanent unfitness or unserviceability has not been caused deliberately. The said animal may be slaughtered at———(place).

Date: — — — — — — — — —
Competent Authority
District———

* In case of bulls.

* In the case of bullocks.

Also give the designation of the competent authority.
FORM'C'
(APPLICATION FOR CERTIFICATE OF DISEASE)
(SEERULE4)

To

The

Competent Authority

Sir,

I request you examine my ~ (here describe the colour of the animal and approximate age) which is suspected to be suffering from ______ a notified contagious of infections disease and to issue me a certificate for the slaughter of the said ______ as required under the Haryana Prohibition of Cow Slaughter Rules, 1972.

Yours faithfully,

Signature

Dated:

Address

(To be recorded by the competent authority)

Date and place fixed for the examination of animal

Application intimated by __________ on ____________

Date on which and the place where the animal was examined __________

The animal is not suffering from ______

The reason for the finding are __________

Dated:

District

FORM'D'
(CERTIFICATE OF DISEASE)

(SEE RULE 4)

Competent authority of

Having examined ______ hereby certify that there are reasonable grounds for confirming that the ______ is suffering from ______ a notified contagious disease and may be slaughtered.

Dated:

Competent Authority

District
FORM 'E'
(INFORMATION OF SLAUGHTER)
(SEE RULES)

To

The Competent Authority

This is to intimate that the has been slaughtered on ____________
at ____________ within the premises of vide certificate No ____________
Dated __________________________
Surgeon __________________________

Signature and Address of Slaughter or owner.

Dated:

FORM 'F'
(LICENCE TO SELL OR TRANSPORT BEEF AND BEEF PRODUCTS
FOR MEDICINAL PURPOSE)
(SEE RULE 9)

Book No. ____________
Serial No. ____________

Shri ____________ son of Shri ____________ resident/proprietor
of ____________ is permitted to sell or transport or offer for beef products within the limits
of ____________ for medicinal practitioner during the period upto December 31, 1972.

Signature & Designation of Licensing Authority

Date of issue ____________
Renewed for the period upto ____________

Signature & Designation of Licensing Authority

Sd/–
G.L.BALURE,
Secretary to Government, Haryana,
Animal Husbandry Department