THE GENERAL ASSEMBLY OF PENNSYLVANIA

$\begin{array}{c} \text{SENATE BILL} \\ \text{No.} \quad 1432^{\text{Session of}} \\ ^{\text{Session of}} \end{array}$

INTRODUCED BY MADIGAN, STAPLETON, WENGER, STOUT, HELFRICK, HECKLER, O'PAKE AND ROBBINS, MARCH 8, 1996

AS REPORTED FROM COMMITTEE ON AGRICULTURE AND RURAL AFFAIRS, HOUSE OF REPRESENTATIVES, AS AMENDED, MAY 21, 1996

AN ACT

1 2 3 4 5 6 7 8 9	Amending Title 3 (Agriculture) of the Pennsylvania Consolidate Statutes, adding provisions relating to domestic animals; providing for the protection and assurance of animal health providing for the safety and quality of foods of animal origin; providing for the prevention and control of animal diseases that may threaten human health; providing for research, diagnostic and epidemiologic investigation of animal diseases; providing for indemnification of industry losses stemming from Department of Agriculture regulatory			
10	action; providing for the promotion of desirable management			
11 12	practices for production, keeping and use of domestic animals; imposing penalties; providing for remedies; imposing			
13	powers and duties on the Department of Agriculture; and			
14	making repeals.			
15	The General Assembly of the Commonwealth of Pennsylvania			
16	hereby enacts as follows:			
17	Section 1. Title 3 of the Pennsylvania Consolidated Statutes			
18	is amended by adding a chapter to read:			
19	CHAPTER 23			
20	DOMESTIC ANIMALS			
21	Subchapter			
22	A. General Provisions			

1	в.	Identification of Domestic Animals	
2	С.	Detection, Containment or Eradication of Certain Diseases	
3	D.	Dealers, Agents and Haulers of Domestic Animals or	
4		Dead Domestic Animals	
5	E.	Disposal of Dead Domestic Animals and Animal Waste	
6	F.	Slaughter and Processing of Domestic Animals	
7	G.	Garbage Feeding Business	
8	H.	Administrative Provisions	
9		SUBCHAPTER A	
10		GENERAL PROVISIONS	
11	Sec.		
12	2301.	Short title.	
13	2302.	Finding, policy and purpose.	
14	2303.	Definitions.	
15	2304.	Diagnostic services and research.	
16	2305.	Keeping and handling of domestic animals.	
17	§ 2301	. Short title.	
18	This chapter shall be known and may be cited as the Domestic		
19	Animal	Law.	
20	§ 2302	. Finding, policy and purpose.	
21	The	General Assembly finds that animal health is of major	
22	econom	ic interest in this Commonwealth. It is the declared	
23	policy	of the Commonwealth to assure the health and welfare of	
24	animals kept in captivity, to prevent and control diseases and		
25	dangerous substances that may threaten the safety of animals and		
26	humans, and to provide for desirable management practices for		
27	the production, keeping and use of domestic animals. It is the		
28	purpos	e of this chapter to give the department authority to	
29	implem	ent this policy.	
30	§ 2303	. Definitions.	

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1 The following words and phrases when used in this chapter
2 shall have the meanings given to them in this section unless the
3 context clearly indicates otherwise:

4 "Agent." A person, firm, association, partnership or
5 corporation buying or receiving or soliciting or negotiating the
6 sale of domestic animals for or on behalf of any dealer OR
7 transporting domestic animals on behalf of any hauler.

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8 "Animal." A living nonhuman organism having sensation and 9 the power of voluntary movement and requiring for its existence 10 oxygen and organic food.

Il "Animal waste." Superfluous material emanating from domestic animal production or keeping, including, but not limited to, excrement, offal, eggs, milk, placenta, fetuses, feathers, hair, wool, blood and animal parts which are not intended or suitable for inclusion in the food chain without special processing.

17 the time of appraisal, determined by current market values, age 18 of animal, physical condition, condition as to disease, nature 19 and extent of disease, breeding value, milk production value, 20 salvage value and any other factors which might affect value. 21 "Area" or "locality." A geographical district or portion or 22 group thereof.

23 "Article" or "property." Any goods, products, containers or 24 materials which are found on the premises where a domestic 25 animal is or has been kept or which are used to hold, contain or 26 transport a domestic animal.

27 "Brand." A permanent identification mark made on the hide of 28 a live animal by dehydrating the superficial and deep layers of 29 skin by heat, cold, electric current or another method approved 30 by the Department of Agriculture.

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"Compost." The biological digestion of dead domestic
 animals, animal waste or other biodegradable materials.

3 "Condemned." The status of a domestic animal, domestic 4 animal product, conveyance or other article that has been 5 determined by the Department of Agriculture as having been exposed to a dangerous transmissible disease or a hazardous 6 substance such that destruction of the domestic animal, domestic 7 animal product, conveyance or other article is necessary to 8 9 prevent the spread of such disease or contamination, and that is 10 subject to a quarantine order issued under this chapter. 11 "Conveyance." An automobile, truck, trailer, wagon or other

12 vehicle used in the transportation of live or dead domestic 13 animals, animal waste or domestic animal products or by-products 14 upon the highways of this Commonwealth.

"Dangerous transmissible disease." A transmissible disease of domestic animals that has been designated by this chapter or by order of the Department of Agriculture as presenting a danger to public health, to domestic animal health, to the safety or quality of the food supply or to the economic well-being of the domestic animal industries. This term shall be construed to mean and include the disease agent.

22 "Dead domestic animal disposal plant." A facility where the body or parts of the body of a dead domestic animal is received 23 and processed for the purpose of salvaging useful material, 24 including, but not limited to, hides, bones, fat and proteins. 25 26 "Dealer." A person that buys, receives, sells, exchanges, 27 negotiates or solicits the sale, resale, exchange or transfer of 28 domestic animals or dead domestic animals for the purpose of transfer of ownership or possession to a third party. 29

30 "Depopulation incentive." Payment to the owner for a portion 19960S1432B2044 - 4 -

of the appraised value of any domestic animal or other property 1 which is voluntarily slaughtered or destroyed with the prior 2 agreement of the Department of Agriculture and in accordance 3 4 with this chapter, upon the Department of Agriculture's 5 determination that such action serves to protect public health, the safety or quality of the food supply or the economic well-6 being of the domestic animal industry. A depopulation incentive 7 may be paid only in situations where the domestic animal or 8 9 other property has not been condemned.

10 "Disease." Any deviation from or interruption of the normal 11 structure of any part, organ or system of the body of a living 12 domestic animal.

13 "Domestic animal." An animal maintained in captivity. The 14 term also includes the germ plasm, embryos and fertile ova of 15 such animals.

16 "Domestic animal feed." Any substance or mixture which is intended for use as food for domestic animals and which is 17 18 intended for use as a substantial source of nutrients in the diet of domestic animals and is not limited to a substance or 19 20 mixture intended to be the sole ration of the domestic animal. 21 "Domestic animal product." A part of a domestic animal or 22 any food, material or article containing any part of a domestic 23 animal.

24 "Euthanasia." The termination of the life of a domestic
25 animal by a method that minimizes pain and distress.
26 "Exotic disease." A disease which is not or is no longer

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27 native or indigenous to the United States, including those 28 diseases so designated by the United States Department of 29 Agriculture.

30 "Garbage." All waste material resulting from the handling, 19960S1432B2044 - 5 - 1 preparation, cooking or consumption of food, except that the 2 term shall not include waste from ordinary household operations 3 which is fed directly to domestic animals on the same premises 4 where the household is located. The term also does not include 5 any waste or residuals from fruit or vegetable FOOD processing 6 operations.

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7 "General quarantine." A quarantine order published in at 8 least one newspaper that restricts the movement of animals and 9 materials, including conveyance into, within or from a 10 designated area or locality.

"Group of domestic animals." Those domestic animals that are maintained on common ground for any purpose or two or more geographically separated concentrations of domestic animals which have an interchange or movement of animals or articles that may carry dangerous transmissible disease or contamination without regard to health status.

17 "Hauler." A person responsible for the transportation of 18 domestic animals or dead domestic animals into, within or from 19 this Commonwealth, but the term shall not be construed to mean 20 any of the following:

(1) A person who transports a domestic animal which he
owns or raises under contract on behalf of a third party
between farms which that person owns or operates.

(2) A person who transports a domestic animal from a
farm which he owns or operates to a location where ownership
or possession is to be transferred to another.

27 (3) A person who transports a domestic animal which he
28 has purchased or taken possession of at another location from
29 the point of purchase or possession to a farm which that
30 person owns or operates.

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1 (4) A person who transports a domestic animal which he 2 owns or raises under contract on behalf of a third party to 3 and from places of exhibition.

4 (5) A person who transports a domestic animal which he
5 owns or raises under contract on behalf of a third party to a
6 slaughter or processing facility.

7 "Hazardous substance." Any element, compound or material8 which threatens the health of domestic animals or humans.

9 "Heritable disease." A domestic animal disease resulting 10 from an inherited flaw in tissue, organ or other body structure. 11 "Humane method of slaughter." Either:

(1) a method of rendering a domestic animal insensible to pain by mechanical, electrical, chemical or other means that is rapid and effective before being handled for slaughter; or

16 (2) a method of ritual slaughter.

17 "Incineration." The reduction of domestic animals or 18 articles to ashes by burning at temperatures and for durations 19 sufficient to render the material noninfectious.

20 "Indemnity." Payment to the owner for a portion of the 21 appraised value of condemned domestic animals, domestic animal 22 products and other condemned articles that are slaughtered or 23 destroyed by order of the Department of Agriculture to eradicate 24 or prevent the spread of dangerous transmissible disease or the 25 spread of contamination by a hazardous substance.

Interstate" or "international quarantine." An order of quarantine issued by the Department of Agriculture which may cover any domestic animal or class of domestic animals, or conveyances, goods, products, materials or articles, regulating or forbidding their entry into this Commonwealth from another 19960S1432B2044 - 7 - 1 state, territory of the United States or foreign country.

2 "Market value." The current worth of a domestic animal,
3 domestic animal product or other article in markets where such
4 animals, products and other articles are commonly bought and
5 sold.

6 "Metabolic disease." A domestic animal disease resulting 7 from a physiological dysfunction of an animal tissue or organ. 8 "Neoplastic disease." A domestic animal disease resulting 9 from an uncontrolled and progressive abnormal growth of tissue. 10 "Owner." A person owning, possessing or harboring any 11 domestic animal. The term shall also include any person who allows a domestic animal habitually to remain about the premises 12 13 inhabited, MANAGED OR OWNED by such person.

14 "Packer." A person engaged in the business of slaughtering, 15 manufacturing or preparing meat, meat products or domestic 16 animal products for sale, whether by such person or others. <----

17 "Premises." A definite portion of real estate; land with its 18 appurtenances, including any structure erected thereon; and any 19 vehicle or vessel used in transporting passengers, goods, 20 domestic animals or domestic animal products by land, air or by 21 water. As used in this chapter, the term shall be taken in its 22 widest sense.

23 "Quarantine." Restrictions upon the use, movement or other 24 disposition of domestic animals, domestic animal products, 25 equipment, facilities, vehicles, buildings and other articles 26 required to eradicate, contain or otherwise control a dangerous 27 transmissible disease, or to control or prevent contamination by 28 hazardous substances.

29 "Rendering." The cooking or heating of dead domestic animals 30 or parts of such dead animals until all such cooked or heated 19960S1432B2044 - 8 - material is incapable of transmitting dangerous transmissible
 disease.

Ritual slaughter." A humane method of slaughter which is in accordance with the ritual requirements of the Jewish faith or any other religious faith whereby the domestic animal suffers a loss of consciousness by anoxia or hypoxia of the brain caused by the simultaneous and instantaneous severance of the carotid arteries with a sharp instrument.

9 "Salvage." The net proceeds an owner of a domestic animal 10 realizes from the sale of the live domestic animal or the 11 carcass, hide and offal.

12 "Slaughter." The euthanasia KILLING and processing of13 domestic animals for food production purposes.

14 "Slaughterer." A person regularly engaged in the commercial15 slaughter of domestic animals.

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16 "Special quarantine." An order of quarantine issued by the 17 Department of Agriculture covering a single premises, or a 18 single domestic animal or any number of domestic animals when 19 confined or contained in or on the same premises and any 20 conveyances, goods, products, materials, containers or articles 21 which may carry disease or contamination by a hazardous 22 substance.

23 "Stockyard." A place, establishment or facility owned or 24 operated by a domestic animal dealer, consisting of pens or 25 other enclosures and their appurtenances for the handling, 26 keeping or holding of domestic animals for the purpose of sale 27 or shipment.

28 "Tattoo." A permanent identification mark made on the hide 29 of a live domestic animal by inserting pigment into the deep 30 layers of the skin.

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"Transmissible disease." A disease of a domestic animal
 which can be transferred, reproduced or established in a
 domestic animal or human by direct or indirect means.

⁴ "USDA-APHIS-VS." The United States Department of
⁵ Agriculture, Animal Plant Health Inspection Service, Veterinary
⁶ Services.

7 § 2304. Diagnostic services and research.

8 The department may establish, maintain or fund, to the extent that funding is available, such domestic animal disease 9 10 diagnostic services and research activities as are required to 11 prevent, suppress, control and eradicate transmissible diseases 12 of domestic animals, to protect the safety, quality and 13 sufficiency of the human food supply and to provide domestic 14 animal producers information necessary for efficient production 15 and maintenance of healthy domestic animals.

16 § 2305. Keeping and handling of domestic animals.

17 The department shall have authority to regulate the keeping 18 and handling of domestic animals to exclude or contain dangerous transmissible diseases, and hazardous substances, to protect the 19 environment and to assure humane husbandry practices. NOTHING IN 20 THIS SECTION SHALL BE CONSTRUED TO AUTHORIZE THE DEPARTMENT TO 21 22 REOUIRE VACCINATION OF ANY ANIMAL TO PREVENT OR CONTROL RABIES 23 WHENEVER THAT ANIMAL IS EXEMPT FROM VACCINATION UNDER THE ACT OF DECEMBER 15, 1986 (P.L.1610, NO.181), KNOWN AS THE RABIES 24 PREVENTION AND CONTROL IN DOMESTIC ANIMALS AND WILDLIFE ACT. 25 26 SUBCHAPTER B IDENTIFICATION OF DOMESTIC ANIMALS 27 28 Sec. 29 2311. General authority.

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30 2312. Adoption of form of identification.

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1 2313. Certified copies.

2 2314. Brand, tattoo or other form of identification as proof3 of ownership.

4 2315. Disputes in custody or ownership.

5 2316. Sale or assignment of form of identification.

6 2317. Violations and penalty.

7 2318. Fees and forfeiture.

8 § 2311. General authority.

9 The department shall have authority to impose requirements and methods for the identification of domestic animals owned, 10 11 kept, possessed or transported within this Commonwealth. The department shall authorize and record the adoption and exclusive 12 13 use of unique identification marks, numbers or devices, 14 including distinctive branding marks, tattoos, microchips and 15 other forms of identification that are affixed upon domestic 16 animals, and shall maintain a registry of such forms of 17 identification. The department may establish through regulations 18 fees for the assignment, registry and exclusive use of forms of 19 identification registered under this subchapter. Any regulations 20 developed under this section shall not conflict with Federal 21 regulations regarding the identification of domestic animals. 22 § 2312. Adoption of form of identification.

23 (a) General authority.--A domestic animal owner may adopt a brand, tattoo or other form of identification with which to 24 25 identify domestic animals owned by such person through the 26 procedure set forth in this subchapter. A form of identification 27 recorded in compliance with this subchapter shall be considered 28 the personal property of the person who records it. Such person 29 shall have the exclusive right to use this form of identification within this Commonwealth. 30

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1 (b) Application, facsimile and fee.--A person desiring to 2 adopt a form of identification shall submit an application form, 3 a facsimile of the form of identification and a recording fee of 4 \$25 to the department. The department shall provide the 5 application form upon request. This fee may be changed by the 6 department through regulations.

7 (c) Provisional filing.--It shall be the duty of the 8 department to file all forms of identification offered for 9 recording, keeping account of the date and chronological order 10 of receipt, pending the review and examination provided for in 11 subsection (d). If the form of identification is subsequently 12 accepted for recording, ownership of the form of identification 13 shall vest from the date of filing.

14 (d) Review.--The department shall have the power to examine, 15 approve, accept or reject an application to record a brand, 16 tattoo or other form of identification. Following receipt of the required application, facsimile and fee, the department shall, 17 18 as promptly as possible, determine whether the form of 19 identification is of record as that of some other person and 20 whether the form of identification conflicts with or closely resembles that of another person. If neither of these conditions 21 22 exist, the department shall record the form of identification. 23 If either or both of these conditions exist, the department shall not record the form of identification, but shall instead 24 25 return the recording fee and facsimile to the applicant. 26 § 2313. Certified copies.

(a) Issuance.--If a form of identification is recorded, the department shall furnish its owner with two certified copies of the record of the form of identification. Upon receipt of written evidence of the sale, assignment or transfer of a form 19960S1432B2044 - 12 - of identification, the department shall furnish the new owner
 with two certified copies of the record of the form of
 identification. Additional copies may be obtained by the payment
 of \$15 for each copy. This fee may be changed by the department
 through regulations.

(b) Filing.--Within ten days of receiving the two certified 6 copies of the record of the form of identification, the owner of 7 the recorded form of identification shall file one of the 8 certified copies in the office of the county recorder of the 9 10 county where the owner's principal place of business is located 11 and one copy in each county where domestic animals bearing the recorded form of identification are to be kept. If the form of 12 13 identification had a prior owner and the prior owner filed a 14 certified copy in any other county, the subsequent owner shall 15 file a certified copy in each county in which the previous owner had filed. 16

17 § 2314. Brand, tattoo or other form of identification as proof18 of ownership.

In all suits at law or in equity or in any criminal proceedings in which the title to domestic animals is an issue, the certified copies recorded pursuant to section 2313 (relating to certified copies) shall be prima facie evidence of the ownership of the domestic animal by the person in whose name the brand, tattoo or other form of identification is recorded.

Disputes in custody or ownership of domestic animals that bear brands, tattoos or other forms of identification shall be investigated on request by the sheriff of the county where the domestic animals are located. The sheriff may call upon the services of a licensed veterinarian in reading the brands, 19960s1432B2044 - 13 -

§ 2315. Disputes in custody or ownership.

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1 tattoos or other forms of identification on domestic animals.
2 The cost of the veterinarian's services shall be borne by the
3 person requesting the investigation. The results of the
4 sheriff's investigation shall be a public record and shall be
5 admissible in evidence.

6 § 2316. Sale or assignment of form of identification.

7 Any form of identification recorded pursuant to this 8 subchapter shall be the property of the person causing such 9 record to be made and shall be subject to sale, assignment, 10 transfer, devise and descent as personal property. Instruments 11 of writing evidencing the sale, assignment or transfer of such form of identification shall be recorded by the department. The 12 13 fee for recording such sale, assignment or transfer shall be \$5. 14 This fee may be changed by the department through regulations. 15 § 2317. Violations and penalty.

(a) Unauthorized brands.--It shall be unlawful for a person to use any brand for the branding of domestic animals unless the brand has been recorded pursuant to this subchapter or unless the use of a brand or the branding procedure is authorized under any other provision of this chapter.

(b) Affixing forms of identification by nonowners.--It shall be unlawful for a person to affix, attempt to affix or cause to be affixed a form of identification upon the domestic animal of another without the owner's consent.

(c) Tampering.--It shall be unlawful for a person to efface, deface or obliterate or attempt to efface, deface or obliterate any brand, tattoo or other form of identification upon any domestic animal belonging to another person. It shall be unlawful for a person to efface, deface, obliterate, conceal, remove or attempt to remove any official domestic animal 19960S1432B2044 - 14 -

identification of the department, the United States Department 1 of Agriculture or any other state department of agriculture. 2 3 (d) Form of identification of another.--It shall be unlawful 4 for a person to affix, attempt to affix or cause to be affixed 5 upon any domestic animal the form of identification of another. (e) Other false identification. -- It shall be unlawful for 6 any person to place, attach or use on a domestic animal, or to 7 cause to be placed, attached or used on a domestic animal, or to 8 9 attempt to place, attach or use on a domestic animal, any form 10 of identification such as a brand, tattoo, tag, emblem, marking, 11 microchip or other identifying mark, number or device that such person knows misrepresents the identity or health of the 12 13 domestic animal, with intent to interfere or deceive in the 14 identification, testing, vaccinating, selling, transfer or 15 slaughter of the domestic animal.

(f) Penalty.--Any person who is convicted of violating any provision of this subchapter shall be guilty of a misdemeanor of the second degree and may be imprisoned for not more than two years and be fined not more than \$5,000.

20 § 2318. Fees and forfeiture.

21 An owner of a form of identification of record shall pay the 22 department a fee of \$5 on January 1 of every fifth year from the year in which the form of identification was recorded with the 23 department as that owner's property. This fee may be changed by 24 25 the department through regulations. The department shall give a 26 receipt for all such payments made. If an owner of a form of 27 identification of record should fail, refuse or neglect to pay such fee by July 1 of any year in which it is due, such form of 28 identification shall become forfeited and no longer carried in 29 30 the record. Any such forfeited form of identification shall not 19960S1432B2044 - 15 -

1	be issu	ued to any other person within a period of less than ten			
2	years :	following date of forfeiture.			
3		SUBCHAPTER C			
4	DET	ECTION, CONTAINMENT OR ERADICATION OF CERTAIN DISEASES			
5	Sec.				
6	2321.	Dangerous transmissible diseases.			
7	2322.	Neoplastic diseases, metabolic diseases and heritable			
8		diseases.			
9	2323.	Health requirements.			
10	2324.	Safety of domestic animal feed.			
11	2325.	Use of biologicals, antibiotics, genetic material,			
12		chemicals, diagnostic agents and other substances.			
13	2326.	Sanitation.			
14	2327.	Disease surveillance and detection.			
15	2328.	Entry on premises.			
16	2329.	Quarantine.			
17	2330.	Condemnation.			
18	2331.	Indemnification.			
19	2332.	Depopulation incentive.			
20	2333.	Restriction on payment of indemnification and			
21		depopulation incentive.			
22	2334.	Report on insurance or cost-sharing program.			
23	2335.	Contract growers.			
24	§ 2321	. Dangerous transmissible diseases.			
25	(a)	Specific dangerous transmissible diseasesThe			
26	follow	ing transmissible diseases are dangerous transmissible			
27	disease	es within the meaning of this chapter:			
28		(1) Actinomycosis, an infectious disease of cattle and			
29	man	caused by Actinomyces bovis.			
30		(2) African horse sickness, an infectious disease of			
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1 horses caused by a reovirus (AHSV).

2 (3) African swine fever, an infectious disease of swine
3 caused by a virus (ASFV).

4 (4) Anaplasmosis, an infectious disease of cattle, deer
5 and camelids caused by Anaplasma marginale.

6 (5) Anthrax, an infectious disease of animals and man
7 caused by Bacillis anthracis.

8 (6) Avian influenza, an infectious disease of poultry
9 caused by Type A. influenza virus.

10 (7) Babesiosis (piroplasmosis), an infectious disease of
11 cattle, equidae, deer and bison caused by Babesia bigemina,
12 Babesia bovis, Babesia equi or Babesia coballi.

13 (8) Blackleg, an infectious disease of ruminants caused14 by Clostridium chauvoei.

15 (9) Bluetongue, an infectious disease of cattle, sheep,
16 goats and cervidae caused by an orbivirus (BTV).

17 (10) Bovine spongiform encephalopathy (BSE), an
18 infectious disease of cattle caused by a virus like PROTEIN- <---
19 LIKE agent.

20 (11) BOVINE VIRUS DIARRHEA - TYPE 2, AN INFECTIOUS
21 DISEASE OF CATTLE CAUSED BY A VIRUS (BVD).

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(11) (12) Brucellosis, an infectious disease of animals <-
 and man caused by Brucella abortus, Brucella suis, Brucella
 melitensis or Brucella ovis.

25 (12) (13) Chlamydiosis (psittacosis), an infectious <-
 26 disease of birds and man caused by Chlamydia psittaci.

27 (13) (14) Chronic respiratory disease of poultry (CRD), <—
 28 an infectious disease of poultry caused by Mycoplasma
 29 synoviae or Mycoplasma gallisepticum.

30 (14) (15) Contagious equine metritis (CEM), an 19960S1432B2044 - 17 - infectious disease of equine caused by Hemophilus
 equigenitalis.

3 (15) (16) Contagious pleuropneumonia (CBPP), an <-----4 infectious disease of cattle caused by Mycoplasma mycoides. 5 (16) (17) Dourine, an infectious disease of equines <---caused by Trypanosoma equiperdum. 6 (17) (18) Duck viral enteritis (DVE, duck plague), an 7 <-----8 infectious disease of ducks caused by a herpes virus (DVEV). 9 (18) (19) Epizootic hemorrhagic disease (EHD), an <-----10 infectious disease of cattle and deer caused by a virus 11 (EHDV). (19) (20) Equine encephalitis, an infectious disease of 12 <-13 equines and man caused by an alphavirus: Venezuelan (VEE), Western (WEE) or Eastern (EEE). 14 15 (20) (21) Equine infectious anemia (EIA, swamp fever), <-16 an infectious disease of equines caused by a virus (EIAV). 17 (21) (22) Foot and mouth disease (FMD), an infectious <-----18 disease of cattle, sheep, goats, swine and deer caused by an 19 aphthovirus (FMDV). 20 (22) (23) Glanders, an infectious disease of horses <— 21 caused by Pseudomonas mallei. (23) (24) Heartwater disease, an infectious disease of 22 <----23 cattle caused by a rickettsia, Cowdria ruminatum. (24) (25) Hog cholera, an infectious disease of swine 24 <----25 caused by a pestivirus (HCV). 26 (25) (26) Listeriosis, an infectious disease of cattle, <-----27 sheep and man caused by Listeria monocytogenes.

28 (26) (27) Malignant catarrhal fever (MCF), an infectious <—
 29 disease of cattle caused by a virus (MCFV).

30 (27) (28) Newcastle disease, an infectious disease of <-19960S1432B2044 - 18 - 1 poultry caused by a virus.

2 (28) (29) Paratuberculosis (Johnes disease), an <-
3 infectious disease of cattle, sheep, goats and deer caused by
4 Mycobacterium paratuberculosis.

5 (29) (30) Pseudorabies, an infectious disease of swine, <-
6 cattle, sheep, goats, dogs and cats caused by Herpesvirus
7 suis.

8 (30) (31) Psoroptic mange, an infectious disease of <-
9 cattle and sheep caused by psoroptes mites.

10 (31) (32) Rabies, an infectious disease of cattle, dogs, <— 11 cats, sheep, horses and man caused by a virus.

12 (32) (33) Rift Valley fever, an infectious disease of <— 13 sheep caused by a virus (RVFV).

14 (33) (34) Rinderpest, an infectious disease of ruminants <---15 and swine caused by a mobillivirus (RDV).

16 (34) (35) Salmonellosis, an infection of animals and man <--
17 caused by various Salmonella species: S. pullorum (poultry),
18 S. typhimurium (cattle, equine and man), S. dublin (cattle
19 and man), S. gallinarum (poultry) and S. cholerasuis (swine).

20 (35) (36) Scrapie, an infectious disease of sheep and <-
21 goats caused by a virus-like agent.

22 (36) (37) Screwworm (miasis), a wound infection of <-
 23 animals and man caused by Cochliomyia hominivorox.

(37) (38) Tuberculosis, an infectious disease of cattle, <—
 bison, sheep, goats, swine, horses, cervidae, camelids and
 man caused by Mycobacterium bovis, M. avium or M.

27 tuberculosis.

(38) (39) Vesicular exanthema, an infectious disease of <—
 swine, certain aquatic animals and man caused by a
 calicivirus (VEV).

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(39) (40) Vesicular stomatitis, an infectious disease of <--
 cattle, sheep and swine caused by a virus.

3 (b) Designation of additional dangerous transmissible 4 diseases through regulation .-- The department shall have the 5 authority to promulgate regulations that designate other transmissible diseases to be dangerous transmissible diseases 6 under this chapter if such other transmissible diseases present 7 a danger to public health, to domestic animal health, to the 8 9 safety or quality of the food supply or to the economic well-10 being of the domestic animal industries. The department shall 11 also have the authority to withdraw the designation of a particular transmissible disease as a dangerous transmissible 12 13 disease under this chapter if the transmissible disease no 14 longer presents a danger to public health, to domestic animal 15 health, to the safety or quality of the food supply or to the 16 economic well-being of the domestic animal industries.

17 (c) Department of Health; notification and consultation.--18 The department shall inform the Department of Health of the 19 outbreak of a domestic animal disease which may threaten human 20 health and shall, in consultation with the Department of Health, 21 determine the public health risk associated with the domestic 22 animal disease outbreak and the appropriate action to manage 23 such risk. Additions or deletions of domestic animal diseases of public health significance to or from the list of dangerous 24 25 transmissible diseases shall be jointly determined by the 26 department and the Department of Health.

(d) Designation of additional dangerous transmissible diseases through temporary order.--Upon the determination that a ransmissible disease not listed in subsection (a), and not designated a dangerous transmissible disease through regulation 19960S1432B2044 - 20 -

under subsection (b), presents a danger to public health, to 1 domestic animal health, to the safety or quality of the food 2 3 supply or to the economic well-being of the domestic animal 4 industries, the department shall issue a temporary order 5 proclaiming that transmissible disease to be a dangerous transmissible disease within the meaning of this chapter. This 6 7 chapter shall be applicable to that dangerous transmissible 8 disease as of the date of actual or constructive notice of the order or any later date specified in that order. The department 9 10 shall publish such an order in the Pennsylvania Bulletin within 11 20 days of its issuance. Publication in the Pennsylvania Bulletin shall effect constructive notice. The temporary order 12 13 shall remain in effect for a period not to exceed one year, 14 unless reissued, or until the transmissible disease is 15 designated to be a dangerous transmissible disease through 16 regulation under subsection (b), whichever occurs first. 17 (e) Regulations.--The department may establish regulations 18 addressing the specific discovery, prevention, reporting,

20 are necessary with respect to any dangerous transmissible 21 disease.

testing, control and eradication measures which it determines

22 § 2322. Neoplastic diseases, metabolic diseases and heritable23 diseases.

If a neoplastic disease, metabolic disease or heritable disease is determined by the department to pose a threat to domestic animal health or to the economic well-being of the domestic animal industries, then the department may establish regulations addressing any discovery, prevention, reporting, testing, control, eradication or other measures as are necessary to lessen or eliminate the threat.

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1 § 2323. Health requirements.

(a) Interstate and intrastate movement of domestic 2 3 animals.--The department may establish identification and 4 minimum health standards for the importation or the intrastate movement of domestic animals in this Commonwealth and may 5 establish procedures for certification of the health status of 6 7 domestic animals imported into or transported within this Commonwealth. If the department shall suspect the genuineness of 8 any health certificate or official disease test report relating 9 10 to domestic animals or shall question the competency of the 11 person who shall have issued such report or certificate, the department may decline to accept the same and may refuse to 12 13 permit the importation or intrastate movement of the domestic 14 animals concerned, unless a certificate or report is furnished 15 from the proper inspector of the state or country of origin or 16 USDA-APHIS-VS or unless the department shall otherwise 17 determine.

18 (b) Violations.--

19 (1) It shall be unlawful for any person to knowingly,
20 recklessly or negligently import or bring into this
21 Commonwealth without the written permission of the department
22 any domestic animal that is contaminated with a hazardous
23 substance or that is infected with or that has been exposed
24 to any transmissible disease.

(2) It shall be unlawful for any person to knowingly,
recklessly or negligently import or bring into this
Commonwealth any domestic animal in violation of any of the
provisions of this chapter, an order entered under authority
of this chapter or any attendant regulation to prevent the
introduction of any transmissible disease.

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1 (3) It shall be unlawful for any person to knowingly, 2 recklessly or negligently receive or keep or have in his 3 keeping or possession any domestic animal imported, brought 4 into or transported within this Commonwealth in violation of 5 any of the provisions of this chapter or to allow any such 6 domestic animal to come into contact with any other domestic 7 animal.

8 (c) Authority to remove or slaughter.--Whenever any domestic 9 animal is imported into this Commonwealth or transported within 10 this Commonwealth in violation of this chapter, the department 11 shall have authority to cause such domestic animal to be removed 12 from this Commonwealth or the domestic animal removed directly 13 to slaughter or destroyed without indemnity.

14 § 2324. Safety of domestic animal feed.

15 (a) General authority. -- The department shall have the 16 authority and the duty to protect the food supply of domestic 17 animals in order to prevent the transmission of diseases and 18 substances hazardous to human health or domestic animal health. (b) Carcasses used for animal feed. -- No domestic animal 19 20 carcass or parts of a domestic animal carcass shall be sold for 21 domestic animal feeding purposes if the meat or meat parts may be hazardous to the health of domestic animals to which such 22 23 meat or meat parts may be fed.

(c) Garbage used for domestic animal feed.--No garbage may
be fed to domestic animals except in accordance with Subchapter
G (relating to garbage feeding business).

(d) Regulations.--The department shall establish regulations
and standards to assure the safety of materials that are fed to
domestic animals.

30 (e) Licensure.--The department shall provide for the 19960S1432B2044 - 23 - licensure of persons owning or operating facilities, equipment
 or conveyances utilized in the collection, treatment,
 preparation and transportation of domestic animal by-products
 that are used in feed for domestic animals.

5 (f) Content.--The department may establish standards for the 6 composition of feed for domestic animals, including, but not 7 limited to, antibiotics and chemical additives for the purpose 8 of preventing tissue residues and contamination of domestic 9 animal products by substances hazardous to human health or 10 domestic animal health. Such standards shall be established by 11 regulation.

(G) PROHIBITION.--NOTWITHSTANDING ANY PROVISION OF THIS
CHAPTER TO THE CONTRARY, A DOMESTIC ANIMAL OR PART OF A DOMESTIC
ANIMAL WHICH IS SUSPECTED OF CARRYING A TRANSMISSIBLE SPONGIFORM
ENCEPHALOPATHY SHALL NOT BE MOVED WITHOUT WRITTEN PERMISSION OF
THE DEPARTMENT OR USED IN THE MANUFACTURE OR PRODUCTION OF
DOMESTIC ANIMAL FEED.

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18 § 2325. Use of biologicals, antibiotics, genetic material, 19 chemicals, diagnostic agents and other substances. 20 (a) Authority.--The department shall have the authority to regulate the manufacture, sale or administration of any 21 22 biological product intended for diagnostic, preventive or 23 therapeutic purposes with domestic animals. The department may 24 establish regulations to control the production, sale, distribution or use of biologicals, antibiotics, genetic 25 26 material, chemicals and other substances administered to 27 domestic animals.

(b) Testing.--The department may prescribe methods of making official tests and may restrict the use of such tests to authorized accredited veterinarians and agents of the department 19960S1432B2044 - 24 -

and USDA-APHIS-VS for diagnosis of diseases of domestic animals. 1 It shall be the duty of each person using restricted tests to 2 report in writing the results of restricted tests to the 3 4 department. Each report shall be signed by the person who 5 conducted the test and shall give the date of the test, the name and address of the owner of the domestic animal tested, the 6 location where such test was conducted, a description and 7 definitive permanent identification of the domestic animal or 8 domestic animals tested and a complete statement of the actual 9 10 result of such test. It shall be unlawful for any person whose 11 duty it is to make a report to fail or refuse to do so.

12 (c) Vaccines.--The department may, in order to prevent or 13 control the introduction or spread of dangerous transmissible 14 diseases, restrict the use of vaccines in domestic animals or 15 cause domestic animals in this Commonwealth to be vaccinated 16 with biologicals according to regulations promulgated under this 17 chapter.

18 § 2326. Sanitation.

19 The department shall have the authority to establish 20 standards of sanitation for the operation and maintenance of any 21 facility, conveyance, equipment, building or other means of 22 housing, containing or transporting domestic animals. Sanitation 23 standards shall be established to minimize the possible 24 transmission of dangerous transmissible diseases.

25 § 2327. Disease surveillance and detection.

(a) General authority.--The department shall have the
authority to regularly monitor the domestic animal population of
this Commonwealth to determine the prevalence, incidence and
location of transmissible diseases or contamination by hazardous
substances.

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1 (b) Duty to report.--It shall be the duty of every 2 practitioner of veterinary medicine and every diagnostic 3 laboratory in this Commonwealth, immediately upon receiving 4 information thereof, to report to the department each case of 5 any dangerous transmissible disease and each case of potential 6 contamination by substances declared hazardous by the 7 department.

8 (c) Violations.--

9 (1) It shall be unlawful for any person to impede, 10 hinder or interfere with the testing of a domestic animal, or 11 to refuse to confine a domestic animal so as to allow testing 12 without undue burden on the official conducting the test, or 13 to fail to present the person's domestic animals for testing 14 by the department under authority of this chapter after 15 reasonable notice of the proposed testing has been given.

16 (2) It shall be unlawful for any person who has
17 knowledge that a domestic animal is infected with a dangerous
18 transmissible disease, or has been exposed to a dangerous
19 transmissible disease, or has been contaminated by a
20 hazardous substance, to conceal or attempt to conceal such
21 domestic animal or knowledge of such a domestic animal from
22 the department.

23 (d) Wild animals.--The department shall have the authority to solicit assistance from and provide assistance to Federal and 24 25 other State agencies, local governments and private entities in 26 monitoring wild animals in this Commonwealth to determine the 27 presence of dangerous transmissible disease. This monitoring may 28 be done in cooperation with the Pennsylvania Game Commission, the Pennsylvania Fish and Boat Commission, the United States 29 30 Fish and Wildlife Service or any other private or governmental 19960S1432B2044 - 26 -

1 entity.

2 § 2328. Entry on premises.

3 In the performance of the duties required by this chapter, 4 the department may at any time enter any premises or stop and 5 detain any vehicle or conveyance. If entry shall be refused or delayed by any person, the department's employee or agent may, 6 upon oath OR AFFIRMATION, declare before a court of competent 7 8 jurisdiction that the employee or agent has reason to believe that domestic animals or articles that are or have been confined 9 10 or kept in or on such premises carry a dangerous transmissible 11 disease, have been exposed to a dangerous transmissible disease or have been contaminated by a hazardous substance, and shall 12 13 further declare that permission to enter and to investigate has 14 been refused or delayed to the department. Upon review of such 15 declaration, the court of jurisdiction may issue a search 16 warrant for such premises, directed to the proper officer, agent 17 or employee. The search warrant shall describe the premises 18 which may be searched under authority of the search warrant, but 19 need not describe the domestic animal, domestic animal products or other articles which are alleged to carry a dangerous 20 21 transmissible disease, to have been exposed to a dangerous 22 transmissible disease or to have been contaminated by a 23 hazardous substance, which are or have been confined or kept on 24 such premises. An officer, agent or employee of the department 25 armed with such a search warrant shall have all the authority of 26 a constable or other peace officer in the execution of the 27 warrant. It shall be unlawful for any person to refuse or delay 28 admission to any premises to any officer, agent or employee of the department provided with a search warrant issued pursuant to 29 30 this section. The department shall take appropriate biosecurity 19960S1432B2044 - 27 -

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and safety measures to ensure that it does not allow dangerous
 transmissible disease or contamination from hazardous substances
 to spread as the result of its entry upon any premises or
 conveyance.

5 § 2329. Quarantine.

6 (a) Power to establish and enforce. --Whenever a dangerous transmissible disease or contamination by hazardous substances 7 exists anywhere within or outside of this Commonwealth, or 8 whenever it is deemed advisable to test or treat any domestic 9 10 animal upon the reasonable suspicion that it has contracted or 11 been exposed to a dangerous transmissible disease or is contaminated with a hazardous substance, or whenever the testing 12 13 or treatment of a domestic animal indicates that the domestic 14 animal has been exposed to a dangerous transmissible disease or 15 contaminated with a hazardous substance so as to render future 16 accurate testing for recent exposure of that domestic animal to 17 that dangerous transmissible disease or hazardous substance 18 impractical or impossible, the department shall have the power 19 to establish and enforce quarantines of any such infected, 20 exposed, contaminated, suspected or susceptible domestic animal. In addition to the aforedescribed domestic animals, a quarantine 21 22 may apply to any goods, products, facilities, CONTAINERS, 23 vehicles or materials that may carry dangerous transmissible disease or that may be contaminated with a hazardous substance 24 25 and may be applied on or in or against any premises, area or 26 locality as defined in this chapter.

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(b) Type and duration.--Quarantines shall be of three kinds:
(1) interstate and/or international;

- 29 (2) general; and
- 30 (3) special;

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and shall continue in effect for such lengths of time as the
 department deems necessary or advisable.

3

(c) Interstate and international quarantines.--

4 An interstate or international guarantine may be (1)5 established and enforced by order of the department against 6 any place or places outside this Commonwealth for any of the reasons set forth in subsection (a) or where dangerous 7 8 transmissible diseases or hazardous substances are reported 9 to exist. An interstate or international quarantine order may 10 prohibit the bringing of any domestic animals, conveyances, 11 containers, goods, products or materials into this 12 Commonwealth except in accordance with the requirements set 13 forth in the quarantine order. The order may require the 14 quarantine, testing, treatment, killing or other disposition 15 of any domestic animal brought into this Commonwealth in 16 violation of the order and may require the quarantine, 17 disinfection or destruction of goods, products, conveyances, 18 materials or containers brought into this Commonwealth in 19 violation of the order. The order may also require that a 20 person importing domestic animals in violation of the order 21 bear the expenses of postentry requirements of this chapter.

(2) An interstate or international quarantine shall be
established by order of the department and shall be effective
as of the date of actual or constructive notice OF THE order
or any later date specified in that order.

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26 (3) Notices and copies of the order establishing an
 27 interstate or international quarantine shall be advertised in
 28 the Pennsylvania Bulletin within 20 days of the date of the
 29 order, in at least one newspaper of general circulation
 30 within this Commonwealth and in at least one newspaper of
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general circulation in the state(s) or nation(s) against 1 2 which the quarantine is directed. Publication in the 3 Pennsylvania Bulletin shall effect constructive notice. The 4 department shall, if practicable, mail or deliver notice and 5 a copy of the quarantine order to the governmental agency or agencies overseeing agricultural affairs in the state(s) or 6 7 nation(s) against which the quarantine is directed. The 8 quarantine order may be enforced prior to such publication or distribution. 9

10 (d) General quarantines.--

11 (1) A general quarantine may be established and enforced 12 by order of the department against any area or locality 13 within this Commonwealth for any of the reasons set forth in 14 subsection (a) to prevent a dangerous transmissible disease 15 or a domestic animal contaminated by a hazardous substance 16 from being carried into, within, from or out of the area or 17 locality that is subject to the quarantine. A general 18 quarantine order may include any domestic animals, conveyances, containers, goods, products or materials that 19 20 may carry dangerous transmissible disease or domestic animals 21 that are contaminated with a hazardous substance and may include any area or locality, including all buildings, 22 23 structures, premises and equipment located therein.

24 (2) A general quarantine shall be established by order
25 of the department and shall be effective as of the date of
26 actual or constructive notice of the order or any later date
27 specified in that order.

28 (3) Notices and copies of the order establishing a
29 general quarantine shall be advertised in the Pennsylvania
30 Bulletin within 20 days of the date of the order and in at
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least one newspaper of general circulation within the area or
 locality subject to the quarantine. Publication in the
 Pennsylvania Bulletin shall effect constructive notice. The
 quarantine order may be enforced prior to such publication.
 (e) Special quarantines.--

6 A special quarantine may be established and enforced (1)by order of the department against any premises, domestic 7 8 animals, conveyances, containers, goods, products or 9 materials situated within this Commonwealth for any of the 10 reasons set forth in subsection (a) or whenever it is deemed 11 necessary or advisable by the department to prevent or 12 control the spread of a dangerous transmissible disease; 13 control a domestic animal contaminated by a hazardous substance; control any domestic animal; examine or disinfect 14 15 or regulate the use of any premises, materials, conveyances, 16 goods, containers or products; or destroy or dispose of the 17 carcass of any dead domestic animal.

18 (2) A special quarantine shall be established by the 19 posting of a quarantine order describing the domestic animal 20 or domestic animals and any conveyances, containers, goods, materials, products or premises covered by the special 21 22 quarantine. The quarantine notice shall be conspicuously 23 posted so as to alert any visitor to the quarantined premises 24 of the probable presence of a dangerous transmissible disease 25 or domestic animals contaminated by hazardous substances.

26 (3) If practicable, the department shall serve a copy of 27 the special quarantine order upon the owner or caretaker of 28 the domestic animals, premises or other property subject to 29 the order. The department shall have authority to make 30 available to interested persons the names and locations of 19960S1432B2044 - 31 - 1 premises subject to special quarantine.

2 (f) Violations of quarantine.--

(1) It shall be unlawful for any person to sell, offer
for sale, lease, lend, exchange, give away, transfer, remove
or allow to be removed any animals or animal products, goods,
materials, containers, conveyances or other articles that are
the subject of A general or special quarantine order under
this section without first obtaining the written permission
of the department to do so.

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10 (2) It shall be unlawful for any person to allow a 11 domestic animal that is the subject of a general or special 12 quarantine order under this section to stray beyond the 13 quarantined premises, area or locality.

14 (3) It shall be unlawful for any person to transfer 15 ownership of any animal or animal product that is the subject 16 of a general or special quarantine order under this section 17 without first notifying the prospective or actual transferee 18 of the quarantine order and the reasons for the imposition of 19 quarantine.

20 (4) It shall be unlawful for any person to use or prepare as food for humans or domestic animals any domestic 21 22 animal or domestic animal product that is the subject of a 23 general or special guarantine order under this section 24 without first obtaining the written permission of the 25 department to do so. Such permission shall be granted in 26 accordance with any applicable guidelines established by the 27 department.

28 (5) It shall be unlawful for any person to tear, deface, 29 destroy, remove, conceal or alter in any way any notice of 30 quarantine posted by the department or to remove or destroy, 19960S1432B2044 - 32 - partially or wholly, any portion of a building, tree, fence
 or other object to which a notice of quarantine has been
 posted by the department.

4 (6) It shall be unlawful for any person to bring into
5 this Commonwealth any domestic animals, containers, goods,
6 products, conveyances or materials that are the subject of an
7 interstate or international quarantine order under this
8 section.

9 (7) It shall be unlawful for any person to impede, 10 hinder or interfere with the department entering upon 11 premises or elsewhere in the performance of duties imposed by 12 this subchapter.

13 (8) It shall be unlawful for any person to violate any
14 provision of a quarantine order issued under this section.
15 § 2330. Condemnation.

16 The department shall have the authority to condemn and seize 17 or cause to be destroyed any quarantined domestic animal, 18 domestic animal product, conveyance or other guarantined article 19 that has been determined by the department as having been 20 exposed to a dangerous transmissible disease or a hazardous substance such that destruction of the domestic animal, domestic 21 22 animal product, conveyance or other article is necessary to prevent the spread of such disease or contamination. 23

24 § 2331. Indemnification.

(a) In general.--Whenever a condemned domestic animal, domestic animal product or other condemned property is slaughtered or destroyed by order of the department to eradicate or prevent the spread of dangerous transmissible disease or contamination by a hazardous substance, the department may compensate the owner of such domestic animal, domestic animal 19960S1432B2044 - 33 -

product or other condemned property for a portion of the 1 appraised value of the domestic animal or property, provided 2 3 that such compensation is made in accordance with this section. Notwithstanding the definition of "owner" set forth in section 4 2303 (relating to definitions), indemnification payments made 5 under this section shall be made only to those persons who have 6 an actual ownership interest in the domestic animal or other 7 8 property that is the subject of the indemnification payment.

9

(b) Indemnification limits.--

10 (1) The amount of indemnity paid by the department shall 11 not exceed \$2,000 with respect to any individual domestic 12 animal.

13 (2) The amount of indemnity paid by the department with 14 respect to domestic animals condemned under authority of this 15 chapter shall not exceed the sum of \$200,000 for any group of 16 domestic animals, regardless of the number of owners having 17 domestic animals within such group of condemned domestic 18 animals.

19 (3) The maximum amount of indemnity paid by the 20 department shall not exceed 67% of the appraised value of the 21 condemned domestic animal, domestic animal product or other 22 condemned property for which indemnification is sought.

(4) The amount of indemnity paid by the department to the owner of domestic animals condemned under authority of this chapter plus the salvage value and the value of indemnity payments received from any other source shall not exceed 90% of the appraised value of such domestic animals.

(5) The amount of indemnity which the department may pay
under this section shall be limited by the availability of
funds for this purpose.

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(6) Funds for indemnification under this section may not
 be paid by the department to indemnify owners of condemned
 cats and dogs.

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(7) The department may by regulation change the indemnification limits prescribed by this section.

6 (c) Forfeiture.--A person shall not be eligible for any 7 indemnity payment or depopulation incentive payment under this chapter for any domestic animal, group of domestic animals, 8 domestic animal product or other article if such person has been 9 10 determined by the department to have committed a violation of 11 any provision of this chapter or order, rule or regulation adopted under authority of this chapter that has resulted in the 12 13 condemnation for which indemnity would be paid. A person shall 14 not be eligible for any indemnity payment or depopulation 15 incentive payment with respect to any domestic animal or group of domestic animals having a condition of disease or 16 17 contamination which the department has determined to have been 18 directly caused by the person's willful misuse of a pesticide or 19 a hazardous substance.

20 (d) Appraisal. -- Whenever the department condemns domestic animals, domestic animal products or other articles, the value 21 22 of such animals, products and articles shall be appraised. No 23 domestic animal that is dead shall be appraised and no indemnity shall be payable for such domestic animal, except that a 24 25 domestic animal that dies after condemnation by the department 26 may be appraised on the basis of its condition at the time of 27 condemnation, and indemnity may be paid with respect to such a 28 domestic animal. The department shall determine the appraised value of the condemned domestic animal, products or articles 29 30 taking into consideration the current market values, age of the 19960S1432B2044 - 35 -

animal, physical condition of the animal, its condition as to 1 disease, nature and extent of disease, breeding value, milk 2 3 production value, salvage value of the animal and any other 4 factors which may influence value. If the department and the 5 owner of the condemned domestic animals, domestic animal products or other articles are unable to agree on the appraised 6 value of the domestic animals, products or articles, then the 7 department and the owner may appoint a mutually agreeable 8 appraiser to determine the appraised value. Costs of such an 9 10 appraisal shall be borne by the owner. In the absence of such a 11 mutually agreeable appraiser, the department's determination of 12 the appraised value shall control.

13 (e) Disposal of condemned domestic animal.--A domestic 14 animal that has been condemned by the department and is eligible 15 for indemnity under this chapter shall be disposed of by the 16 owner, under the supervision of the department, in accordance with the laws of this Commonwealth and regulations adopted by 17 18 the department. When condemned domestic animals are approved by 19 the department for salvage, the salvage value shall be paid directly to the owner by the buyer of the live domestic animal 20 21 or the buyer of the carcass, hide, offal or other by-product. 22 The buyer shall promptly present an itemized statement of the 23 salvage value to the department to determine the amount, if any, 24 due from the department to the owner.

25 § 2332. Depopulation incentive.

(a) Generally.--If a domestic animal, domestic animal product or other property has not been condemned under authority of this chapter, the department shall have the discretion to pay to the owner of any domestic animal or other property a sum which shall not exceed 33% of the appraised value of that 19960S1432B2044 - 36 -

domestic animal or other property in consideration of that owner 1 voluntarily slaughtering or destroying that domestic animal or 2 3 other property in accordance with this chapter and with the 4 prior agreement of the department. This discretion may be 5 exercised only upon the department's determination that the destruction and disposal of the domestic animal or other 6 property serves to protect public health, the safety or quality 7 of the food supply or the economic well-being of domestic animal 8 industries. Payment of a depopulation incentive under this 9 10 section is limited by the availability of funds for this 11 purpose.

12 (b) Limits.--A depopulation incentive payment shall not 13 exceed \$2,000 with respect to any individual domestic animal. A 14 depopulation incentive payment plus the salvage value and any 15 other compensation received from other sources shall not exceed 16 90% of the appraised value of the domestic animal or other property that is the subject of the depopulation incentive 17 18 payment. Notwithstanding the definition of "owner" in section 19 2303 (relating to definitions), depopulation incentive payments 20 made under this section shall be made only to those persons who 21 have an actual ownership interest in the domestic animal or 22 other property that is the subject of the depopulation incentive 23 payment.

(c) Cats and dogs.--The department may not make depopulationincentive payments for cats and dogs.

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26 (d) Indemnification limits. The department may by
27 regulation change the indemnification limits prescribed by this

28 section.

29 § 2333. Restriction on payment of indemnification and
30 depopulation incentive.

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Notwithstanding any other provision of law, indemnification
 under section 2331 (relating to indemnification) and
 depopulation incentive under section 2332 (relating to
 depopulation incentive) shall be paid only for domestic animals.
 § 2334. Report on insurance or cost-sharing program.

On or before 12 months from the effective date of this 6 7 chapter, the department shall submit to the Agriculture and 8 Rural Affairs Committee of the Senate and the Agriculture and Rural Affairs Committee of the House of Representatives a report 9 10 on the feasibility of establishing an insurance or other cost-11 sharing program in lieu of indemnification under section 2331 (relating to indemnification) to compensate owners of domestic 12 animals which are condemned and destroyed by the department to 13 14 prevent the spread of disease or contamination.

15 § 2335. Contract growers.

16 On or before 12 months from the effective date of this 17 chapter, the department shall submit to the Agriculture and 18 Rural Affairs Committee of the Senate and the Agriculture and 19 Rural Affairs Committee of the House of Representatives a report 20 regarding the feasibility of paying a portion of the 21 indemnification or depopulation incentive to a person who raises domestic animals under contract for the owner of such animals 22 23 and a portion to the owner when the domestic animals are 24 condemned and destroyed to prevent the spread of a transmissible 25 disease or hazardous substance. In preparing the report, the 26 department shall consider ways in which the owner and the person 27 under contract to the owner would share the indemnification or 28 the depopulation incentive in proportion to the loss which each 29 incurred.

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SUBCHAPTER D

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DEAD DOMESTIC ANIMALS

3 Sec.

4 2341. General authority.

5 2342. License of dealers and haulers.

6 2343. Licensure of agents.

7 2344. Verification of application.

8 2345. License fees.

9 2346. Term of license.

10 2347. Posting and display of license.

11 2348. Denial, suspension or revocation of license.

12 2349. Records and inspections.

13 § 2341. General authority.

The department shall have authority to regulate the activities, facilities and equipment of domestic animal or dead domestic animal dealers, agents and haulers for the purpose of assuring the sanitary handling of dead domestic animals and the sanitary handling, marketing and exchange of domestic animals. 2 § 2342. License of dealers and haulers.

(a) Requirement.--No person shall engage in or carry on the
business of a dealer or hauler of domestic animals or of dead
domestic animals or act as an agent for a dealer or hauler,
unless such person is duly licensed by the department. WITH
RESPECT TO DEALERS OF DOGS, THE REQUIREMENTS OF THIS SUBCHAPTER
ARE IN ADDITION TO THE REQUIREMENTS UNDER THE ACT OF DECEMBER 7,
1982 (P.L.784, NO.225), KNOWN AS THE DOG LAW.

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(b) Application.--Application for a dealer's or hauler's license shall be made on a form furnished by the department. The form shall contain such information as the department may reasonably require to determine the applicant's identity, 19960s1432B2044 - 39 - 1 competency and eligibility.

2 § 2343. Licensure of agents.

3 GENERAL RULE.--EXCEPT AS PROVIDED IN SUBSECTION (B), A <----A (A) 4 domestic animal or dead domestic animal dealer or hauler who 5 applies for or holds a dealer's or hauler's license may 6 designate any person to act as an agent on behalf of that dealer 7 or hauler. The designation shall be made either on the domestic 8 animal or dead domestic animal dealer's or hauler's license 9 application form or by a written notice to the department 10 requesting the issuance of an agent's license. The department 11 may require such additional information as is necessary to determine the identity, competency and eligibility of an 12 13 applicant for an agent's license. A dealer or hauler shall be 14 accountable and responsible for contracts made by any of its 15 licensed agents.

16 (B) EXCEPTION.--NOTWITHSTANDING SUBSECTION (A), A DEALER OF
17 DOGS MAY NOT DESIGNATE A PERSON TO ACT AS AN AGENT ON BEHALF OF
18 THE DEALER.

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19 § 2344. Verification of application.

An applicant for a license under this subchapter shall sign the license application and such signature shall serve to affirm that the information contained in the application is true and correct. An application, and the information contained therein, for licensure under this chapter shall be subject to the provisions of 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities).

27 § 2345. License fees.

28 The fee for a domestic animal or dead domestic animal 29 dealer's or hauler's license is \$50. IF A PERSON IS A DEALER OF 30 DOGS AND IS LICENSED UNDER THE ACT OF DECEMBER 7, 1982 (P.L.784, 19960S1432B2044 - 40 - NO.225), KNOWN AS THE DOG LAW, THERE SHALL BE NO FEE FOR
 LICENSURE UNDER THIS SECTION. The fee for an agent's license is
 \$25. These fees shall be paid prior to the issuance of a license
 by the department. The department may change these license fees
 through regulations.

6 § 2346. Term of license.

7 A license issued under this subchapter shall expire at the 8 end of the calendar year for which it was issued, except that 9 licensure shall be continued, pending renewal or denial by the 10 department if the renewal application is received by the 11 department no later than December 1 of the preceding calendar 12 year.

13 § 2347. Posting and display of license.

14 Any person licensed under this subchapter and conducting 15 business under such a license shall post a copy of the license 16 furnished by the department in or at the place of business of 17 the licensee. The license shall be posted and exposed for 18 viewing by those persons conducting the business which is the 19 subject of the license and for inspection by the department. The 20 licensee and any agents of the licensee shall carry a license 21 verification card issued by the department at all times when 22 acting as a dealer, agent or hauler. This license verification card shall be exhibited to persons when negotiating with or 23 24 soliciting business from them and to the department upon 25 request.

26 § 2348. Denial, suspension or revocation of license.

The department may, after due notice and an opportunity for a hearing, deny, suspend, revoke or modify a license issued under this subchapter if the department finds that the applicant or licensee has violated any provision of this chapter or its 19960S1432B2044 - 41 - related regulations or finds the existence of any of the
 following:

3 (1) the applicant or licensee has violated the laws of
4 the United States or this Commonwealth or official
5 regulations governing the interstate or intrastate movement,
6 shipment or transportation of animals;

7 the applicant or licensee has made false or (2) 8 misleading statements or has fraudulently misrepresented the 9 health or physical condition of domestic animals with regard to official tests or quantity of domestic animals or in the 10 11 buying or receiving of domestic animals or in the receiving, 12 selling, exchanging or shipping of domestic animals, 13 including soliciting or negotiating the sale, resale, exchange or shipment of domestic animals; 14

(3) the applicant or licensee has engaged in a continued course of dealings of such a nature as to satisfy the department of the inability or unwillingness of the applicant or licensee to properly conduct the business of a dealer, hauler or agent in accordance with the requirements of this chapter;

(4) the applicant or licensee has failed to practice measures of sanitation prescribed by the department for premises or conveyances used for the confining, stabling, yarding, housing, holding or transporting of domestic animals; or

(5) the applicant or licensee has failed to keep records
required by the department or by law, or has refused to allow
inspections or to produce books, accounts or records of
transactions in the carrying on of the business for which
such license is requested or granted.

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1 § 2349. Records and inspections.

2 Every dealer, agent and hauler shall keep such accounts, 3 records and memoranda as are determined by the department to be 4 sufficient to identify all living or dead domestic animals 5 handled and their origin and disposition to fully and clearly disclose all transactions involved in his business, including 6 7 the true ownership of such business by stockholders or 8 otherwise. Every dealer, agent and hauler shall also keep records of such health certifications and sanitary measures as 9 10 are required under the provisions of this chapter or its 11 regulations. The department may investigate the records of any applicant or licensee under this subchapter. The applicant or 12 13 licensee shall provide its records upon the department's 14 request. Information unrelated to the purpose of the 15 investigation and relating to the general business of the 16 applicant or licensee shall be deemed to be of confidential 17 nature by the department. The department shall conduct such 18 inspections as are necessary to assure the sanitary and humane 19 handling of domestic animals. 20 SUBCHAPTER E 21 DISPOSAL OF DEAD DOMESTIC ANIMALS AND ANIMAL WASTE 22 Sec. 23 2351. General authority. 2352. Disposal of dead domestic animals. 24 25 2353. Disposal of animal waste. 26 2354. Licensure requirement of dead domestic 27 animal disposal businesses. 28 2355. Licensing procedure. 2356. Conditions of licensure. 29 30 2357. Denial, suspension or revocation of license.

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1 § 2351. General authority.

The department shall have the authority and the duty to cause 2 3 the sanitary and safe disposal of dead domestic animals, 4 domestic animal products and domestic animal parts, tissues, 5 excrement and other wastes to prevent the spread of transmissible diseases or dangerous transmissible diseases or 6 7 the spread of contamination by hazardous substances. This 8 subchapter shall not apply to the disposal of carcasses of 9 domestic animals slaughtered for human food nor TO the premises 10 or the rendering operations on the premises of a licensed 11 slaughter establishment subject to official Federal or State inspection, provided that such inspection includes inspection of 12 13 the rendering operations.

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14 § 2352. Disposal of dead domestic animals.

15 (a) Requirements.--The following requirements shall be met16 regarding the disposal of the bodies of dead domestic animals:

(1) Persons owning or possessing domestic animals that they know to have died of dangerous transmissible disease shall report the occurrence of the disease to the department and dispose of the domestic animals under the supervision and instruction of the department.

(2) Persons caring for or owning domestic animals that
have died shall prevent exposure of the carcasses of such
dead domestic animals to other living animals, domestic
animals and the public and shall dispose of the carcass
within 48 hours after the domestic animal dies. Disposal
shall be accomplished in accordance with the requirements of
this chapter.

29 (3) Dead domestic animals, parts of dead domestic
30 animals, offal and animal waste may not be transported on
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public highways for any purpose unless such materials are transported in a manner that precludes contamination of the environment or danger to animal or public health and are concealed from public view.

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5 (4) Dead domestic animals, parts of dead domestic 6 animals, offal and animal waste shall be disposed of only in 7 accordance with one of the following methods or a method 8 hereafter approved by the department:

9 (i) Burial in accordance with regulations governing 10 water quality.

(ii) Incineration in accordance with regulations
 governing air quality.

(iii) Processing by rendering, fermenting, composting or other method according to procedures and product safety standards established by the department. (b) Feeding restricted.--No uncooked dead animal or uncooked dead domestic animal parts, including offal of any description, shall be fed to domestic animals unless processed in accordance with regulations adopted by the department.

(c) Importation restricted.--No dead domestic animal, offal or parts of dead domestic animals may be transported into this Commonwealth unless transported directly to a diagnostic laboratory or consigned and delivered to a dead domestic animal disposal plant licensed by the department.

25 § 2353. Disposal of animal waste.

Animal waste known or suspected to have been exposed to a dangerous transmissible disease or hazardous substance shall be disposed of in accordance with regulations attendant to this chapter.

30 § 2354. Licensure requirement of dead domestic animal disposal 19960S1432B2044 - 45 - 1

businesses.

Any person who purchases or receives for disposal a dead domestic animal, domestic animal part or potentially infectious animal waste shall be deemed to be in the business of dead domestic animal disposal and shall be licensed by the department to engage in and conduct such activity.

7 § 2355. Licensing procedure.

8 Applications and fees. -- Any person intending to operate (a) a dead domestic animal disposal business within this 9 10 Commonwealth shall, prior to the commencement of business, file 11 an application with the department for the issuance of a dead domestic animal disposal business license. The application shall 12 13 be made on a form provided by the department. A license fee of 14 \$100 shall be submitted to the department for each dead domestic 15 animal disposal plant to be operated by the applicant within 16 this Commonwealth. This license fee may be changed by the 17 department through regulations.

(b) Term of license and renewal.--A license issued under this subchapter shall expire as of the end of the calendar year for which it was issued, except that licensure shall be continued pending renewal or denial by the department if the renewal application is received by the department no later than December 1 immediately preceding the calendar year for which license renewal is sought.

25 § 2356. Conditions of licensure.

(a) Inspections.--As a precondition to the issuance of a license under this subchapter and as a continuing condition of such licensure, the department shall inspect an applicant's or licensee's dead domestic animal disposal plants, facilities, equipment or vehicles for compliance with this chapter and its 19960S1432B2044 - 46 - 1 attendant regulations.

(b) Disposal methods.--All carcasses, domestic animal parts, 2 3 offal or other animal waste received or generated by a licensee 4 under this subchapter shall be processed in accordance with such 5 time limits, sanitation standards, personnel requirements and biosecurity standards as are necessary to prevent the spread of 6 7 transmissible disease or dangerous transmissible disease. The department may formalize these limits or standards through 8 regulation. 9

10 § 2357. Denial, suspension or revocation of license.

11 An application or license under this subchapter may be denied, suspended or revoked if the department determines that 12 13 any of the conditions of licensure set forth in section 2356 (relating to conditions of licensure) have been violated or if 14 15 the department determines that a deficiency or violation on the 16 applicant's or licensee's part had not been corrected within the time limit set forth in a written notice of deficiency or 17 18 violation issued to the applicant or licensee by the department. 19 SUBCHAPTER F 20 SLAUGHTER AND PROCESSING OF DOMESTIC ANIMALS 21 Sec. 22 2361. General authority.

23 2362. Humane methods of slaughtering domestic animals.

24 § 2361. General authority.

The department shall have authority to regulate the euthanasia, destruction, slaughter or processing of domestic animals in order to assure the proper treatment of domestic animals and the safety and quality of food of domestic animal origin. The department may:

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30 (1) Establish standards for the humane euthanasia or 19960S1432B2044 - 47 - 1 killing SLAUGHTER of domestic animals.

2 (2) Regulate the slaughter and processing of domestic
3 animals for human or animal consumption and may require the
4 licensure of slaughter and processing establishments.

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5 (3) Establish minimum standards regarding the health and 6 quality of domestic animals permitted to be processed for 7 human consumption or animal feed.

8 § 2362. Humane methods of slaughtering domestic animals.

9 (a) Humane methods required.--

10 (1) Humane methods shall be used in the handling of
11 domestic animals for slaughter and in the actual bleeding and
12 slaughter of domestic animals.

13 (2) The use of a manually operated hammer, sledge or 14 poleax by slaughterers, packers or stockyard operators during 15 slaughtering operations is not a humane method of slaughter. 16 (b) Ritual slaughter.--Subsection (a) shall not apply to the operator of a commercial establishment with respect to the 17 18 positioning and ritual slaughter of cows, poultry and sheep 19 until one year after the department finds and notifies the 20 operator that there is available at reasonable cost a ritually 21 acceptable, practicable and humane method of handling or 22 otherwise preparing conscious calves, poultry and sheep for 23 slaughter.

(c) Exception.--Subsection (a) shall not apply to a farmer or other person slaughtering domestic animals owned by the farmer or person.

27 (d) Construction of section.--This section shall not be
28 construed to prohibit, abridge or in any way hinder the
29 religious freedom of any person or group.

30 (e) Review.--Determinations made by the department under 19960S1432B2044 - 48 -

authority of this section shall be subject to review in the 1 2 manner provided by 2 Pa.C.S. Ch. 7 Subch. A (relating to 3 judicial review of Commonwealth agency action). 4 (f) Applicability. -- Where the slaughtering operations of 5 slaughterers, packers or stockyard operators who would otherwise be subject to the requirements of this section are subject to 6 7 inspection by the United States Department of Agriculture, 8 applicable Federal law shall control; and the determination of whether slaughter is conducted by humane methods shall be made 9 10 by the United States Department of Agriculture in accordance 11 with Federal authority on the subject of humane methods of 12 slaughter. 13 SUBCHAPTER G 14 GARBAGE FEEDING BUSINESS 15 Sec. 16 2371. Licensure requirement. 17 2372. Application and fee. 18 2373. Issuance of license. 2374. Term of license and renewal. 19 20 2375. Posting of license. 21 2376. Heating certain garbage before feeding. 22 2377. Prohibitions and conditions. 23 2378. Inspections. 2379. Notice to remedy and denial, suspension or 24 revocation of license. 25 26 § 2371. Licensure requirement. 27 Any person who feeds garbage to domestic animals shall be 28 deemed to be engaged in the garbage feeding business. It shall 29 be the duty of any SUCH person to obtain a license from the 30 department as a precondition to operating a garbage feeding

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business within this Commonwealth and to thereafter maintain a
 current license while such business is in operation.

3 § 2372. Application and fee.

4 Any person intending to operate a garbage feeding business or 5 plant within this Commonwealth shall, prior to the commencement of operation, file an application with the department for the 6 7 issuance of a garbage feeding business license. The application shall be made on a form provided by the department. A license 8 fee of \$100 shall be submitted to the department for each 9 10 garbage feeding business to be operated by the applicant within 11 this Commonwealth. This license fee may be changed by the department through regulations. The Commonwealth, political 12 13 subdivisions and charitable or religious institutions shall not 14 be required to pay this license fee.

15 § 2373. Issuance of license.

16 The department shall issue a license under this subchapter 17 when all of the following are met:

18 (1)

(1) Approval of the application.

19 (2) Receipt of the appropriate license fee, if any is20 required.

(3) Inspection of the premises designated on theapplication as the place of business.

23 (4) Approval of the buildings, equipment and sanitary24 conditions.

25 (5) Such other requirements as the department may deem26 necessary.

27 § 2374. Term of license and renewal.

A license issued under this subchapter shall expire at the end of the calendar year for which it is issued, except that licensure shall be continued pending renewal or denial by the 19960S1432B2044 - 50 - department if the renewal application is received by the
 department no later than December 1 immediately preceding the
 calendar year for which the license renewal is sought.
 § 2375. Posting of license.

5 Any person licensed under this section and operating a 6 garbage feeding business shall post a copy of the license in a 7 conspicuous place in or at the place of business.

8 § 2376. Heating certain garbage before feeding.

9 All garbage that may contain animals, animal parts or animal 10 products shall be heated thoroughly to a temperature of at least 11 212 degrees Fahrenheit for a period of at least 30 minutes before being fed to domestic animals, unless the garbage has 12 13 been treated in some other manner that has been approved by the 14 department. Each lot, batch or unit of garbage shall be heated 15 in its entirety to the required temperature and for the required 16 length of time. A true and accurate record of garbage so processed shall be kept and maintained by the operator of a 17 18 garbage feeding business or plant for a period of not less than 19 one year. This record shall be made available to the department 20 upon its request.

21 § 2377. Prohibitions and conditions.

(a) Sanitation.--All garbage feeding businesses shall be maintained in a reasonably sanitary condition. Approved methods to exterminate flies, vermin and rodents shall be employed regularly.

(b) Slaughter of certain domestic animals prohibited.--It
shall be unlawful to slaughter domestic animals for human
consumption on any premises used as a garbage feeding business
or in any building located on any such premises.

30 (c) Construction and management.--

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(1) Feeding shall be done on water-tight floors,
 properly drained and constructed so as to be maintained in a
 sanitary condition.

4 (2) Any place where feeds are mixed and prepared and any
5 building connected with garbage feeding operations shall be
6 maintained in a sanitary condition and good repair.

7 (3) Manure and other refuse and rubbish shall not be
8 allowed to accumulate within the buildings or upon the
9 premises of a garbage feeding business to create unsightly or
10 unsanitary conditions.

11 (4) The facility shall be constructed so that domestic 12 animals are unable to have access to untreated garbage or 13 materials that have come into contact with untreated garbage. 14 § 2378. Inspections.

As a precondition to the issuance of a garbage feeding business license and as a continuing condition of such licensure, the department may inspect an applicant's or licensee's facilities for compliance with this chapter and its attendant regulations.

20 § 2379. Notice to remedy and denial, suspension or revocation 21 of license.

22 The department shall provide an applicant or licensee under 23 this subchapter with written notice of any violation of this subchapter or any regulation relating to garbage feeding 24 businesses. The written notice shall set forth the time within 25 26 which the applicant or licensee must correct the condition. If 27 an applicant or licensee fails to correct or eliminate such a 28 violation within the time set forth in the written notice, the department may deny, suspend or revoke the license and seek 29 other penalties as are authorized by this chapter. 30

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1		SUBCHAPTER H	
2		ADMINISTRATIVE PROVISIONS	
3	Sec.		
4	2381.	Cooperation.	
5	2382.	Regulations.	
6	2383.	Enforcement and penalties.	
7	2384.	Disposition of fees, fines and civil penalties.	
8	2385.	Interference with officer or employee of department.	
9	2386.	Civil remedy.	
10	2387.	Inapplicability of penal cruelty to animals statutes.	
11	2388.	Exemption for governmental entities.	
12	2389.	Authority to define "normal agricultural operations	<-
13		HUMANE HUSBANDRY PRACTICES."	<-
14	2390.	Preemption of local laws and regulations.	
15	§ 2381	. Cooperation.	
16	In	order to extend the efficiency of the department with	
17	regard	to the administration and implementation of this chapter,	
18	the department is authorized to cooperate with the appropriate		
19	regulatory agencies of the Federal Government, any other state		
20	or foreign nation.		
21	§ 2382. Regulations.		
22	(a)	General authorityThe department shall promulgate and	
23	adopt	rules and regulations necessary for the administration and	
24	implementation of this chapter.		
25	(b)	Preexisting regulationsExcept to the extent that they	
26	are in	consistent with any provision of this chapter, regulations	
27	in effect on the effective date of this chapter shall continue		
28	in eff	ect unless subsequently modified by regulations	

29 promulgated by the department.

30 (c) Fees.--The department may impose licensure and user fees 19960S1432B2044 - 53 - to recover costs of supplies, equipment, administration and
 other fixed overhead costs to provide services and voluntary
 programs to the domestic animal industry. Unless otherwise
 specified in this chapter, such fees shall be established by the
 department through regulations.

6 § 2383. Enforcement and penalties.

7 (a) Criminal penalties.--Unless otherwise specified, any
8 person who violates any of the provisions of this chapter or any
9 rule, regulation or order made under this chapter:

10 (1) For a first offense, commits a summary offense and 11 shall, upon conviction, be sentenced for each offense to pay 12 a fine of not less than \$300 nor more than \$600 \$300 and 13 costs of prosecution and, in default of payment of such fine 14 and costs, shall be sentenced to undergo imprisonment for a 15 period of not more than 90 days.

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(2) For a subsequent offense committed within three 16 17 years of a prior conviction for any violation of this chapter 18 or any rule, regulation or order made under this chapter, 19 commits a misdemeanor of the second degree and shall, upon 20 conviction, be sentenced to pay a fine of not less than \$1,000 nor more than \$5,000 or to imprisonment for not more 21 22 than two years, or both, at the discretion of the court. 23 (b) Civil penalties.--

(1) In addition to proceeding under any other remedy
available at law or in equity for a violation of a provision
of this chapter or a rule or regulation adopted thereunder or
any order issued pursuant thereto, the department may assess
a civil penalty of not more than \$10,000 upon an individual
or business for each offense.

30 (2) No civil penalty shall be assessed unless the person 19960S1432B2044 - 54 - charged shall have been given notice and opportunity for a
 hearing on such charge in accordance with law.

3 (3) In determining the amount of the penalty, the
4 department shall consider the gravity of the violation. The
5 department may issue a warning in lieu of assessing a
6 penalty.

7 (4) In cases of inability to collect such civil penalty
8 or failure of any person to pay all or such portion of the
9 penalty as the department may determine, the department may
10 refer the matter to the Office of Attorney General, which
11 shall recover such amount by action in the appropriate court.
12 § 2384. Disposition of fees, fines and civil penalties.

13 All moneys derived from fees, fines and civil penalties 14 collected or imposed under this chapter shall be paid into the 15 State Treasury and shall be credited to the general government 16 operations appropriation of the Department of Agriculture to 17 administer the provisions of this chapter.

18 § 2385. Interference with officer or employee of department.
19 A person who willfully or intentionally interferes with an
20 employee or officer of the department in the performance of
21 duties or activities authorized under this chapter commits a
22 misdemeanor of the third degree and shall, upon conviction, be
23 subject to a term of imprisonment of not more than one year or a
24 fine of not more than \$2,500, or both.

25 § 2386. Civil remedy.

In addition to any other remedies provided for in this chapter, the Attorney General, at the request of the department, may initiate in the Commonwealth Court or the court of common pleas of the county in which the defendant resides or has his place of business an action in equity for an injunction to 19960S1432B2044 - 55 -

restrain any and all violations of this chapter or the rules and 1 regulations promulgated under this chapter or any order issued 2 3 pursuant to this chapter from which no timely appeal has been 4 taken or which has been sustained on appeal. In any such 5 proceeding, the court shall, upon motion of the Commonwealth, issue a preliminary injunction if it finds that the defendant is 6 engaging in conduct that is unlawful under this chapter or is 7 engaging in conduct which is causing immediate or irreparable 8 9 harm to the public. The Commonwealth shall not be required to 10 furnish bond or other security in connection with such 11 proceedings. In addition to an injunction, the court in such equity proceedings may levy civil penalties under section 2383 12 13 (relating to enforcement and penalties).

14 § 2387. Inapplicability of penal cruelty to animals statutes. 15 No action taken by the department or decision not to act made 16 by the department or condition or action required of another by 17 the written instruction of the department shall be construed as 18 cruelty to animals under any penal statute of this Commonwealth provided that such an action, decision or condition is taken, 19 20 made or required under the authority of this chapter and its attendant regulations. 21

22 § 2388. Exemption for governmental entities.

All agencies or commissions of the Federal Government and the Commonwealth shall be exempt from the licensure requirements of Subchapters D (relating to dealers, agents and haulers of domestic animals or dead domestic animals), E (relating to disposal of dead domestic animals and animal waste) and G (relating to garbage feeding business).

29 § 2389. Authority to define "normal agricultural operations
30 HUMANE HUSBANDRY PRACTICES."

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The department may through regulation set forth humane
 husbandry activities, practices and procedures which shall
 constitute "normal agricultural operations" for the purposes of
 this chapter.

5 § 2390. Preemption of local laws and regulations.

This chapter and its provisions are of Statewide concern and 6 shall have eminence over any ordinances, resolutions and 7 regulations of political subdivisions which pertain to 8 transmissible diseases of domestic animals as defined in this 9 10 chapter; the whole field of regulation regarding the 11 identification of domestic animals; the detection, containment or eradication of dangerous transmissible diseases and hazardous 12 13 substances; the licensure of domestic animal or dead domestic 14 animal dealers, agents and haulers; the procedure for disposal 15 of dead domestic animals and domestic animal waste; the 16 procedure for the slaughter and processing of domestic animals; 17 humane husbandry practices and the licensure and conditions of 18 garbage feeding businesses.

19 Section 2. The following acts and parts of acts are 20 repealed:

Act of May 9, 1889 (P.L.151, No.167), entitled "An act to prevent the spread of contagious diseases among domestic animals."

Act of June 25, 1895 (P.L.286, No.200), entitled "An act legalizing the dehorning of cattle."

Act of May 26, 1897 (P.L.99, No.82), entitled "An act to protect the health of the domestic animals of the Commonwealth of Pennsylvania."

Act of May 2, 1901 (P.L.121, No.88), entitled "An act to 30 provide for the prevention of the spread of disease from the 19960S1432B2044 - 57 - 1 carcasses of animals that die of dangerous or virulent diseases,
2 or are killed while afflicted with such disease; to provide for
3 the safe disposal or destruction of such carcasses; to authorize
4 the State Live Stock Sanitary Board to make regulations for the
5 enforcement of this act; and to provide penalties for the
6 violations of this act and of the regulations that may be made
7 under it by the State Live Stock Sanitary Board."

8 Act of March 30, 1905 (P.L.78, No.56), entitled "An act to further define the duties and powers of the State Live Stock 9 10 Sanitary Board; to prevent the spread of dangerous, contagious 11 or infectious diseases among domestic animals; to require reports to be made of the existence of such diseases; to limit 12 13 appraisements and payments for animals that it may be necessary 14 to destroy to prevent the spread of disease; to protect milk 15 supplies from contamination; to authorize cooperation with local 16 boards of health; and to prescribe penalties for the violation 17 of the provisions hereof."

Act of June 3, 1911 (P.L.631, No.242), entitled "An act to encourage the breeding of horses; to regulate the public service of stallions and jacks; to prevent misrepresentation of same; to require the licensing of stallions and jacks; and to provide for the enforcement thereof."

Act of July 22, 1913 (P.L.928, No.441), referred to as the Domestic Animal Disease Suppression Law.

Act of March 28, 1929 (P.L.110, No.117), referred to as the
Diseased Animal Importation Law.

Section 1713 of the act of April 9, 1929 (P.L.177, No.175),known as The Administrative Code of 1929.

Act of April 17, 1929 (P.L.533, No.236), referred to as the
30 Diseased Animal Quarantine Law.

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Act of June 22, 1931 (P.L.650, No.225), referred to as the
 Farm Animal Dealer or Broker License Law.

Act of June 22, 1931 (P.L.682, No.249), referred to as the
Diseased Animal Condemnation Law.

5 Act of May 18, 1945 (P.L.796, No.317), referred to as the 6 Dead Animal Rendering or Disposal Plant Law.

Act of April 20, 1949 (P.L.650, No.147), referred to as the
8 Equine Animal Slaughtering Establishment Law.

9 Act of June 19, 1953 (P.L.279, No.55), referred to as the 10 Garbage Feeding Plant Law.

Act of September 14, 1965 (P.L.519, No.263), entitled "An act providing certain requirements for the commercial slaughtering of livestock; defining the humane methods that may be used; imposing powers and duties on the Secretary of Agriculture; and providing penalties."

Act of March 28, 1974 (P.L.221, No.48), referred to as the
Livestock Brand Recording Law.

18 Section 3. This act shall take effect in 60 days.