# <chapter>

# <title>CHAPTER A6 - ANIMALS (DISEASES) LAW</title>

<cover>ARRANGEMENT OF SECTIONS

SECTION

1. Short title.

2. Interpretation.

3. Power to make regulations.

4. Presumption.

5. Protection of officers.

6. Special power regarding proceedings for office.</cover>

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**ANIMALS (DISEASES) LAW**

**<lawdescription> A Law to make provision for preventing the introduction and spread of infectious or contagious disease amongst animals. </lawdescription>**

<lawdate>[Date of commencement: 25*th October,* 1917]</lawdate>

<sections>

<section>

**<heading>1. Short title</heading>**

<body>This Law may be cited as the Animals (Diseases) Law.</body> </section>

<section>

<heading>2**. Interpretation</heading>**

<body>Definitions—

**"animal"** means stock, camels, dogs and ostriches, and includes any animal or bird which the Governor may by notice in the State *Gazette* declare to be included in the term "animal" for the purpose of this Law;

**"carcass"** means the carcass of an animal and includes part of a carcass and the meat, hide, skin, hooves, horns, offal or other part of an animal, separately or otherwise or any part thereof;

**"cattle"** means bulls, cows, oxen, heifers and calves;

**"disease"** means African coast fever, anthrax, black quarter, cattle plague (rinderpest), farcy, foot and mouth disease, glanders, lymphangitis (epizootic and ulcerative), mange, piroplasmosis, pleuro pneumonia, rabies, scab, sheep pox, swine erysipelas, swine fever, trypanosomiasis and tuberculosis, and includes any other disease of an infectious or contagious nature which the Governor may by notice in the State *Gazette* declare to be included in the term "disease" for the purpose of this Law;

**"fodder"** means grass or any other substance used for food for an animal;

**"litter"** means straw or any other substance used for bedding or otherwise for or about an animal;

**"stock"** includes horses, mules, donkeys, cattle, sheep, goats, antelopes (domesticated) and swine;

**"therapeutic substance"** means any vaccine, sera, toxin, antitoxin or antigen in so far as it is intended to be used for veterinary purposes.</body> </section>

<section>

**<heading>3. Power to make regulations </heading>**

<body>(1) The Governor may make regulations for all or any of the following purposes—

(*a*) for providing for the examination, testing, isolation, inoculation, removal, disinfection, branding, and slaughter of animals infected or suspected of being infected with any diseases or which have been in contact with any such animal;

(*b*) for prescribing and regulating the destruction, burial, digging-up, disposal or treatment of any carcass or of any fodder, litter, utensils, pens, hurdles, dung or other thing being in an infected place or area or removed thereout;

(*c*) for regulating the movement of animals within the State;

(*d*) for prohibiting the movement of animals into any area in which there is or is suspected to be any disease, and for prohibiting or restricting the removal from any such area of any animal, carcass, hide, skin, hair, wool, litter, fodder, semen or therapeutic substance;

(*e*) for declaring any area to be a controlled area for purposes connected with the control of any disease and for eradicating such disease from such area and for preventing its introduction or re-introduction thereto, and for prohibiting and restricting the movement of animals within any such area or into any such area and prohibiting and restricting the removal of any animal from any such area;

(*f*) for the disinfection of persons and their clothing who have been in contact with or employed about animals which are suffering or are suspected to be suffering from disease;

(*g*) for the reporting of cases of disease or death amongst animals;

(*h*) for the disinfection of buildings and places wherein animals infected with disease have been stalled or kept, and the disinfection and cleaning of public markets, private sale yards, railway premises, railway vans, trucks or carriages, wherein any animal shall have been placed, kept or carried;

(*i*) for prohibiting in any place where disease exists the performance of any

native custom likely to tend to the dissemination of such disease;

(*j*) for requiring or regulating the branding of stock, prescribing the brands which may or shall be used and providing for the registration of brands;

(*k*) for the apportionment of officers to carry out the provisions of any regulations under this Law, and conferring upon them all necessary powers;

(*l*) for prescribing and regulating the seizure, detention, disposal and forfeiture of any animal in relation to which any breach of any regulation under this Law or of any order or instructions under any such regulation has been committed and for determining the person who shall be liable to defray the expenses of such seizure, detention and disposal;

(*m*) for prescribing the fees to be paid for any examination, inoculation, testing or disinfection, or for any certificate, licence, permit or other thing issued or done under any regulation under this Law and the payments to be made for the feeding and stabling of animals in quarantine;

(*n*) for prescribing the cases in which compensation may be paid to the owners of any animal slaughtered, or to the owners of any carcass destroyed because it is suspected of being infected with disease, under the powers conferred by any regulation under this Law and determining the amount of such compensation and the funds out of which such compensation shall be paid;

(*o*) for prescribing the proof required that an animal or carcass is infected with disease or is suspected of being infected with disease;

(*p*) for prescribing and regulating the construction, position and proper sanitary maintenance of any place where an animal is kept; and

(*q*) generally for the prevention of the introduction and spread of diseases and for giving effect to the purposes of this Law.

(2) *Application*.—Any regulation made under this section may be applied to the whole of the State or to any part thereof. </body> </section>

**<section>**

**<heading>4. Presumption </heading>**

<body>When the owner or person in charge of any animal suffering from disease is charged with an offence against any regulation under this Law he shall be presumed to have known of the existence of such disease in such animal unless he satisfies the court that he has no such knowledge and could not with reasonable diligence have obtained such knowledge.</body>

</section>

<section>

**<heading> 5. Protection of officers </heading>**

<body>No action shall lie against any officer for any act done in good faith in execution or intended execution of the powers conferred upon him by any regulation under this Law and, except as otherwise provided by the regulation, no compensation shall be payable to any person for any act done under the powers conferred by any such regulation.</body> </section>

<section>

**<heading> 6. Special power regarding proceedings for offence </heading>**

<body>Proceedings in respect of an offence against any regulations under this Law alleged to have been committed by any person may be taken before the appropriate court having jurisdication in the place where that person is for the time being.</body> </section>

</sections>

<cdata>CHAPTER A6

**ANIMALS (DISEASES) LAW</cdata>**

<subsidiarylegislation>

SUBSIDIARY LEGISLATION

*<cover> List of Subsidiary Legislation*

1. Subsidiary Legislation made under section 3 of the Animals (Diseases) Law.

2. Animals (Diseases) Regulations.

3. Control of Trade Cattle Regulations.

4. The Animals (Diseases) (Prevention of Trypanosomiasis) Regulations.

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**<lawtitle> ANIMAL DISEASES LAW </lawtitle>**

<body> Subsidiary legislation made under section 3 of the Animals (Diseases) Law declaring certain animals and diseases to be included in those terms for the purposes of the Law.

|  |  |  |
| --- | --- | --- |
| Subsidiary legislation | Animals to be included in the term "animal" for the purposes of the Law | Diseases to be included in the term "disease " for the purposes of the Law |
| Order in Council  47 of 1930.  Order in Council  34 of 1937.  Public Notice  33 of 1938.  Public Notice  237 of 1946.  Public Notice  14 of 1950. | Cat.  Domestic fowls, ducks and turkeys.  Parrots and any birds of the parrots family.  —  Geese, guinea fowl, pheasants and partridges. | —  Bacillary white diarrhoea, fowl pox, fowl typhoid, fowl cholera, fowl plague and Newcastle disease.  Psittacosis.  East Coast Fever and African Horse Sickness.  Avian Tuberculosis, Pullorum disease, Avian Leucosis Complex, Infectious Laryngo-Tracheitis, Infectious Bronchitis, Avian Listerellosis. |

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**<lawtitle> ANIMALS (DISEASES) REGULATIONS\***

[Section 3.] </lawtitle>

<lawnumber> [Regs. 7 of 1918, 25 of 1930, 26 of 1930, 36 of 1937, 32 of 1938, 41 of 1938. Order in Council 53 of 1951. LN 39 of 1954, 131 of 1954. NR LN 19 of 1958.] </lawnumber>

<lawdate> [Date of commencement: 21*st February,* 1918] </lawdate>

<body>

**1.** These regulations may be cited as the Animals (Diseases) Regulations.

**2.** Definitions—

**"Permanent Secretary"** means the Permanent Secretary having supervision over the departments of government which are under the control of the Ministry charged with responsibility for matters relating to animal health;

[NR LN 19 of 1958.]

**"veterinary officer"** means a veterinary officer in the service of the Government;

**"veterinary surgeon"** means any person who possesses a veterinary qualification recognised by the Government.

[Reg. 25 of 1930.]

*Notification of Disease*

**4.** (1) Any person having in his charge or under his control any animal infected or suspected to be infected with disease shall keep such animal separate from animals not so infected or suspected, and shall forthwith give notice of the fact of the animal being so infected or suspected to a veterinary officer or to the nearest magistrate or Local Government authority.

(2) When the animal so infected or suspected is travelling, neither such animal nor any animal with which it has been in contact shall be moved except in so far as may be necessary for effecting isolation or for procuring food or water, pending the directions of a veterinary officer.

**5.** Every Local Government authority receiving a notification under regulation 4 or otherwise becoming aware that any animal within the limits of its jurisdiction is infected with disease shall forthwith notify the nearest magistrate, and shall take measures to enforce the provision of the said regulation with regard to the isolation and non-movement of the animal.

**6.** A magistrate receiving a notification under regulation 4 or 5 or otherwise becoming aware of the presence of disease within the area of his jurisdiction shall communicate with the nearest veterinary officer and shall, pending the instruction of a veterinary officer, issue such orders, directions or prohibitions as he may deem proper for the prevention of the spread of the disease:

Provided that a magistrate shall not order any animal to be slaughtered except on the instruction of a veterinary officer, or if it should appear to the magistrate that an animal should be slaughtered before the instruction of a veterinary officer can be obtained, he may appoint a committee of not less than three persons, two at least of whom shall be officers in the service of the Government, to inquire into and to advise as to the necessity for slaughtering such animal, and if the majority of the members of such committee shall advise that the animal should be slaughtered, he may order the animal to be slaughtered.

**7.** A veterinary officer shall, if he is of opinion that any animal is infected with any disease, or if he has reason to believe that any animal has been exposed to infection, issue such orders, directions or prohibitions as he may consider necessary or advisable to prevent the spread of the disease and may cause any such animal to be slaughtered if he shall consider that the slaughter of the animal is necessary for the prevention of the spread of the disease.

**8.** (1) Where any animal—

(*a*) dies of disease or is slaughtered in accordance with orders issued under these regulations; or

(*b*) is slaughtered otherwise than in accordance with orders issued under these regulations and its carcass is in the opinion of a veterinary officer infected with disease,

the carcass shall be disposed of by burning or in such manner as the veterinary officer may direct.

[Reg. 41 of 1938.]

(2) Any fodder, litter, utensils, pens or other thing which may in the opinion of a veterinary officer have become infected by such animal or its carcass shall be treated or disposed of as the veterinary officer shall direct.

**9.** A veterinary officer may for the purpose of examining any animal enter at any time any building or upon any land, and may, for the purpose of diagnosing disease, take blood smears or cause them to be taken, from any animal, or apply such tests as he may consider necessary.

**10.** Any administrative, veterinary or police officer may—

(*a*) arrest without warrant any person whom he has reasonable ground for believing has been guilty of any breach, non-compliance with or contravention of any of these regulations or of any order or direction given under any such regulation;

(*b*) seize and detain any animal in relation to which any such breach, noncompliance or contravention has been committed:

Provided that such seizure and detention shall be reported, without delay, to a magistrate having jurisdiction in the area in which the animal has been seized.

**11.** (1) Any person who is guilty of any such breach, non-compliance or contravention as aforesaid, shall be guilty of an offence and shall be liable to a fine of one thousand naira or to imprisonment for six months, and any animal in relation to which the offence has been committed may be forfeited.

(2) Whenever a magistrate is satisfied by evidence on oath that there is reason to believe that an offence has been committed in relation to any animal which has been seized and detained but that the offender is unknown or cannot be found, he may order the forfeiture of such animal:

Provided that no order shall be made under this paragraph unless the owner (if his name and whereabouts be known) of such animal shall have had an opportunity of appearing before the magistrate to show cause why the order should not be made.

(3) Whenever a magistrate is satisfied by evidence on oath that there is reason to believe that an offence has been committed in relation to any animal which has been seized and detained, he may order the owner of such animal to pay into court such sum as he may consider reasonable to cover the expenses of and in connection with the seizure, removal and detention of the animal, and, unless such sum be paid within such time as may be specified in the order, the animal shall be forfeited.

*Compensation*

**12.** Subject to the provisions of regulations 13 and 15, compensation may be paid to the owner of any animal which is slaughtered, or any hide or skin or other part of a carcass which is destroyed under the provisions of these regulations.

[Reg. 41 of 1938.]

**13.** Compensation shall not be paid in respect of any dog which is, or is suspected of being, infected with rabies, or in respect of any animal in relation to which any offence under these or any other regulations under the Law has been committed, or in respect of any animal which was infected with disease, or in respect of any hide or skin or other part of any carcass which is certified by a veterinary officer to be infected with disease.

[Reg. 41 of 1938.]

**14.** Where any animal is slaughtered or any hide or skin or other part of any carcass is destroyed by orders given under these regulations a certificate by a veterinary officer that such animal or hide or skin or other part of the carcass was infected with disease shall be accepted as conclusive proof thereof in any legal proceedings.

[Reg. 41 of 1938.]

**15.** The compensation which may be paid in respect of any animal slaughtered or any hide or skin or part of a carcass destroyed under the provisions of these regulations shall not exceed the value of the animal or hide or skin or part of the carcass immediately before it was slaughtered or destroyed.

[Reg. 41 of 1938.]

**16.** Claims for compensation shall be made in writing to the Permanent Secretary through a magistrate having jurisdiction in the area in which the animal was slaughtered, and the Permanent Secretary if, after such inquiry as he may think proper, he is satisfied that compensation may be paid in the circumstances of the claim, may assess the compensation and direct the payment thereof:

Provided that any person who is dissatisfied with the decision of the Permanent Secretary may appeal to the Governor, whose decision shall be final.

[Order in Council 53 of 1951, LN 131 of 1954, NR LN 19 of 1958.] </body>

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**<lawtitle> CONTROL OF TRADE CATTLE REGULATIONS**

[Section 3.] </lawtitle>

<lawnumber> [Regs. 12 of 1943, 31 of 1944, 8 of 1951, LN 131 of 1954, NR LN 30 of 1958, NN 27 of 1963.] </lawnumber>

<lawdate> [Date of commencement: 18*th March,* 1943]</lawdate>

<body>

**1.** These regulations may be cited as the Control of Trade Cattle Regulations.

**2.** Definitions—

**"area"** means an area to which these regulations have been applied;

**"disease"** means rinderpest, contagious pleuro-pneumonia, black-quarter, haemor-rhagic septicaemia, anthrax, tuberculosis, and foot and mouth disease;

**"Commissioner"** means the Commissioner who is assigned responsibility for animal health;

**"prescribed officer"** means a person duly authorised by the Commissioner to exercise a power or perform a duty in relation to which the expression is used, or, where such power or duty is exercised or performed by a Local Government, the person duly authorised by a Local Government;

[NR LN 30 of 1958.]

**"trade cattle"** means all cattle intended for slaughter or for use as pack animals whether coming over land from any place outside Nigeria or purchased in and intended to be moved out of an area. It does not include cattle proceeding to grazing grounds and not intended for sale or for use as pack animals.

**3.** The Governor may, by notice in the *Gazette*, specify the areas to which these regulations shall apply and thereupon these regulations shall apply to these areas. By the same, or another notice, the Governor may establish inspection stations and control posts at specified places.

**4.** (1) The control of trade cattle prescribed in these regulations shall be exercised by the Commissioner and by such officers as he shall appoint for the purpose.

[NR LN 30 of 1958.]

(2) The Commissioner may by agreement with a Local Government delegate to such Local Government any or all of the powers and duties conferred or imposed on the Commissioner by these regulations:

Provided that the powers and duties so delegated shall not be exercised or performed by a Local Government outside the area of its jurisdiction.

(3) Any delegation to a Local Government under the foregoing provisions of this regulation may be determined by a notice served on the Local Government by the Commissioner or may be relinquished by a notice served on the Commissioner by the Local Government.

(4) Subject to the agreement and approval mentioned in paragraph (2), the chief Veterinary officer by himself or by such officer as he shall appoint for the purpose may, within the area of such Local Government jurisdiction, exercise and perform any of the powers or duties delegated to the native authority.

**5.** The person in charge of trade cattle, entering any area to which these regulations have been applied from any place outside Nigeria, shall drive all the cattle by the most direct cattle route to the nearest inspection station.

**6.** (1) Where trade cattle have been purchased the person in charge thereof shall, before moving them out of the area where they are situate at the time of purchase, take them to the nearest inspection station within such area, and, if there be no inspection station, to the nearest control post:

Provided that where an inspection station or a control post in another area is nearer to the place in which the cattle are situate at the time of purchase, the cattle may be taken to that inspection station or control post, as the case may be:

Provided also that if there be no inspection station or control post in that area such cattle shall be taken to the nearest inspection station or control post, as the case may be, in some other area.

(2) Where trade cattle are being moved from one area to another for the purpose of being slaughtered, they may be moved without restriction provided that the distance to be travelled does not exceed twenty miles measured by the most direct cattle route:

Provided that if there be an inspection station or control post along such route, the cattle shall be taken to such inspection station or control post, as the case may be.

**7.** (1) The person in charge of any trade cattle shall, before removing the same from any inspection station or control post, obtain a permit (in these regulations referred to as a movement permit) from the prescribed officer in which shall be set out the route to be followed and the control posts over or through which all the cattle must pass.

(2) The person having charge of any trade cattle shall, until the destination mentioned in the permit has been reached, at all times keep such permit in his possession and shall on demand produce the same for the inspection of any prescribed officer.

**8.** A prescribed officer shall inspect all trade cattle brought to an inspection station or control post in accordance with regulations 5, 6 and 7, and the prescribed officer may, if he thinks fit, brand or affix any identification mark to such cattle and, for the cure or prevention of disease, may detain such cattle for the purposes of observation or treatment at such inspection station or control post.

**9.** (1) Trade cattle shall not be loaded on a railway waggon, motor vehicle, river or ocean vessel or on any aircraft for transport from one area to another unless the owner of such cattle is in possession of a veterinary loading permit issued by the prescribed officer in respect of each consignment of trade cattle, such permit shall be in the form set out in the First Schedule hereto and shall be valid for a specified journey only.

[Reg. 8 of 1951.]

(2) A veterinary loading permit shall not be issued unless the prescribed officer is satisfied that the provisions of these regulations in respect of trade cattle have been complied with and furthermore that such cattle are, in his opinion, in a fit condition to travel.

(3) A veterinary loading permit shall only be issued to a person who has been duly licensed in accordance with the provisions of regulation 10.

**10.** (1) It shall be unlawful for the owner of trade cattle to transport such cattle by rail, motor vehicle, river or ocean vessel or by aircraft unless he is the holder of a licence granted in that behalf by the prescribed officer. Such licence may be an annual licence or a temporary licence and only one licence may be granted to an owner.

[Reg. 8 of 1951.]

(2) An annual licence may be granted only to such owners who, during the twelve months prior to the date of granting of such licence, have transported by rail, motor vehicle, river or ocean vessel or by aircraft not less than two hundred and fifty head of cattle. Such licence shall be valid for a period of one year from the first day of January and shall not be transferable. Such licence shall be in the form set out in the Second Schedule hereto and the fee payable therefor shall be determined by the Commissioner from time to time.

(3) An owner who has not qualified for an annual licence may be granted a temporary licence which shall be valid for a period of three months including the month of issue. Such licence shall not be transferable and shall be in the form set out in the Third Schedule hereto and the fee payable therefor shall be determined by the Commissioner.

(4) The holder of an annual licence or a temporary licence shall not be permitted to transport more than five thousand head of cattle in respect of each licence. The number of cattle transported in each consignment together with the date thereof shall be endorsed on the licence by the prescribed officer.

(5) The prescribed officer may refuse to grant a licence or to renew a licence or may cancel an existing licence if, in his opinion, the applicant or licence holder engages in practices detrimental to the interest of the trade. Any person aggrieved by such a decision may appeal, in writing, to the Governor within fourteen days of such decision.

**11.** Where under these regulations a person is required—

(*a*) to drive or take trade cattle from a place within the area of the jurisdiction of one native authority (herein referred to as the place of departure) to a place within the area of the jurisdiction of another native authority (herein referred to as the place of destination); or

(*b*) to drive or take trade cattle from such a place of departure to such a place of destination by a specified route,

he shall be deemed to have contravened this regulation—

(i) if while within the first mentioned area of jurisdiction he fails to drive or take the cattle in the direction of the place of destination in case (*a*) or along the specified route in case (*b*) as far as the boundary of such area; or

(ii) if having entered the area of the jurisdiction of any other native authority in which the place of destination is not situated, he fails to drive or take the cattle in the direction of the place of destination in case (*a*) or along the specified route in case (*b*) as far as the boundary of such area; or

(iii) if, while within the area of the jurisdiction of the native authority within whose area the place of destination is situated, he fails to drive or take the cattle to that place in case (*a*) or case (*b*) or fails to drive or take them along the specified route in case (*b*); or

(iv) if he fails to take his cattle to any of the control posts mentioned in the permit:

Provided that no cattle infected or suspected of being infected with disease shall be driven, taken or moved except in so far as may be necessary for effective isolation or for procuring food and water pending the directions of the prescribed officer.

**12.** (1) A person shall not be deemed to have contravened regulation 11 if being in possession of a valid movement permit he slaughters or sells any or all of his cattle before reaching the place of destination mentioned in the permit:

Provided that—

(*a*) no cattle infected or suspected of being infected with disease shall be sold except with the authority of the prescribed officer; or

(*b*) in the case of the slaughter or a sale or sales of some only of the number of cattle in respect of which the movement permit has been issued, he reports the fact of such slaughter or sale or sales at the next post or station on the prescribed route, with, in the case of sale or sales, full particulars of the place and date and the name or names of the purchaser or purchasers; or

(*c*) in the case of the slaughter or a sale or sales resulting in the disposal of all of the cattle in respect of which a movement permit has been issued, he reports the fact of such slaughter or sale or sales either to the next post or station on the prescribed route or to the post or station at which he last reported, with, in the case of sale or sales, full particulars of the place and date and the name or names of the purchaser or purchasers.

(2) Upon reporting the fact of the slaughter or a sale or sales to a post or station the permit shall, in the case of the slaughter or a sale of part only of the cattle, be endorsed by the prescribed officer at the post or station with an endorsement showing the place and date of all sales, and the number of cattle for which the permit continues to be valid; and in the case of the slaughter or a sale of all of the cattle, the permit shall be retained by the prescribed officer at such post or station.

**13.** The person in charge of any trade cattle which, while in the process of movement from any place or area to any other place or area, dies of or shows symptoms of suffering from any disease, shall report the death or illness of such cattle, as the case may be, to the prescribed officer on arrival at the first inspection station or control post at which he calls after such death or illness.

**14.** Any person who—

(*a*) fails to take trade cattle to an inspection station or control post or fails to take them by the most direct route as provided by these regulations;

(*b*) refuses or fails to obey the instruction of the prescribed officer regarding the inspection, treatment or detention of animals in quarantine at such inspection station or control post;

(*c*) removes trade cattle from an inspection station or control post without having obtained a movement permit;

(*d*) fails to produce a movement permit for inspection when required to do so by a prescribed officer;

(*e*) fails to report the slaughter, death or illness of any trade cattle as required by regulation 12,

shall be deemed to have contravened these regulations.

**15.** Any person contravening these regulations shall be liable to a fine not exceeding one thousand naira or to imprisonment not exceeding fourteen days for the first offence and to a fine not exceeding one thousand naira or to imprisonment not exceeding one month for each subsequent offence.

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<schedules>

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<header> FIRST SCHEDULE </header>

<lawnumber> [Reg. 8 of 1951.] </lawnumber>

<formtitle> ANIMALS (DISEASES) LAW

[Cap. A6.]

<forms> <form>

*Veterinary Loading Permit </formtitle>*

<body> Permission is hereby granted to ………………………………………………………………………..

of…………………………………….., to transport by ………………………………………………..

head of cattle from ……………………………………………..to ……………………………………

……………………………………

*Prescribed Officer*

Date……………………………..

</body> </forms> </schedule>\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

<schedule>

<header> SECOND SCHEDULE </header>

<lawnumber> [Reg. 8 of 1951.] </lawnumber>

<form>

<formtitle> ANIMALS (DISEASES) LAW

[Cap. A6.]

*Annual Licence </formtitle>*

<body>Licence is hereby granted to…………………………………………………………………… of…………………………………to transport trade cattle by rail, motor vehicle, river or ocean vessel or by aircraft. This licence is not transferable and expires on the 31st day of December, 20……………

Not more than five thousand head of cattle may be transported under this licence.

…………………………….

*Prescribed Officer*

Date…………………………………….

ENDORSEMENTS

|  |  |  |
| --- | --- | --- |
| Date | No. of head of cattle transported | Signature of prescribed officer |
|  |  |  |

</body> </form> </schedule>\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

<schedule>

<header> THIRD SCHEDULE </header>

[Reg. 8 of 1951.]

<formtitle>ANIMALS (DISEASES) LAW

[Cap. A6.]

*Temporary Licence </formtitle>*

<body> Licence is hereby granted to……………………………………………………………………..

of……………………………………………....to transport trade cattle by rail, motor vehicle, river or

ocean vessel or by aircraft. This licence is not transferable and is valid until…………………………..

…………………,20…………

Not more than five thousand head of cattle may be transported under this licence.

…………………………………..

Prescribed Officer

Date……………………………………….

ENDORSEMENTS

|  |  |  |
| --- | --- | --- |
| Date | No. of head of cattle transported | Signature of prescribed officer |
|  |  |  |

</body> </form> </schedule> \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**<lawtitle>ANIMALS (DISEASES) (PREVENTION OF TRYPANOSOMIASIS)**

**REGULATIONS </lawtitle>**

<cover> ARRANGEMENT OF REGULATIONS

REGULATION

1. Short title.

2. Definition.

3. Establishment of control posts.

4. Provisions relating to control posts.

5. Power to stop and examine vehicles.

6. Destruction of tsetse fly.

7. Effect of traffic signs.

8. Penalties.

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**<header> ANIMALS (DISEASES) (PREVENTION OF TRYPANOSOMIASIS)**

**REGULATIONS </header>**

[Section 3.]

<lawnumber> [Regs. 31 of 1953, 51 of 1953.] </lawnumber>

<lawdate> [Date of commencement: 18*th June,* 1953] </lawdate>

<sections>

<section>

**<heading> 1. Short title </heading>**

<body> These regulations may be cited as the Animals (Diseases) (Prevention of Trypanosomiasis) Regulations. </body> </section>

<section>

**<heading> 2. Definition </heading>**

<body>In these regulations **"vehicle"** includes any form of cycle, a motor cycle or autocycle. </body> </section>

<section>

**<heading> 3. Establishment of control posts </heading>**

<body> (1) The Governor may, by notice in the *Gazette*, establish control posts for the purpose of these regulations on any highway.

(2) The notice establishing a control post shall state whether vehicles travelling in either direction, or vehicles travelling in one direction only, are to be controlled. </body> </section>

<section>

**<heading> 4. Provisions relating to control posts </heading>**

<body> (1) An officer of the Sleeping Sickness and Tsetse Control Division of the Ministry of Health or of the Veterinary Division of the Ministry of Agriculture and Natural Resources shall be in charge of every control post.

[Reg. 51 of 1953.]

(2) Every control post shall be marked by a distinguishing traffic sign, of a type to be approved by the Commissioner, and there shall, in addition, be placed a warning traffic sign similarly approved at a distance of not less than one hundred and not more than two hundred yards on each side of the control post:

Provided that if vehicles travelling in one direction only are controlled, a warning traffic sign shall not be erected on the side of the control post from which the vehicles which are not controlled come. </body> </section>

<section>

**<heading> 5. Power to stop and examine vehicles </heading>**

<body> (1) Where a control post has been established any police officer or the officer in charge of the control post shall require any vehicle about to pass the control post during the hours of daylight in a direction which makes it subject to control to be stopped, and shall examine it in order to ensure that no tsetse fly (*glossina*) is on or in the vehicle.

(2) For the purpose of the examination aforesaid any police officer or the officer in charge of the control post may—

(*a*) require any person travelling in or upon the vehicle to dismount, and may examine the exposed parts of the body and the exterior clothing of any such person;

(*b*) enter and inspect the vehicle and require any closed part of the vehicle to be opened. </body> </section>

<section>

**<heading> 6. Destruction of tsetse fly </heading>**

<body> When a vehicle has been stopped in accordance with the provisions of regulation 5 the officer in charge of the control post may take such action as he may deem necessary to ensure that no tsetse fly is carried in or on the vehicle and in particular, and without prejudice to the generality of the foregoing, may spray or cause to be sprayed both the inside and the outside of the vehicle with an insecticide. </body> </section>

<section>

**<heading> 7. Effect of traffic signs </heading>**

<body> Where traffic signs have been erected in accordance with the provisions of paragraph (2) of regulation 4, the driver of any vehicle which passes such a traffic sign shall be deemed to have been required to stop the vehicle at the control post for the purposes of regulation 5. </body> </section>

<section>

**<heading> 8. Penalties </heading>**

<body> Any driver of or rider in or upon a vehicle who omits to stop when required to do so, and any person who—

(a) omits to comply with any requirement lawfully made under these regulations; or

(b) obstructs any persons carrying out any function provided for in these regulations,

shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding one thousand naira or to imprisonment for a period not exceeding six months, or to both such fine and imprisonment. </body> </section>

</sections>

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