Footnote. Throughout the text:

- the words "of veterinary supervision ", "to veterinary supervision ", "veterinary supervision ", "on veterinary supervision " are replaced by the words "of veterinary-sanitary supervision ", "to veterinary-sanitary supervision ", "veterinary-sanitary supervision ", "on veterinary-sanitary supervision ";
- the words "by veterinary inspectors", "of veterinary inspectors", "veterinary inspector", "of veterinary inspector", "by veterinary inspector", "to veterinary inspectors" are replaced by the words "by veterinary-sanitary inspectors", "of veterinary-sanitary inspectors", "veterinary-sanitary inspector", "of veterinary-sanitary inspector", "by veterinary-sanitary inspector", "to veterinary-sanitary inspectors";
- the words "markets", "market" has been replaced by the words "objects of the domestic trade", "object of the domestic trade ";
- the word "of goods", "good" have been replaced by the words "of products", "product", the words "of cargos under the control of the State Veterinary Supervision ", "controlled cargos under the control of the State Veterinary Supervision ", "cargo under the control of the State Veterinary Supervision " have been replaced by the words "of objects transferred (transported)", "objects transferred (transported)", "of object transferred (transported)");
- the words "veterinary control", "of veterinary control", "to veterinary control" have been replaced by the words "veterinary-sanitary control", "of veterinary-sanitary control", "to veterinary-sanitary control";
- the word "by the authorized bodies in the field of veterinary", "of the authorized bodies in the field of veterinary" have been replaced by the words "by the authorized body", "of the authorized body" in accordance with the Law N 190-IV date 07.24.2009 (the procedure for entering into force is provided in Art. 2);
- the words "through the State border of the Republic of Kazakhstan" have been supplemented by the words "that coincides with the customs border of the Customs Union", in accordance with the Law № 297-IV dated 06.30.2010 (shall enter into force from 07.01.2011);
- the words "of veterinary-sanitary control","veterinary-sanitary control," "to veterinary-sanitary supervision ", "on veterinary-sanitary control" have been replaced by the words "of veterinary-sanitary control and supervision ", "veterinary-sanitary control and supervision ", "to veterinary-sanitary control and supervision ", "on veterinary-sanitary control and supervision " in
accordance with the Law № 378-IV dated 01.06.2011 (shall enter into force upon expiration of ten calendar days after its first official publication).

This Law determines the legal, organizational and economic grounds for carrying out of activities in the field of veterinary and is aimed at ensuring of veterinary and sanitary safety.

Footnote. The Preamble in the edition of the Law of the RK N 190-IV dated 24.07.2009 (the procedure for entering into force is provided in Art. 2).

Chapter 1. General provisions

Article 1. Basic definitions used in this Law

The following definitions are used in this Law:

1) zone - relatively limited territory, regardless of the administrative-territorial division, characterized epizootic situation on infectious animal diseases;

2) point unfavorable on disease (unfavorable point) - the territory where the epizootic focus is placed;

3) database for identification of farm animals - part of veterinary recording, which provides a single, multi-level registration system of data on the individual animal number, its veterinary treatments, including the results of diagnostic testing, as well as data on animal owner, and is maintained by the branches of the local executive bodies, carrying out activity in the field of veterinary, and used by the authorized body;

3-1) identification of farm animals – the procedure for recording of animals, including assignment of individual animal numbers by using identification means (devices), branding with inclusion of information about the farm animals in the database on identification of farm animals and issuance of veterinary passports for the farm animal;

3-2) emission of individual numbers of farm animals (hereinafter - emission of individual numbers) - a set of measures on determination of the subsequent numberation of individual numbers of farm animals and their distribution within administrative-territorial units of the Republic;

3-3) extract from the database on identification of farm animals - information on the timing and nature of veterinary activities, including the results of diagnostic testing, extracted from the database on identification of farm animals by veterinarian of the branch of the local executive body, operating in the field of veterinary of the relevant administrative territorial unit upon request of the animals owners in accordance with the procedure and form approved by the authorized body;

3-4) means (devices) of identification of farm animals - tags (hinged, with RFID tags), boluses, chips and other tools used to identify farm animals;
3-5) laser station for tagging the identification means of farm animals (hereinafter - the laser station) - organization that puts the individual number on the means of identification of farm animals;

4) surveillance zone - a zone established between the buffer and prosperous zones;

5) buffer zone - an area established between unfavorable and observation zones, where systematic vaccination of animals and other veterinary measures are conducted to prevent the spread of infection;

6) veterinary (field of veterinary) - area of scientific expertise and practical activities aimed at studying diseases and food poisoning (losses) of the animals, their prevention, diagnosis, treatment and disposal, ensuring that objects of the state veterinary-sanitary control and supervision meet the requirements of the legislation of the Republic of Kazakhstan in the field of veterinary, as well as the protection of population from diseases common to humans and animals;

7) veterinary control point - a division of the branch of the authorized body, located in the territory of border and customs points (checkpoints across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union), provided with the necessary equipment and devices, performing veterinary-sanitary control and supervision of objects transferred (transported);

8) veterinary (veterinary-sanitary) rules – a regulatory legal act establishing the veterinary (veterinary-sanitary, zootechnical) requirements for the objects of the state veterinary-sanitary control and supervision, as well as determining the procedure for carrying out of veterinary activities on the basis of veterinary standard, which is mandatory to fulfill by physical and juridical persons;

9) veterinary documents – veterinary-sanitary conclusion, veterinary certificate issued by the chief state veterinary-sanitary inspector of the city of republican status, capital, and his deputy, state veterinary-sanitary inspector of the district, the city of regional status for objects of state veterinary-sanitary control and supervision; veterinary certificate issued by a veterinarian of branch of the local executive body of regions, cities of republican status, capital, regions, cities of regional status, a city of the regional status, village, aul (village), aul (rural) districts, operating in the field of veterinary, for animal, products and raw materials of animal origin on the epizootic situation in the territory of respective administrative-territorial unit, as well as by certified veterinarian of a branch of manufacturing control on determination of compliance of animal, products and raw materials of animal origin with veterinary standards in accordance with the procedure established by the Government of the Republic of Kazakhstan;

10) veterinary passport - a document of a form established by the Government of the Republic of Kazakhstan, where information on the owner, species, sex, color, age of the animal is specified for the purpose of animal recording;
11) veterinary drugs - substances of animal, plant or synthetic origin intended for prevention, diagnosis, treatment of animal diseases, increasing their productivity, disinfection, desinsection and disinfestation, as well as substances that are used as means of perfumes or cosmetics for animals;

12) circulation of veterinary drugs, feed and feed additives - production, storage, transportation, testing, registration test (veterinary drugs and feed additives), confirmation of compliance, safety and quality control, marketing, sale or use of veterinary drugs, feed and feed additives;

13) state registration of veterinary drugs, feed additives – inclusion of veterinary drugs, feed additives into the state registers of veterinary drugs, feed additives by the authorized bodies in accordance with the procedure established by legislation of the Republic of Kazakhstan in the field of veterinary based on the results of their examination, testing and registration tests and issuance of registration certificates of the prescribed form;

14) state registers of veterinary drugs, feed additives - lists maintained by the authorized body that contain information on veterinary drugs, feed additives, passed state registration and approved for production, import and use in the Republic of Kazakhstan;

15) registration tests of veterinary drugs, feed additives - a set of methods, techniques, used in accordance with the procedure established by the authorized body, to determine the compliance of the veterinary drugs, feed additives with the legislation of the Republic of Kazakhstan in the field of veterinary;

16) testing of veterinary drugs, feed and feed additives - testing of veterinary drugs, feed and feed additives in the limited laboratory and (or) production conditions in accordance with the procedure established by the authorized body in order to determine its immunological properties and epidemiological efficacy, lack of consequences of their influence on the animal and environmental safety for possible use in veterinary practice;

16-1) veterinary point - separate branch of the state veterinary organization established by the local authorities of region for activities in the field of veterinary and located in a city of regional status, village, aul (village), aul (rural) districts;

17) veterinary-sanitary safety - condition of objects of the state veterinary-sanitary control and supervision, which ensures animal health, safety of food products and raw materials of animal origin, veterinary-sanitary conditions of territory, protection of population from the diseases common to humans and animals, as well as compliance of objects of state veterinary-sanitary control and supervision with the requirements of the legislation of the Republic of Kazakhstan in the field of veterinary;

18) veterinary-sanitary examination – conformity determination of products and raw materials of animal origin, feed and feed additives with veterinary regulations set of sensory, biochemical, microbiological,
parasitological, toxicological and radiological studies in accordance with the procedure established by the authorized body;

19) laboratory of veterinary-sanitary examination - a juridical person or a specialized branch of a juridical person carrying out of veterinary and sanitary examination of products and raw materials of animal origin, feed and feed additives sold in the domestic trade and (or) in other places;

19-1) specialist in the field of veterinary - an employee of veterinary system (branches of state bodies, operating in the field of veterinary, public veterinary organizations) with higher, or post-secondary or technical and professional education in the field of veterinary;

20) veterinary activities - a set of anti-epizootic, veterinary-sanitary procedures intended to prevent introduction, spread or eradication of animal diseases, including prevention, treatment or diagnosis; decontamination (disinfection), removal and destruction of animals infected with extremely dangerous diseases, which constitute a danger to animal and human health; growth of animal productivity; ensuring safety of products and raw materials of animal origin, feed and feed additives, including identification procedures in order to protect animal and human health from infectious diseases, including diseases common for humans and animals;

21) authorized state body in the field of veterinary (hereinafter - the authorized body) - the central executive body, carrying out management and implementation of state policy in the field of veterinary, as well as sectoral coordination within their competence;

22) recoring number – a code, including the type of activity and the number of manufacturing facility;

23) meat processing establishment - industrial complex, where slaughtering of animals and processing of slaughter products are carried out, there are stockyard, manufacturing branches, branche of manufacturing veterinary-sanitary control and supervision, and other support facilities that meet the veterinary-sanitary standards and requirements;

24) veterinary supervision of animal - clinical examination of animal, conducted by a veterinarian, state veterinary and sanitary inspector to determine general health state;

25) animal pathogens - viruses, bacteria, rickettsia, chlamydia, mycoplasma, prions, protozoa, fungi, worms, mites, and insects;

26) the reference function for the diagnosis of animal diseases - conducting of typing (identification of type differences within certain species) of agents of the extremely dangerous, slow and exotic animal diseases, as well as the final diagnosis in questionable or controversial cases;

27) products of animal origin - meat and meat products, dairy and dairy products, fish and fish products, eggs and egg products, and bee products;

28) veterinary supervision of products and raw materials of animal origin - supervision of carcasses and organs of animals, products and raw materials of
animal origin to detect visible changes, pathological signs of disease manifestations in them in order to pre-determine the safety, carried out by state veterinary-sanitary inspector, veterinarian;

29) raw materials of animal origin - skin, wool, hair, bristle, fur, feathers, feather, endocrine glands, intestines, blood, bones, horns, hooves, other products derived from animals, intended for animal feed and (or) used in industry;

30) extremely dangerous animal diseases – animal diseases with rapid and wide spread, high incidence and mortality of animals, large social-economic damages, including diseases common to humans and animals, determined by the authorized body;

31) infectious animal diseases - animal diseases that arise from the introduction to the animal pathogen of specific infection agent (invasion) and is transmitted from animal to animal and human;

32) non-infectious animal diseases - animal diseases that arise from a violation of the rules of feeding, housing, care and farm use of animals and which is not transmitted from animal to animal and human;

33) enzootic animal diseases - animal diseases characterized by sustained or frequently repeated manifestation in a particular location, socio-economic damage, determined by the authorized body;

34) feed - products of plant, animal, mineral, microbiological, chemical origin, used for animal feed containing nutrients in digestible form, and which have no adverse effects on animal health;

35) feed additive - organic substances, mineral and (or) synthetic origin used as sources of the missing nutrients and minerals and vitamins in the diet of the animals;

36) quarantine - legal regime providing for a system of veterinary and administrative and economic measures aimed to limit or terminate of economic transactions and suspension of transportation (moving) of objects transferred (transported) between epizootic focus, unfavorable areas and territories of veterinary-sanitary conditions for the eradication of epizootic focus and to avoid the spread of disease;

37) prosperous area - an area free from contagious diseases;

38) unfavorable area - an area where infectious animal diseases are identified;

39) objects transferred (transported)under control of the state veterinary-sanitary control (hereinafter - objects transferred (transported)) - animals, germ and somatic cells of animals, strains of animal diseases, products and raw materials of animal origin, veterinary products, feed and feed additives, pathological material or samples taken from them, samples of water, air, soil, plants, products, and attributes of veterinary and zootechnical purposes, as well as used for their packaging and shipping, all types of containers and vehicles transported such objects transferred (transported);
39-1) monitoring - state surveillance systems for objects of state veterinary-sanitary control and supervision, including analysis, evaluation and prediction in the procedure established by the authorized body;

39-2) certification of veterinarians of branch of manufacturing control - a procedure carried out periodically by the authorized body to determine compliance of veterinarians of production control branches with the requirements established by the Government of the Republic of Kazakhstan;

39-3) processing center - an operator of issuance of individual numbers keeping a database of emissions of individual numbers, ensuring the safety and reliability of the information, timely issuance of individual numbers and which is determined by the Government of the Republic of Kazakhstan from specialized organizations in the field of agricultural complex;

40) examination certificate - a document issued by the veterinary laboratories on the results of diagnostic or veterinary-sanitary examination of objects transferred (transported) in accordance with the procedure established by the authorized body;

41) slaughter floor (ground slaughter of farm animals) - adapted premises (place) that is installed for the duration of absence of meat processing plants or slaughterhouses, for slaughter with compliance of veterinary-sanitary rules and conduct of veterinary inspection of animal products and products of its slaughter;

42) slaughter houses - a specialized premises with equipment for slaughtering animals and primary processing of products of slaughter complying with veterinary-sanitary regulations and requirements and conduct of veterinary-sanitary examination;

42-1) registration - procedure of information inclusion about laser stations, means (devices) and attributes of identification of farm animals and their producers in a database of emissions of individual numbers;

43) objects of domestic trade – trade objects, implementing animals, products and raw materials of animal origin, veterinary drugs, feed and feed additives, and objects of catering;

44) restrictive measures - legal regime providing for a system of veterinary, administrative and economic measures aimed at the partial restriction of economic relations and the suspension of transportation (moving) of objects transferred (transported) in the epizootic focus and unfavorable area in order to prevent the spread of animal diseases and to achieve veterinary sanitary conditions;

45) epizootic - the mass distribution of high-risk and other infectious diseases of animals in the territory of respective administrative-territorial unit;

45-1) the act of epidemiological surveys - a document issued by the state veterinary-sanitary inspector based on results of studying the causes of epizootic focus and identifying the conditions that promote or hinder the spread of animal diseases, as well as in the isolated housing of newly arrived animals;
46) epizootic monitoring - system of collecting quantitative data on the spread of animal diseases, including epizootic inspection and information about the patterns of development of specific animal diseases, natural geographic and economic conditions of their habitat areas (keeping, breeding), veterinary activities organized, and the subsequent their statistical analysis to analyze the efficiency of veterinary activities and prediction of the origin, development and the elimination of epizootic or panzootia;

47) epizootic focus - limited territory or premises where the source of the pathogen, the factors of transmission and susceptible animals are placed.

Footnote. Article 1 of the Law of RK No. 190 dated 07.24.2009 (see Art. 2 about procedure for coming into force), as amended by the Law of RK No. 383-IV dated 01.10.2011 (enter into force after ten calendar days after its first official publication), № 452-IV dated 07.05.2011 (enter into force from 10.13.2011), № 540-1Y dated 01.12.2012 (enter into force upon expiration of ten calendar days after its first official publication).

**Article 2. Legislation of the Republic of Kazakhstan in the field of veterinary**

1. Legislation of the Republic of Kazakhstan in the field of veterinary is based on the Constitution of the Republic of Kazakhstan and consists of this Law and other regulations of the Republic of Kazakhstan.
2. If the international treaties ratified by the Republic of Kazakhstan provides other rules than those contained in this Law, the rules of international treaties shall be applied.

**Article 3. The main tasks in the field of veterinary**

The main tasks in the field of veterinary are the following:
1) protection of animals against diseases and their treatment;
2) protection of human health against diseases common to humans and animals;
3) provision of veterinary-sanitary safety;
4) protection of the territory of the Republic of Kazakhstan against the introduction and spread of infectious and exotic animal diseases from other states;
5) safety and quality control of veterinary drugs, feed and feed additives;
6) development and use of means and methods for diagnosis, control of animal diseases and ensuring veterinary-sanitary safety;
7) prevention and elimination of pollution in the implementation of work in the field of veterinary by juridical persons and physical persons;
8) development of veterinary science, training and education of veterinary technicians.
Footnote. Article 3, as amended by the laws of the Republic of Kazakhstan N 209 dated 12.29.2006 (see Art. 2 about procedure of coming into force), N 190 dated 07.24.2009 (see Art. 2 about procedure of coming into force).

Chapter 2. State regulation in the field of veterinary

Article 4. State policy in the field of veterinary

State policy in the field of veterinary is aimed at:

1) implementation of the state veterinary-sanitary control and supervision in the production, storage and sales of objects transferred (transported);
2) deleted by the RK Law № 34-V dated 07.10.2012 (come into force from the date of its first official publication);
3) protection of the territory of the Republic of Kazakhstan against introduction and spread of infectious and exotic animal diseases from other states;
4) ensuring the independence of the state veterinary-sanitary control and supervision;
5) development of veterinary (veterinary-sanitary) rules, regulations and standards of science-based veterinary regulations, taking into account objective assessment of the epizootic situation and international standards in the field of veterinary;
6) to achieve a higher level of veterinary activities than it is provided by international guidelines, in the presence of their scientific studies;
7) to avoid undue restrictions in the implementation of objects transferred (transported) in the implementation of veterinary activities to ensure the veterinary-sanitary condition;
8) to establish procedures for reimbursement of removed and destroyed infected animals, products and raw materials of animal origin, dangerous to the health of animals and humans.

Footnote. Article 4, as amended by the laws of the Republic of Kazakhstan N 190 dated 07.24.2009 (see Art. 2 about procedure of coming into force), № 34-V dated 07.10.2012 (come into force from the date of its first official publication).

Article 5. Competence of the Government of the Republic of Kazakhstan in the field of veterinary

The competence of the Government of the Republic of Kazakhstan in the field of veterinary includes the following:

1) development of state policy in the field of veterinary;
2) approval of programs for the prevention and diagnosis of particularly dangerous animal diseases at the representation by the authorized body;
3) adoption or approval of regulatory legal acts in the field of veterinary;
4) approval of technical regulations in the field of veterinary;
5) approval of the list of particularly dangerous animal diseases, prevention, diagnosis, and liquidation of which is carried out through the budget at the representation by the authorized body;
6) approval of the procedure for organizing the slaughter of farm animals intended for resale;
7) establishment of procedures and conditions for reimbursement of removed and destroyed infected animals, products and raw materials of animal origin, dangerous to the health of animals and humans
8) cooperation with foreign countries and international organizations in the field of veterinary;
9) approval of the procedure for the identification of animals;
9-1) adoption of the rules of functioning of the processing center;
9-2) approval of the rules for registration of laser stations, products (drugs) and attributes for identification of farm animals and their manufacturers;
10) approval of the procedure for assigning account numbers for manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and marketing of animal products and raw materials of animal origin, as well as organizations for the production, storage and marketing of veterinary products, feed and feed additives;
11) approval of the qualification requirements for activities in the field of veterinary;
12) approval of the model provision regarding the subdivision of local authorized bodies, working in the field of veterinary;
13) to determine the procedure for transport (movements) of objects transferred (transported) on the territory of the Republic of Kazakhstan;
14) approval of the issuance of permits for export, import and transit of objects transferred (transported) taking into account an assessment of the epizootic situation in the territory;
15) approval of the order of keeping, veterinary accounting and reporting, including identification account;
16) approval of veterinary (veterinary-sanitary) rules;
17) adoption of the rules of sampling of objects transferred (transported) and biological material;
18) adoption of the rules of certification of physical and juridical persons engaged in business activities in the field of veterinary;
18-1) adoption of veterinary (veterinary-sanitary) requirements for manufacturing facilities, carrying out cultivation, and selling of animals;
18-2) adoption of veterinary (veterinary-sanitary) requirements for manufacturing facilities, harvesting (slaughter of animals), storage, processing and selling of products and raw materials of animal origin;
18-3) adoption of veterinary (veterinary-sanitary) requirements for the organization of production, storage and selling of veterinary products, feed and feed additives;
18-4) approval of the procedure for issuance of veterinary documents and requirements to their forms;
18-5) approval of the procedure for certification of veterinarians of manufacturing control branches;
19) to perform other functions assigned to it by the Constitution and laws of the Republic of Kazakhstan and the acts of the President of the Republic of Kazakhstan.


Article 6. Veterinary system of the Republic of Kazakhstan

The veterinary system of Kazakhstan includes the following:
1) The Government of the Republic of Kazakhstan;
1-1) the authorized body;
2) branches of government bodies engaged in activity in the field of veterinary;
3) state veterinary organizations;
4) physical persons and juridical persons engaged in business activities in the field of veterinary.

Footnote. Article 6, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art. 2 about procedure of coming into force).

Article 7. Public administration bodies in the field of veterinary

1. The organs of public administration bodies in the field of veterinary includes the authorized body, including his agency exercising state veterinary and sanitary control and supervision, with the territorial divisions, including veterinary control points.

2. The head of the authorized body may assign a specific name "Chief veterinary officer of veterinary-sanitary inspector of the Republic of Kazakhstan" to the head of branch.

The Head of the agency has a right to assign a specific name "Deputy Chief state veterinary-sanitary inspector of the Republic of Kazakhstan", and to the position of administrative officials of the territorial divisions of branches - specific name "chief state veterinary-sanitary inspector" and "Deputy Chief state veterinary-sanitary inspector."

Other officials of the agency directly involved in the state veterinary and sanitary control and supervision, and are state veterinary and sanitary inspectors.
Article 8. The competence of the authorized body

The competence of the authorized body are the following:

1) a unified state policy in the field of veterinary;
2) organization and implementation of the state veterinary and sanitary control and supervision of compliance with legislation of the Republic of Kazakhstan in the field of veterinary by physical persons and juridical persons;
3) development and implementation of programs for the prevention and diagnosis of particularly dangerous animal diseases;
4) development of a list of particularly dangerous animal diseases, prevention, diagnosis, and liquidation of which is carried out through the budget;
5) approval, upon the local executive body of region (city of republican status, capital), of list of enzootic animal disease, prevention and diagnosis of which are carried out through the budget;
6) approval, organization and ensuring veterinary activities on prevention, diagnosis and elimination of highly dangerous animal diseases;
7) providing safety of the territory of the Republic of Kazakhstan against the introduction and spread of infectious and exotic diseases of animals from other states;
8) implementation of public procurement of veterinary drugs and services on their storage, transportation (shipping) and use in accordance with the legislation of the Republic of Kazakhstan;
9) development of veterinary (veterinary-sanitary) rules and other regulatory legal acts in the field of veterinary in accordance with the procedure established by the legislation of the Republic of Kazakhstan;
10) development of draft qualifying requirements for activities in the field of veterinary;
11) organization of veterinary research and training of specialists in the field of veterinary;
12) holding epizootic animal disease monitoring, surveys of epizootic focus when they occur;
13) testing, control of veterinary drugs, feed additives, devices, instruments, their registration tests, as well as maintaining public registers of veterinary drugs, feed additives;
14) issuance of certificates for new veterinary drugs, feed and feed additives;
15) participation in the state commission on accepting into operation of production facilities, raising animals, harvesting (slaughter), storage, processing and marketing of animal products and raw materials of animal
origin, as well as organizations for the production, storage and selling of veterinary products, feed and feed additives;

16) to represent the Republic of Kazakhstan in international organizations in the field of veterinary in accordance with the legislation of the Republic of Kazakhstan, as well as the organization of cooperation with them;

17) acceptance of equivalence of veterinary-sanitary measures of other countries, if these measures provide an adequate level of prosperity in the Republic of Kazakhstan;

18) introduction of temporary veterinary and sanitary measures in cases where scientific evidence of exporting country is insufficient, based on available relevant information, including information obtained from international organizations;

19) to determine the territory or part of it, free of disease or low prevalence of disease, the implementation of state veterinary and sanitary control and supervision of exported transferred (transported) objects from these territories, providing evidence to the importing country, and access to its representatives for inspection of these territories in cases provided by international treaties ratified by the Republic of Kazakhstan;

20) approval of veterinary regulations, based on sufficient scientific evidence and taking into account the consequences for the life and health of humans and animals, as well as relevant international standards;

21) development of certification rules of physical persons and juridical persons engaged in business activity in the field of veterinary;

22) development of technical regulations in the field of veterinary;

23) state veterinary and sanitary control and supervision of the requirements established by the technical regulations, in accordance with the procedure accordance with the legislation of the Republic of Kazakhstan;

24) to determine the division of the territory into zones;

25) approval of the plan of veterinary activities to ensure veterinary-sanitary safety in the territory of the administrative-territorial unit;

26) to approve the procedure and standard of formation, use and cancellation of national stock of veterinary drugs;

27) organization of public procurement, storage, use and cancellation of the national stock of veterinary drugs;

28) approval of procedure and standard of cancellation of veterinary drugs, feed and feed additives in their use, and destruction of their storage by end of terms of their storage or recognition them as unsuitable for its intended use according to the results of laboratory studies;

29) development of procedure for the implementation of transportation (movements) of objects transferred (transported) in the territory of the Republic of Kazakhstan;
30) development of procedure of the issuance of permits for export, import and transit of objects transferred (transported) taking into account an assessment of the epizootic situation in the relevant territory;

31) decision-making to hold the state veterinary and sanitary control and supervision, and the definition of organizations, from which import of objects transferred (transported) is allowed;

32) development of the procedures for the assignment of account numbers for manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and selling of animal products and raw materials of animal origin, as well as organizations for the production, storage and selling of veterinary medicines, feed and feed additives;

33) implementation of state veterinary and sanitary control and supervision of use, transportation (shipping), storage and disposal of strains of animal diseases in the organizations used in the veterinary;

34) development of the rules of sampling of objects of transferred (transported) and biological material;

35) approval of recommendations and guidelines for implementation of veterinary activities;

36) approval of the manual for implementation of veterinary and sanitary control and supervision of objects of state veterinary and sanitary control and supervision;

37) development of model provisions on subdivisions of local executive bodies working in the field of veterinary;

38) development of the procedures for the identification of farm animals;

38-1) to develop rules for the processing center;

38-2) to develop rules for the registration of laser stations, means (devices) and attributes for identification of farm animals and producers;

39) approval of the rules for forming and maintaining a database for the identification of farm animals and issue an extract from it;

40) replacement of value of seized and destroyed infected animals to owners, products and raw materials of animal origin, dangerous to the health of animals and humans;

41) approval of information on the epizootic situation in the country of export, import and transit to physical persons and juridical persons;

42) development of the procedure for organizing the slaughter of farm animals intended for resale;

43) development and approval of departmental reporting forms, checklists, risk assessment criteria, annual audit plans in accordance with the Law of the Republic of Kazakhstan "On State Control and Supervision in the Republic of Kazakhstan";

44) development and approval of veterinary (veterinary-sanitary) rules, forms of veterinary accounting and reporting, including identification records;
45) development of the procedure of keeping, presentation of veterinary accounting and reporting, including identification records;

46) development and approval of the procedure and the registration of veterinary professionals engaged in business activities in the field of veterinary;

46-1) development of veterinary (veterinary-sanitary) requirements for manufacturing facilities, carrying out cultivation, selling of animals;

46-2) development of veterinary (veterinary-sanitary) requirements for manufacturing facilities, carrying out harvesting (slaughter of animals), storage, processing and selling of products and raw materials of animal origin;

46-3) development of veterinary (veterinary-sanitary) requirements for the manufacturing facility, storage and selling of veterinary products, feed and feed additives;

46-4) development of the issuance of veterinary documents and requirements to their forms;

46-5) development and approval of instructions for veterinary activities against highly dangerous animal diseases;

46-6) development and approval of harmonization of regulatory technical standards for new and improved veterinary drugs, feed additives;

46-7) issuance of the act of epidemiological surveys;

46-8) development of the procedure for certification of veterinarians of branches of manufacturing control;

Note NCLI!

Subparagraph 46-9) is effective from 01.01.2012.

46-9) the license production of drugs for veterinary use under the legislation of the Republic of Kazakhstan;

47) exercise of other powers stipulated in this Law and other laws of the Republic of Kazakhstan, acts of the President of the Republic of Kazakhstan and the Government of the Republic of Kazakhstan.


Article 9. Branches of the state body operating in the field of veterinary

1. Branches of the state bodies operating in the field of veterinary are the following:
branches of the local executive bodies of oblasts, cities of republican status, capital, regions, cities of oblast status, cities of regional status, village, aul (village), aul (rural) district, working in the field of veterinary;
branches of the state bodies that contain and use animals.

2. Branches of local executive bodies of oblasts, cities of republican status, capital, regions, cities of oblast status, cities of regional status, village, aul (village), aul (rural) districts operating in the field of veterinary, in accordance with this Law.

Branches of local executive bodies, operating in the field of veterinary, are created in the form of independent branches, except for Branches of local executive bodies at the level of a district, village, aul (village), aul (rural) district.

2-1. Head of the local executive bodies of oblasts, cities of republican status, capital, regions, cities of oblast status, operating in the field of veterinary, is the Chief state Veterinarian.

Other officials of the branch, operating in the field of veterinary, are state veterinarians.

3. State bodies that contain and use animals, have a right to establish, in accordance with the legislation of the Republic of Kazakhstan, branches to implement the following activities in the field of veterinary:
prevention and diagnosis of diseases, treatment of animals belonging to the relevant state bodies;
state veterinary and sanitary control and supervision of the objects of state veterinary and sanitary control and supervision belonging to respective state bodies.

4. Branches of state bodies referred to in paragraph 3 of this Article are guided by the legislation of the Republic of Kazakhstan in the field of veterinary.

5. Branches of state bodies operating in the field of veterinary, conduct veterinary accounting and reporting, and represent them in accordance with the procedure prescribed by legislation of the Republic of Kazakhstan in the field of veterinary.

Footnote. Article 9 of the Law of the RK dated N 190 07.24.2009 (see Art. 2 about procedure of coming into force), as amended by the Law of the RK № 540-1Y dated 01.12.2012 (come into force from after ten calendar days after its first official publication).

Article 10. The competence of local executive bodies, oblasts, cities of republican status, capital, regions, cities of oblast status
Footnote. Title, as amended by the Law of RK № 540-1V dated 01.12.2012 (come into force after ten calendar days after its first official publication).

1. The competence of local executive bodies of oblasts includes the following:

- organization of public health protection from diseases common to humans and animals, together with the authorized state body in the field of health and exercise of exchanging information;
- decision-making to establish a veterinary quarantine area with the introduction of quarantine or restrictive measures on the proposal of the Chief State Veterinary and Sanitary Inspector of the relevant territory in the event of a contagious animal disease in two or more regions located in the oblast;
- decision-making to remove the restrictive measures or quarantine on presentation of chief state veterinary inspector of the relevant territory after of conduct of set of veterinary measures to eliminate focus of contagious animal diseases occurring in two or more areas, located in the territory of this area;
- Licensing of activity in the fields of veterinary in accordance with the legislation of the Republic of Kazakhstan, except for the production of drugs for veterinary use;
- decision-making on division of the territory into zones in accordance with the procedure established by the authorized body;
- approval of a plan of veterinary measures to ensure veterinary-sanitary safety in the territory of respective administrative-territorial unit in coordination with the authorized body;
- organization of veterinary measures to ensure veterinary-sanitary safety in the territory of the administrative-territorial unit;
- organization of storage, transportation (shipping) of veterinary drugs for the prevention of high-risk animal diseases, with the exception of the national stock of veterinary drugs, by local executive body of regions (cities of oblast status);
- development and submission to the authority of the list of enzootic animal disease, prevention and diagnosis of which are carried out through the budget;
- implementation of state procurement and transportation (shipping) of product and attributes for veterinary use for identification of farm animals, veterinary passport for animal, except for cases stipulated by legislative acts of the Republic of Kazakhstan;
- 10-1) determining the need in individual numbers of farm animals and transmission of information to the processing center;
- 10-2) ensuring transportation of individual numbers of farm animals, derived from the processing center, to suppliers of products (drugs) and attributes for veterinary use for identification of farm animals before conclusion with them of treaties for their supply;
organization and keeping of a database for the identification of farm animals;
keeping, collection, analysis of veterinary accounting and reporting and their submission to the authorized body in accordance with the legislation of the Republic of Kazakhstan in the field of veterinary;
approval of provision regarding to the branches of local authorized bodies, working in the field of veterinary;
implementation of state procurement of veterinary drugs for the prevention and diagnosis of enzootic diseases of animals, services for their prevention and diagnosis, organization of storage and transportation (shipping) by local executive body of regions (cities of oblast status);
enforcement of veterinary measures to prevent extremely dangerous animal diseases according to the list approved by the Government of the Republic of Kazakhstan, as well as enzootic animal diseases; excluded by the Law of the RK № 540-1Y dated 01.12.2012 (come into force after ten calendar days after its first official publication);
organizing and conducting health education among the population on veterinary issues;
17-1) organization of events for the identification of farm animals;
18) implementation of other powers delegated to local executive bodies by the legislation of the Republic of Kazakhstan in the interests of local state administration.

1-1. The competence of local executive bodies of cities of republican status, capital includes the following:
1) organization of public health protection from diseases common to humans and animals, together with the authorized state body in the field of health and exercise of exchanging information;
2) decision-making on the establishment of a veterinary treatment of quarantine zone with the introduction of quarantine or restrictive measures on the proposal of the Chief State Veterinary and Sanitary Inspector in the case of contagious diseases in the territory of city of republican status, capital;
3) decision-making to remove the restrictive measures or quarantine at presentation of chief state veterinary inspector after of the complex the veterinary measures to eliminate focus of contagious animal diseases occurring in the city of republican status, capital;
4) Licensing of activity in the field of veterinary according to the legislation of the Republic of Kazakhstan, except for the production of drugs for veterinary use;
5) decision-making on the division of the territory into zones in accordance with the procedure established by the authorized body;
6) approval of a plan of veterinary measures to ensure veterinary-sanitary safety in the respective administrative-territorial unit in coordination with the authorized body;
7) organization of veterinary measures to ensure veterinary-sanitary safety in the respective administrative-territorial unit;
8) organization of storage, transportation (shipping) of veterinary drugs for the prevention of high-risk animal diseases, with the exception of the national stock of veterinary drugs;
9) development and submission to the authorized body of the list enzootic animal disease, prevention and diagnosis of which are carried out through the budget;
10) public procurement and transportation (shipping) of means and attributes for veterinary use for identification of farm animals, veterinary passport for animal, except for cases stipulated by legislative acts of the Republic of Kazakhstan;
11) to organize and maintain a database for the identification of farm animals;
12) keeping, collection, an analysis of veterinary accounting and reporting and submission of them to the authorized body in accordance with the legislation of the Republic of Kazakhstan in the field of veterinary;
13) approval of the provision on branches of the local executive bodies working in the field of veterinary;
14) implementation of state procurement of veterinary drugs for the prevention and diagnosis of enzootic animal diseases;
15) organization of storage and transportation (shipping) of veterinary drugs, carrying out veterinary events for prevention and diagnosis of enzootic animal diseases;
16) ensuring implementation of veterinary events for prevention extremely dangerous animal diseases according to the list approved by the Government of the Republic of Kazakhstan, as well as enzootic animal diseases;
17) issuance of veterinary passport for animal;
18) issuance of extract from a database for the identification of animals;
19) organization and conducting health education among population on veterinary issue;
20) determination of the need for individual numbers of farm animals and transmission of information to the processing center;
21) ensuring of sending individual numbers of farm animals, derived from the processing center, to the suppliers of means (devices) and attributes for veterinary use for identification of farm animals to conclude treaties with them for their supply;
22) organization of events for the identification of farm animals;
23) organization of capture and destruction of stray dogs and cats;
24) construction of animal burial (biothermal hole) and ensuring their keeping in accordance with veterinary (veterinary-sanitary) requirements;
25) issuance of veterinary certificates;
26) sampling of biological material and shipping it to a veterinary laboratory;
27) making proposals to the local representative body of the cities of republican status, capital for establishing the boundaries of sanitary zones for animals keeping, to approve the rules of animals keeping, walking the dogs and cats;
28) organization and ensuring submission of the necessary information on the ongoing veterinary activities, established by veterinary (veterinary-sanitary) rules and veterinary standards, other normative legal acts of the Republic of Kazakhstan in the field of veterinary;
29) organization of state commissions to receive in operation of manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and selling of animal products and raw materials of animal origin, as well as organizations for production, storage and sale of veterinary medicines, feed and feed additives;
30) seizure and destruction or neutralization (decontamination) and processing, without the removal of animals, of products and raw materials of animal origin, dangerous to the health of animals and humans;
31) replacement to owners of value seized and destroyed infected animals, products and raw materials of animal origin;
32) study of epizootic situation on contagious and non-contagious animal diseases in the respective administrative-territorial unit;
33) implementation of other powers delegated to local executive bodies by the legislation of the Republic of Kazakhstan in the interests of local government.

2. The competence of the local executive body of the district, the city of regional status includes the following:
1) making proposals for establishing the boundaries of sanitary zones for animals keeping to a local representative body of the oblast, the city of republican status, capital to approve the rules for animals keeping, walking of dogs and cats;
2) organization of capture and destruction of stray dogs and cats;
3) construction of animal burial (biothermal hole) and ensuring their keeping in accordance with veterinary (veterinary-sanitary) requirements;
4) organization and ensuring the necessary information about the ongoing veterinary activities of established by veterinary (veterinary-sanitary) rules and veterinary standards, other normative legal acts of the Republic of Kazakhstan in the field of veterinary;
5) organizing and conducting health education among the population on veterinary issues;
6) organization of state commissions to receive in operation of manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and selling of animal products and raw materials of animal origin, as
well as organizations for production, storage and sale of veterinary medicines, 
feed and feed additives;

7) seizure and destruction or neutralization (decontamination) and 
processing, without the removal of animals, of products and raw materials of 
animal origin, dangerous to the health of animals and humans;

8) replacement to owners of value seized and destroyed infected animals, 
products and raw materials of animal origin;

9) decision-making on the establishment of a veterinary treatment of 
quarantine zone with the introduction of quarantine or restrictive measures on 
the proposal of the Chief State Veterinary and Sanitary Inspector in the case of 
contagious diseases in the territory of city of oblast status;

10) decision-making to remove the restrictive measures or quarantine at 
presentation of chief state veterinary inspector after of the complex the 
veterinary measures to eliminate focus of contagious animal diseases occurring 
in the city of oblast status;

11) study of epizootic situation on contagious and non-contagious animal 
diseases in the respective administrative-territorial unit;

12) organization of veterinary activities on enzootic animal diseases in 
the respective administrative-territorial unit;

13) organization of veterinary measures for the prevention of high-risk 
animal diseases according to the list approved by the Government of the 
Republic of Kazakhstan;

14) organization and implementation of measures for the identification of 
farm animals, maintaining the database for the identification of animals;

14-1) determination of the need for individual numbers of farm animals 
and transmission of information to the local executive body of the oblast, the 
city of republican status, capital;

15) keeping, collection, analysis of veterinary accounting and reporting 
and their submission to the authorized body of the oblast (city of republican status, capital) in accordance with the legislation of the Republic of Kazakhstan in the field of veterinary;

16) making proposals to the local executive body of the oblast (city of 
republican status, capital) on veterinary events for the prevention of contagious 
and non-contagious animal diseases;

17) making proposals to the local executive body of the oblast (city of 
republican status, capital) according to the list of enzootic animal diseases, 
prevention and diagnosis of which are carried out through the budget;

18) approval of the provision on branches of the local executive bodies 
working in the field of veterinary;

19) organization of storage of veterinary drugs purchased through the 
budget, with the exception of the national stock of veterinary drugs;

20) issuance of veterinary passport for animal;

20-1) issuance of veterinary certificates;
20-2) enforcement of veterinary measures against highly dangerous and enzootic animal diseases;
20-3) making proposals to the local executive body for veterinary activities to ensure veterinary-sanitary safety in the territory of the administrative-territorial unit;
20-4) issuance of extract from a database for the identification of farm animals;
20-5) sampling of biological material and shipping it to a veterinary laboratory;
21) implementation of other powers delegated to local executive bodies by the legislation of the Republic of Kazakhstan in the interests of local government.

Footnote. Article 10 of the Law of the RK N 190 dated 07.24.2009 (see Art. 2 on the procedure for entering into force), as amended by the Law of the RK № 420-1Y dated 03.24.2011 (come in force after ten calendar days after its first official publication), № 452-1Y dated 07.05.2011 (come in force from 10.13.2011), № 540-1Y dated 01.12.2012 (come in force after ten calendar days after its first official publication), № 15-Y from 07.24.2012 (come in force after ten calendar days after its first official publication).

**Article 10-1. The competence of an akim of the city of district status, village, aul (village), aul (rural) district**

The competence of the akim of the city of district status, village, aul (rural) district includes the following:
1) determination of the locations of animals pasture on the land of the center of population;
2) organization of sanitation of the territory of center of population;
3) making proposals to the local executive body of the region (city of oblast status) according to the list of enzootic animal diseases, prevention and diagnosis of which are carried out through the budget;
4) organization of activities for the identification of farm animals and keeping a database for the identification of farm animals;
4-1) determination of the need for individual numbers of farm animals and transmission of information to the local executive body of the region, the city of oblast status;
5) conducting health education among the population on veterinary issues;
6) keeping of veterinary accounting and reporting and submission of them to the authorized body of the region (city of the oblast status) in
accordance with the legislation of the Republic of Kazakhstan in the field of veterinary;

7) decision-making to establish a veterinary quarantine area with the introduction of quarantine or restrictive measures on the proposal of the Chief State Veterinary and Sanitary Inspector in the event of a contagious animal disease in the relevant territory;

8) decision-making to remove the restrictive measures or quarantine at presentation of chief state veterinary inspector after of the complex the veterinary measures to eliminate focus of contagious animal diseases occurring in the relevant territory;

9) making proposal to the local executive body of the region (city of oblast status) on veterinary measures to ensure veterinary-sanitary safety in the respective administrative-territorial unit;

10) conducting veterinary activities to ensure veterinary-sanitary safety in the respective administrative-territorial unit;

11) approval of the provision on branches of local executive bodies working in the field of veterinary;

12) issuance of veterinary passport for animal;

13) issuance of veterinary certificates;

14) ensuring the veterinary activities against highly dangerous and enzootic animal diseases;

15) ensuring premises for veterinary points in accordance with the legislation of the Republic of Kazakhstan;

16) issuance of extract from a database for the identification of farm animals;

17) sampling of biological material and shipping it to a veterinary laboratory.


Article 11. State veterinary organizations

1. The Government of the Republic of Kazakhstan creates the state veterinary organization in the form of:

1) State agency to implement the following functions:
   - eliminate focus of extremely dangerous animal diseases that are included in the list approved by the Government of the Republic of Kazakhstan;
   - disinfection of transport vehicles at veterinary control points;
   - storage of national stock of veterinary drugs;
   - according to the decision of the state bodies, seizure and destruction of animals with particularly hazardous diseases;
2) republican state enterprise to perform the following functions, as state monopoly:
   - diagnostic extremely dangerous animal diseases that are included in the list approved by the Government of the Republic of Kazakhstan;
   - diagnostic enzootic animal diseases that are included in the list approved by the authorized body.
3) republican state enterprise to implement the following functions: the reference function for the diagnosis of animal diseases;
   - epizootic monitoring of wildlife diseases in the Republic of Kazakhstan;
   - keeping the National Collection of deposited strains of microorganisms;
   - registration tests, testing of veterinary drugs, feed additives, and the control of series (batches) of drugs in their complaint;
   - state monitoring, reference to ensure food safety; safety monitoring of veterinary drugs, feed and feed additives.

1-1. Prices of goods (works, services) produced and (or) sold by the subject of a state monopoly, are established by the Government of the Republic of Kazakhstan.

2. State veterinary organizations operate on the basis of a license issued in accordance with the legislation of the Republic of Kazakhstan.

3. State veterinary organizations keep veterinary accounting and reporting, and submit them in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary.

4. Local executive bodies of cities of republican status, capital, regions, cities of oblast status create State veterinary organizations in accordance with the legislation of the Republic of Kazakhstan, in order to perform the following functions:
   - conducting veterinary activities against highly dangerous and enzootic animal diseases;
   - conducting identification of animals; rendering of services for artificial insemination;
   - transportation services (delivery), storage of veterinary drugs against highly dangerous and enzootic animal diseases, as well as transportation (delivery) means (devices) and attributes for veterinary use for identification of farm animals;
   - keeping of animal burial (biothermal hole), slaughter sites, built by local executive bodies of local administrative units, capture and destruction of stray dogs and cats;
   - other activities in the field of veterinary, not prohibited by the legislation of the Republic of Kazakhstan.

State veterinary organization formed by local executive bodies of regions are created with veterinary points.

Footnote. Article 11 of the Law of the RK N 190 dated 07.24.2009 (see Art. 2 on the procedure for entering into force), as amended by the Law of the RK № 540-1Y dated 01.12.2012 (come in force after ten calendar days after its
Article 12. Licensing of veterinary

Licensing of activities in the field of veterinary is carried out in accordance with the procedure established by the legislation of the Republic of Kazakhstan on licensing.

Footnote. Article 12 of the Law of the RK N 222 dated January 12, 2007 (coming into force after the expiration of 6 months from the date of its publication.)

Article 13. Business activities in the field of veterinary

1. Business activities in the field of veterinary are carried out by physical persons and juridical persons in accordance with the legislation of the Republic of Kazakhstan in the field of veterinary.

1-1. Types of business activities in the field of veterinary, carried out by physical persons and juridical persons, include the following:

1) veterinary treatment and preventive activity;
2) selling of medicines for veterinary use, biological products, components and attributes of veterinary and zootechnical purposes;
3) conducting disinfection, desinsection, disinfestation, deworming;
4) production and sale of drugs for veterinary use;
5) veterinary-sanitary inspection of products and raw materials of animal origin;
6) other activities in the field of veterinary not prohibited by the legislation of the Republic of Kazakhstan.

2. A person with a higher, post-secondary or technical and professional education in the field of veterinary and registered in the order established by the authorized body in the field of veterinary has a right to engage in business activities in the field of veterinary.

3. Physical persons and juridical persons engaged in business activities in the field of veterinary are subject to certification in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary.

4. Physical persons and juridical persons on the results of their business activity shall keep veterinary records and accounts, and submit them in accordance with the procedure prescribed by the legislation of the Republic of Kazakhstan in the field of veterinary.

Chapter 3. State veterinary and sanitary control and supervision

Article 14. State veterinary and sanitary control and supervision

Footnote. Title of Article 14 as amended by the Law N 188-1Y dated 07.17.2009 (See Art. 2 on the procedure for entering into force).

1. State veterinary and sanitary control and supervision - a set of actions of officials of authorized body to ensure compliance with the requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary by physical persons and juridical persons.

1-1. State veterinary and sanitary control and supervision is carried out in the form of inspection and other forms.

1-2. Inspection is carried out according to the Law of the Republic of Kazakhstan "On State Control and Supervision in the Republic of Kazakhstan." Other forms of state control and supervision are carried out in accordance with this Law.

2. State veterinary and sanitary control and supervision includes the following:

1) control and supervision of activities of physical persons and juridical persons to implement requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary;

2) distribution, control and supervision of storage, transportation (shipping) and use of veterinary drugs purchased the budget programs, including national stock;

3) control and supervision of the veterinary activities to protect the territory of the Republic of Kazakhstan from the introduction and spread of infectious and exotic diseases of animals from other states;

4) keeping veterinary accounting and reporting and submission of them in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary;

5) control and supervision of the organization and implementation of veterinary activities;

6) control and supervision of safety of objects of veterinary and sanitary control and supervision, veterinary and sanitary conditions; identification and determination of the causes and conditions of the emergence and spread of animal diseases and food poisoning;

6-1) control and supervision of the identification of farm animals;
6-2) control and supervision of activities of the branches of local executive bodies working in the field of veterinary;

7) consideration of administrative cases in accordance with the legislation of the Republic of Kazakhstan.

3. State veterinary and sanitary control and supervision is carried out by the state veterinary and sanitary inspectors, who meet the qualification rules established by the authorized body in accordance with the legislation of the Republic of Kazakhstan.

3-1. Excluded by the Law of the RK dated N 188-1У 07.17.2009 (see Art.2 on the procedure for entering into force).

4. The rules and regulation on state veterinary and sanitary control and supervision are developed by the authorized body and approved by the Government of the Republic of Kazakhstan.

Footnote. Article 14, as amended by the laws of the RK N 125 dated 01.31.2006, N 188-1У dated 07.17.2009 (see Art.2 on the procedure for entering into force), N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), dated 01.06.2011 № 378-1У (come in force after ten calendar days after its first official publication), № 452-1У dated 07.05.2011 (come in force from 10.13.2011), dated 01.12.2012 № 540-1У (come in force after ten calendar days after its first official publication).

Article 14-1. The procedure of state veterinary and sanitary control and supervision

1. State veterinary and sanitary control and supervision of compliance with the requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary is carried out as follows:

1) at the objects of internal trade;

2) at the manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and selling of animal products and raw materials of animal origin, as well as organizations for the production, storage and selling of veterinary products, feed and feed additives;

3) persons carrying on business in the field of veterinary, including licensed;

4) at the republican state enterprises established to carry out activities pursuant to this Law;

5) at the border and customs points (points through the border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union) during transportation (moving) of objects transferred (transported) across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union;
6) during transport (moving), loading, unloading objects transferred (transported);
7) for all types of vehicles in all types of packaging, packaging materials, which can be factors of transmission of animal diseases;
8) on livestock paths, routes, areas of pasture and watering of animals, involving the transportation (travel) routes;
9) in the territories, in the production premises and the activities of physical persons and juridical persons, growing, storing, processing, or sailing and use of objects transferred (transported), as well as working in the field of veterinary;
10) compliance of zoo-hygienic and veterinary (veterinary-sanitary) requirements in the location, construction, reconstruction and commissioning of animal burial (biothermal hole), objects of state veterinary and sanitary control and supervision related to keeping, breeding, use, manufacture (slaughter), storage, processing and selling, as well as during transportation (moving) of objects transferred (transported);
11) in branches of local authorized bodies, working in the field of veterinary.

2. State veterinary and sanitary control and supervision of the objects specified in subparagraph 1) - 11) of paragraph 1 of this Article is carried out by state veterinary and sanitary inspectors of the territories in the form of inspection and other forms, including consideration of the accompanying veterinary documents, except for objects referred to in paragraph 3 of this Article.

2-1. State veterinary and sanitary control and supervision at road border points through the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union, is carried out by state veterinary-sanitary inspectors assigned to the customs authorities of the Republic of Kazakhstan.

3. State veterinary and sanitary control and supervision at the objects of internal trade organizations for production, harvesting (slaughter), storage, use, processing and sale of animal products and raw materials of animal origin, in border and customs points (checkpoints across the state border of the Republic of Kazakhstan that coincides with the customs border of the Customs Union) during transport (moving) of goods controlled by the state veterinary and sanitary control and supervision across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union, as well as in quarantine and unfavorable zones on a particularly dangerous disease of animals and birds for compliance with the requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary to prevent focus, spread of contagious animal diseases and ensuring veterinary-sanitary safety of products and raw
materials of animal origin and the protection of the territory of the Republic of Kazakhstan against introduction and spread of particularly dangerous and exotic animal diseases is carried out daily.

4. According to the results of the inspection of compliance with the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary, inspection veterinary and sanitary state inspectors shall make an inspection report.

According to the results of other forms of state veterinary and sanitary control and supervision of objects of veterinary and sanitary control and supervision, in case of violation of the Law of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan in the field of veterinary, inspection veterinary and sanitary state inspector shall in accordance with established violation of the Law of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the resolutions of the Government of the Republic of Kazakhstan pass a resolution on seizure of animals, products and raw materials of animal origin which are particular dangerous for the health of animals and humans, but without the imposition of administrative sanctions, with the obligatory explanation of the procedure of its elimination to the subject of private entrepreneurship.

5. In case of violation of the Law of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and the rules regulations of the Government of the Republic of Kazakhstan in the field of veterinary, the state veterinary-sanitary inspector, based on results of inspection, makes a direction, passes the resolution on imposition of an administrative penalty, depending on the nature of the violations within his competence.

6. The inspection report shall be prepared in accordance with the Law of the Republic of Kazakhstan "On State Control and Supervision in the Republic of Kazakhstan."

The inspection report shall be made in three (in case of violation of the Law of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and resolutions of the Government of the Republic of Kazakhstan in the field of veterinary - four) copies and signed by the state veterinary and sanitary inspector of the relevant territory, carried out the inspection.

The inspection state veterinary-sanitary inspector shall submit the first copy of the inspection report to a state body, carrying out, within its competence, the statistical work in the field of legal statistics and special accounts, and to its regional offices, the second copy is submitted by hand of inspection person, the third is remained with an inspection state veterinary-sanitary inspector, and the fourth is submitted to the veterinary-sanitary inspector of the relevant territory for a claim to court. In
case of cancellation of an acceptance of act by the inspection person the appropriate copy is sent to him by post.

7. Act of the state veterinary and sanitary control and supervision is registered in a special inspection acts log, which shall be numbered, tied together and sealed by territorial subdivisions of the authorized body, veterinary branches of state bodies operating in the field of veterinary.

Footnote. Article 14-1 as amended by the Law of the RK dated N 188-1Y 07.17.2009 (see Art.2 on the procedure for entering into force), as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 238-1Y dated 01.06.2010 (see Art.2 on the procedure for entering into force) № 378-1Y dated 01.06.2011 (come in force after ten calendar days after its first official publication), № 383-1Y dated 01.10.2011 (come in force after ten calendar days after its first official publication), № 452-1Y dated 07.05.2011 (come into force from 10.13.2011), № 540-1Y dated 01.12.2012 (come into force after ten calendar days after its first official publication), № 34-1Y dated 07.10.2012 (come in force from the date of its first official publication).

**Article 15. Objects of state veterinary and sanitary control and supervision**

Objects of the state veterinary and sanitary control and supervision are the following:

1) animals, germ and somatic cells of animals;
2) pathogenic agent of animal diseases;
3) products and raw materials of animal origin, veterinary drugs, animal feed and feed additives, pathological material or samples taken from them for the diagnosis and veterinary-sanitary examination, as well as samples of water, air, soil and plants;
4) products and attributes of veterinary and zootechnical purposes, used for prevention, treatment, processing and animal identification, diagnosis of animal diseases, veterinary and sanitary inspection;
5) vehicles, all kinds of packaging, packaging materials, which can be factors of transmission of animal diseases;
6) activities of physical persons and juridical persons in the field of veterinary and branches of local executive bodies, working in the field of veterinary;
7) territories, production premises and activities of physical persons and juridical persons raising, collecting, storing, processing, or selling a using objects transferred (transported), as well as carrying out research activities in the field of veterinary;
8) livestock paths, routes, areas of pasture and watering of animals, procedures and forms of identification;
9) documentation of veterinary accounting and reporting, veterinary certificate, veterinary and sanitary conclusion, examination report, specifications and technical documentation for production, harvesting (slaughter), storage and processing of objects transferred (transported) and other normative documents in the field of veterinary; 
   9-1) animal burial (biothermal hole);
10) objects of domestic trade;
11) processing center.

Footnote. Article 15, as amended by the laws of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force ) № 383-1У dated 01.10.2011 (come in force after ten calendar days after its first official publication); № 540-1У from 01.12.2012 (come in force after ten calendar days after its first official publication).

**Article 16. The competence of the chief state Veterinary-sanitary inspectors and their assistants**

1. The competence of the Chief State Veterinary and Sanitary Inspector of the Republic of Kazakhstan and his deputies includes the following:
   1) issue of acts binding to implement the state veterinary and sanitary control and supervision in the Republic of Kazakhstan, as well as in border and transport;
   2) issuance of permits for export, import and transit of objects transferred (transported) based on an assessment of the epizootic situation in the territory;
   3) making a decision on the dismissal of the chief state veterinary-sanitary inspector of oblast (city of republican status, capital) and his deputy, as well as state veterinary-sanitary inspectors to veterinary control points for terms up to find out the reasons of dismissal;
   4) organization and implementation of the state veterinary and sanitary control and supervision at border and customs points (points through the border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union).

2. The competence of the chief state veterinary-sanitary inspector of the oblast and his deputy includes the following:
   1) organization and implementation of the state veterinary and sanitary control and supervision in the territory of the oblast, including the veterinary control points;
   2) issue of acts binding to implement the state veterinary and sanitary control and supervision in the territory of the oblast, including the veterinary control points;
   3) making a decision on the dismissal of the chief state veterinary-sanitary inspector of the district (city of regional status), and state
veterinary-sanitary inspectors to veterinary control points for terms up to find out the reasons of dismissal;

4) organization and keeping of veterinary accounting and reporting and presenting them in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary.

3. The competence of the chief state veterinary-sanitary inspector of the city of republican status, capital, and his deputy includes the following:

1) organization and implementation of the state veterinary and sanitary control and supervision in the city of republican status, capital, including veterinary control points;

2) to issue acts binding to implement the state veterinary and sanitary control and supervision in the city of republican status, capital;

3) Approval of the list of state veterinary-sanitary inspectors having the right to issue veterinary certificate for export of objects transferred (transported) effective in the Republic of Kazakhstan;

4) Approval of the list of state veterinary-sanitary inspectors having the right to issue veterinary conclusion of the objects of state veterinary and sanitary control and supervision;

5) organization and keeping of veterinary accounting and reporting and presenting them in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary;

6) Making a decision on dismissal of the state veterinary-sanitary inspectors in the city of republican status, capital for terms up to find out the reasons of dismissal.

4. The competence of the chief state veterinary-sanitary inspector of the region (city of oblast status), and his deputy includes the following:

1) Implementation of the state veterinary and sanitary control and supervision of the region (city of oblast status);

2) Approval of the list of state veterinary-sanitary inspectors having the right to issue veterinary certificate for export of objects transferred (transported) effective in the Republic of Kazakhstan;

3) Making a decision on the dismissal of the state veterinary-sanitary inspectors in the region (city of oblast status) for terms up to find out the reasons of dismissal;

4) organization and keeping of veterinary accounting and reporting and presenting them in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary;

5) Approval of the list of state veterinary-sanitary inspectors having the right to issue veterinary-sanitary conclusion for objects of state veterinary and sanitary control and supervision.

Footnote. Article 16 of the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), as amended by the Law of the RK № 420-1Y dated 03.24.2011 (come in force after ten calendar days after its
Article 17. Rights of the state veterinary-sanitary inspectors

Footnote. Title of article 17, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

1. State veterinary and sanitary inspectors are eligible:
   1) free access (upon presentation of business card) in accordance with the legislation of the Republic of Kazakhstan objects of state veterinary and sanitary control and supervision in order to verify the implementation of the legislation of the Republic of Kazakhstan in the field of veterinary, as well as information on the activities of physical persons and juridical persons in the field of veterinary;
   2) to conduct sampling of objects of state veterinary and sanitary control and supervision of their diagnosis or veterinary-sanitary examination notifying the interested persons of the date of their research;
   3) to the state veterinary and sanitary control and supervision;
   4) to issue veterinary documents;
   5) issue acts within the powers conferred by this Law;
   6) the detection in areas of veterinary and sanitary conditions, as well as in unfavorable areas of objects transferred (transported) that are hazardous to the health of animals and humans, to seize and destroy in accordance with the procedure established by the legislation of the Republic of Kazakhstan, to take part in the organization of their treatment (decontamination) or processing, and to report these facts to the authorized state body in the field of health;
   7) to bring a case before a court in case of violation of the legislation of the Republic of Kazakhstan in the field of veterinary.

2. Actions (inaction) of state veterinary-sanitary inspector may be appealed by physical persons and juridical persons in the higher bodies of state veterinary and sanitary control and supervision, and (or) to the court.

Footnote. Article 17, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

Article 18. Acts of state veterinary-sanitary inspectors

Footnote. Title of article 18, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

1. In order to take legal measures of influence according to the results of the state veterinary and sanitary control and supervision depending on established violation of the requirements of the legislation of the Republic of
Kazakhstan in the field of veterinary, state veterinary-sanitary inspectors shall issue the following acts:

1) Directions:
   - to eliminate violations of the requirements of the legislation of the Republic of Kazakhstan in the field of veterinary;
   - to conduct veterinary-sanitary examination and diagnostics of objects of state veterinary and sanitary control and supervision;
   - to conduct preventative or emergency vaccination of animals, disinfection, desinsection and disinfestation of livestock premises and their territories in epizootic focus, unfavorable points, and transport to prevent the introduction, spread and eradication of animal diseases;
   - ban or suspension of economic activity of physical persons or juridical persons, without a court order in cases of threats to emergence or spread of highly dangerous and other contagious diseases, including diseases common to humans and animals, for terms no more than three days with necessary presentation of the claim in court in due time. In this case, the act on ban or suspension of activities is in force before rendition proceedings;
   - on recertification of veterinarians of laboratory of veterinary-sanitary inspection who committed repeated violations of veterinary regulations;
   - on clearance (decontamination), treatment of animals, products and raw materials of animal origin, veterinary drugs, feed and feed additives dangerous to the health of animals and humans;
   - on the identification of farm animals; on violation of the rules for issuance of veterinary passport for animal; on conducting sanitation, sanitary slaughter, 1-1) act of epidemiological surveys;

2) The direction to impose a disciplinary or administrative liability in case of violation of the legislation of the Republic of Kazakhstan in the field of veterinary in accordance with the laws of the Republic of Kazakhstan;

3) The direction on withdrawal of animals, products and raw materials of animal origin particular dangerous to the health of animals and humans.

2. Forms of directions, procedures for their preparation and issuance are approved by the authorized body.

3. Acts of state veterinary-sanitary inspectors are mandatory for physical persons and juridical persons.

Footnote. Article 18, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 540-1У dated 01.12.2012 (come in force after ten calendar days after its first official publication).

Article 19. Independence of state Veterinary-sanitary inspectors

Footnote. Title of article 19, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).
State veterinary and sanitary inspectors in their activities are independent and guided by the laws of the Republic of Kazakhstan.

Footnote. Article 19, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

**Article 20. Protection of the territory of the Republic of Kazakhstan of the introduction and spread of infectious and exotic diseases of animals from other states**

1. Transferred (transported) objects moved across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union shall be subject to mandatory state veterinary and sanitary control and supervision.

2. Import and transit of objects transferred (transported) from other states, affluent in epizootic condition, subject to veterinary (veterinary-sanitary) rules specified by the Government of the Republic of Kazakhstan in the territory of the Republic of Kazakhstan.

3. Import, export and transit of objects transferred (transported) are made in accordance with the epizootic situation of the relevant territories.

4. To conduct state veterinary and sanitary control and supervision in order to prevent the introduction and spread of contagious and exotic animal diseases into the territory of the Republic of Kazakhstan from other countries, authorized body in the border and customs points (checkpoints across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union, except automobile checkpoints) shall organize veterinary control points in accordance with the procedure prescribed by the Government of the Republic of Kazakhstan.

5. Vehicles entering the territory of the Republic of Kazakhstan from the border territory of neighboring states, where an focus of highly dangerous animal diseases are subject to mandatory disinfection for the period and in accordance with the procedure established by the legislation of the Republic of Kazakhstan in the field of veterinary.

6. State veterinary and sanitary inspectors at veterinary control points in the performance of official duties shall wear cloth (without shoulder straps).

Natural rules of providing state veterinary-sanitary inspectors at veterinary control points of cloth (without shoulder straps) are approved by the Government of the Republic of Kazakhstan.

Samples of cloth (without shoulder straps) and the order of wearing are approved by the authorized body.

7. Prior to the conclusion of agreements on export, import and transit of objects transferred (transported) physical persons or juridical persons are
entitled to receive from the authorized body and its territorial divisions information of epizootic situation in the country of export, import and transit, of veterinary (veterinary-sanitary) rules precluding import and export of animal pathogens. Confidential information must not be disclosed without the written consent of the owner of object transferred (transported).

8. Procedure of the state veterinary and sanitary control and supervision when transportation of objects transferred (transported) across the state border of the Republic of Kazakhstan, which coincides with the customs border of the Customs Union, is established by the Government of the Republic of Kazakhstan.

Footnote. Article 20, as amended by the laws of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 238-1У dated 01.06.2010 (see Art.2 on the procedure for entering into force) № 379-1У dated 01.06.2010 (come in force after ten calendar days after its first official publication), № 452-1У dated 07.05.2011 (come in force from 10.13.2011).

Article 21. State veterinary and sanitary control and supervision when transportation (moving) of objects transferred (transported) in the Republic of Kazakhstan

1. Objects transferred (transported) when transportation (moving) in the Republic of Kazakhstan shall be subject to mandatory state veterinary and sanitary control and supervision.

2. State veterinary and sanitary control and supervision of objects transferred (transported) when transportation (moving), loading and unloading is performed by state veterinary-sanitary inspectors of territories, place of their handling, as well as territories, involving transportation routes (moving).

3. Transportation routes (travel) of farm animals (livestock paths) are determined by local executive bodies of the region (city), in coordination with the chief state veterinary and sanitary inspectors of the respective territories.

4. Vehicles used for transportation (moving) of objects transferred (transported) are subject to mandatory disinfection in accordance with the laws of the Republic of Kazakhstan in the field of veterinary.

5. Procedure for transportation (moving) of objects transferred (transported) in the Republic of Kazakhstan is determined by the Government of the Republic of Kazakhstan.

Footnote. Article 21, as amended by the laws of the RK N 13 dated 12.20.2004 (come into force from January 1, 2005), N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force) № 452-1У dated 07.05.2011 (come into force from 10.13.2011).

Article 22. State veterinary and sanitary control and supervision at the objects of internal trade
1. State veterinary and sanitary control and supervision at the objects of internal trade is an obligatory.

2. Objects of internal trade transferred (transported) are subject to state veterinary and sanitary control and supervision.

3. State veterinary and sanitary control and supervision at the objects of internal trade includes the following:
   1) verification of compliance of objects transferred (transported) with accompanying veterinary documents;
   2) veterinary inspection of animals, products and raw materials of animal origin;
   3) verification of compliance with the requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and resolutions of the Government of the Republic of Kazakhstan in the field of veterinary carried out by physical persons and juridical persons;
   4) seizure and destruction of animals, products and raw materials of animal origin, particular dangerous to animal and human health, according to the legislation of the Republic of Kazakhstan;
   5) organization of decontamination (disinfection) of processing of objects transferred (transported) according to the requirements of the laws of the Republic of Kazakhstan, the decrees of the President of the Republic of Kazakhstan and resolutions of the Government of the Republic of Kazakhstan in the field of veterinary.

4. Determination of compliance of the transferred (transported) objects in the domestic trade with veterinary regulations is carried out by laboratories of veterinary-sanitary examination.

5. Sales of products and raw materials of animal origin without a veterinary-sanitary examination are prohibited.

6. The procedure of veterinary-sanitary examination of products and raw materials of animal origin is determined by the authorized body.

7. Administration of the objects of internal trade shall in the cases stipulated by the legislation of the Republic of Kazakhstan in the field of veterinary, to conduct the state veterinary and sanitary control and supervision and veterinary-sanitary examination provide inspection premises, appropriate to veterinary regulations, on contractual basis in accordance with the legislation of the Republic of Kazakhstan to the state veterinary and sanitary inspectors, laboratories of veterinary and sanitary.

Footnote. Article 22, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force) dated 07.05.2011 № 452-1У (come into force from 10.13.2011), № 540 -1У dated 01.12.2012 (come in force after ten calendar days after its first official publication).

**Article 23. State veterinary and sanitary control and supervision at the manufacturing facilities engaged in raising animals, harvesting**
1. State veterinary and sanitary control and supervision of the manufacturing facilities engaged in raising animals, harvesting (slaughter), storage, processing and selling of animal drugs and raw materials of animal origin, including exporters (importers) is mandatory.

2. Manufacturing facilities, harvesting, storage and selling of products and raw materials of animal origin, store and sell products and raw materials of animal origin, including exporters (importers) since veterinary and sanitary examination.

3. Administrations of the manufacturing facilities, slaughter of animals, processing and selling of products and raw materials of animal origin shall create the manufacturing control branch to determine compliance of animal products and raw materials of animal origin with veterinary standards, as well as provide an office on a contractual basis in accordance with the legislation of the Republic of Kazakhstan to the state veterinary and sanitary inspectors for state veterinary and sanitary control and supervision.

4. Procedure of the state veterinary and sanitary control and supervision, as well as determining compliance of the animal drugs and raw materials of animal origin with veterinary standards in manufacturing facilities engaged in raising animals, harvesting (slaughter), storage, processing and selling of animal drugs and raw materials of animal origin, including exporters (importers), approved by the Government of the Republic of Kazakhstan.

5. State veterinary and sanitary control and supervision of the manufacturing facilities engaged in raising animals, harvesting (slaughter), storage, processing and selling of animal products and raw materials of animal origin, including exporters (importers) is carried out at least twice a year, except for the cases of extremely dangerous animal diseases in its territory, and (or) referring it to the unfavorable zone.

6. The period of the state veterinary and sanitary control and supervision shall not exceed five days from the start of testing.


**Article 24. State veterinary and sanitary control and supervision of circulation of veterinary drugs, feed and feed additives**

1. Production, import, selling and use of veterinary drugs, feed additives in the Republic of Kazakhstan are permitted only after their state registration, except production, import in the amounts required for registration trials.
2. Circulation of veterinary drugs, feed and feed additives, including their production, import, transportation (moving), selling, using is subject to mandatory state veterinary and sanitary control and supervision.

3. Monitoring the safety of veterinary drugs, feed and feed additives is carried out to determine compliance with the requirements of veterinary regulations, in accordance with the procedure established by the authorized body.

4. Organization on production of veterinary drugs, feed and feed additives shall create the manufacturing control branch to determine compliance of veterinary drugs, feed and feed additives with veterinary requirements of regulations.

5. The procedure for determining the corresponding series (batches) of veterinary drugs, feed and feed additives, and (or) veterinary drugs, feed and feed additives containing antibiotics, hormones and biological stimulants with requirements of veterinary standards established by the authorized body.

Footnote. Article 24, as amended by the laws of the RK N 13 dated 12.20.2004 (entered into force since January 1, 2005), N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 540 -1Y dated 01.12.2012 (come in force after ten calendar days after its first official publication).

Chapter 3-1. General requirements for safety of veterinary drugs, feed and feed additives for animals that are not intended for use as human food

Footnote. Chapter 3.1 id added by the Law of the RK N 209 dated December 29, 2006 (see Art.2 on the procedure for entering into force).

Article 24-1. Safety requirements in production and packaging of veterinary drugs, feed and feed additives

1. Technical requirements must be respected in the production and packaging of veterinary drugs, feed and feed additives.
2. Packaging of veterinary drugs, feed and feed additives shall ensure the safety during storage, transportation (moving), and selling.
3. Packaging material shall not affect the safety and quality of veterinary drugs, feed and feed additives.

Footnote. Article 24-1, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

Article 24-2. Safety requirements for transportation (moving) of veterinary drugs, feed and feed additives
1. Transportation (moving) of veterinary drugs, feed and feed additives in the Republic of Kazakhstan shall be carried out in conditions that ensure their safety and the safety of their quality indicators.

2. Transportation (moving) of veterinary drugs, feed and feed ingredients should be carried out in dry, clean vehicles, not infected by pests feed stocks.

Footnote. Article 24-2 as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

Article 24-3. Safety requirements for storage of veterinary drugs, feed and feed additives

1. Veterinary drugs, feed and feed additives should be stored in special warehouses in conditions that ensure their safety during the storage period.

2. Storage conditions of veterinary drugs, feed and feed additives are set by the manufacturer taking into account the requirements stipulated by the technical regulations in the field of veterinary.

3. In importation into the territory of the Republic of Kazakhstan of veterinary products, animal feed and feed ingredients information and (or) the date, storage conditions should be provided in accordance with the procedure established by the legislation of the Republic of Kazakhstan.

Footnote. Article 24-3, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

Article 24-4. Safety requirements for the use of veterinary drugs, feed and feed additives

1. In the use of veterinary drugs, feed and feed additives, requirements of technology for their use should be taken into account.

2. Residues of substances or components of veterinary drugs in the products derived from animals for which they were used, must not exceed the limits established by the legislation of the Republic of Kazakhstan.

3. Veterinary drugs, feed or feed additives that have been expired shall not be used.

Article 24-5. Safety requirements in the placing at the subject of internal trade of veterinary drugs, feed and feed additives

1. When placing at the object of internal trade of veterinary drugs, feed and feed additives manufacturers and sellers must provide complete and accurate information on safety and quality performance of veterinary drugs, feed and feed additives.

2. The following veterinary drugs, feed and feed additives shall not be placed at the objects of internal trade, if they:
1) do not comply with the requirements of this law and technical regulations in the field of veterinary;
2) have clear signs of deterioration;
3) do not have the documents of the manufacturer, confirming their origin and for which there is no information on the state registration of veterinary drugs and feed additives;
4) do not correspond to the provided information and for which there is reasonable suspicion of falsifying documents certifying their origin;
5) do not have a set expiration date or have been expired;
6) do not have a label containing the information required by technical regulations in the field of veterinary or in respect of which there is no such information.

Footnote. Article 24.5, as amended by the laws of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 540 -1У dated 01.12.2012 (come in force upon expiration of ten calendar days after its first official publication).

**Article 24.6. Safety requirements in the disposal and destruction of veterinary drugs, feed and feed additives**

1. Veterinary drugs, feed and feed additives, recognized under the results of laboratory studies as unsuitable for its intended use, shall be examined for their further use or disposal, destruction, in accordance with the Government of the Republic of Kazakhstan.

2. Veterinary drugs, feed and feed additives for the period necessary for examination and decision-making on its further use, disposal or destruction shall be kept in separate premises indicating volume of the batch and the compliance with conditions precluding access to veterinary drugs, feed and feed additives.

3. Veterinary drugs, feed and feed additives must be denatured by sharply smelling substance (kerosene, oil, phenol, chlorine bleach) or by dye that gives color, unusual for this product.

Footnote. Article 24-6, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

**Chapter 4. Prevention and eradication of animal diseases, including diseases common to humans and animals**

**Article 25. Obligations of physical persons and juridical persons on the prevention of animal diseases, including diseases common to humans and animals**

Physical persons and juridical persons shall:
1) carry out veterinary and administrative and economic measures in accordance with the veterinary (veterinary-sanitary) rules established by the legislation of the Republic of Kazakhstan in the field of veterinary, providing prevention of animals disease and safety of the transferred (transported) objects;

2) carry out keeping, breeding and use of animals, including animals in zoos, circuses, the apiaries, in aquariums, in accordance with veterinary (veterinary-sanitary) rules and veterinary standards;

3) contain territory, animal houses, as well as facilities for the storage and processing of feed, products and raw materials of animal origin, in accordance with veterinary (veterinary-sanitary) rules and veterinary regulations, and prevent environmental pollution;

4) follow the zootechnical and veterinary (veterinary-sanitary) requirements for the location, construction, reconstruction and commissioning of state veterinary and sanitary control and supervision related to keeping, breeding, use, production, harvesting (slaughter), storage, processing and selling, as well as during transportation (moving) of objects transferred (transported);

5) ensure the identification of farm animal and registration veterinary passports for them;

6) inform the authorities of the state veterinary and sanitary control and supervision of the newly acquired animals, breeding, slaughter and selling of them;

7) ensure timely vaccination and diagnosis of their animals to ensure veterinary-sanitary safety;

8) notify veterinarians of sudden mortality, concurrent illness of several animals or their unusual behavior, and before the arrival of veterinary professionals take action to isolated keeping of animals suspected of disease;

9) easily provide to the state veterinary and sanitary inspectors transferred (transported) object for veterinary inspection;

10) comply with requirements of state veterinary inspectors for the disposal (decontamination), processing of objects transferred (transported) that are hazardous to the health of animals and humans;

11) prevent the slaughter of animals for sale without pre-slaughter veterinary examination and post-slaughter veterinary-sanitary examination of carcasses and organs;

12) assist the veterinary specialists in the performance of official duties;

12 - 1) apart contain new arrivals, imported, purchased animals for thirty days in order to conduct diagnostic tests and veterinary treatments;
13) coordinate the regulatory and technical documentation for new, improved veterinary drugs, the production of food, feed, feed additives with the authorized body.

Footnote. Article 25, as amended by the laws of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force) № 540-1Y dated 01.12.2012 (come in force after ten calendar days after its first official publication); № 540-1Y dated 01.12.2012 (come in force after ten calendar days after its first official publication).

**Article 26. Veterinary activities**

1. Veterinary activities are divided into the following:
   1) The activities undertaken in the territory of veterinary and sanitary conditions to prevent the occurrence of diseases and food poisoning of animals, including diseases common to humans and animals, to ensure compliance of animals, products and raw materials of animal origin, veterinary drugs, feed and feed additives with requirements of the legislation of the Republic of Kazakhstan in the field of veterinary;
   2) activities undertaken in epizootic focus and unfavorable posts, including an observation area, a buffer zone in order to eliminate and prevent the spread of highly dangerous and enzootic diseases of animals, including the restrictive measures or quarantine.

2. Procedure for the organization and implementation of veterinary activities are approved by the Government of the Republic of Kazakhstan, and is required for physical persons and juridical persons.

Footnote. Article 26, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force) № 452-1Y dated 07.05.2011 (come into force from 10.13.2011).

**Article 26-1. The use of veterinary-sanitary measures**

1. In cases where the analysis and risk assessment identified the possibility of harmful effects on human life and health, but the available evidence is insufficient to determine the extent, the authorized body may take the necessary veterinary-sanitary risk management measures.

2. Veterinary-sanitary measures should be based on scientific evidence, an objective assessment of risk to life and health of humans and animals, which are determined in accordance with international standards and recommendations in the field of veterinary and sanitary safety.

3. In assessing the equivalence used veterinary measures with international standards and recommendations in the field of veterinary-sanitary safety, scientific data, research results (including laboratory), monitoring the spread of disease-specific and availability zones should be considered.
4. Veterinary-sanitary measures of other states are recognized to be equivalent in the following conditions:
   1) compliance of applicable animal health measures with international standards and recommendations in the field of veterinary-sanitary safety;
   2) providing an appropriate level of veterinary-sanitary safety in the Republic of Kazakhstan of the introduction and spread of contagious animal diseases.

   Footnote. Chapter 4 is amended by Article 26-1, in accordance with the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

   Article 26.2. Division of the territory into zones

   1. Division of the territory into zones is carried out in order to:
      1) prevent the introduction and spread of contagious diseases;
      2) plan veterinary activities;
      3) conduct international trade.
   2. Depending on the spread of contagious animal diseases and veterinary measures undertaken types of zones are the following:
      1) prosperous area;
      2) surveillance zone;
      3) buffer zone;
      4) unfavorable zone.
   3. Division of the territory into zones and their boundaries is carried out in accordance with the procedure established by the authorized body.

   Footnote. Chapter 4 is amended by Article 26-2, in accordance with the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

   Article 27. Restrictive measures and quarantine

   2. Lists of infectious diseases of animals, where restrictive measures or quarantine are introduced, shall be approved by the authorized body.
   4. After removing the quarantine by the decision of local executive bodies of the respective administrative-territorial unit on the proposal of chief state veterinary-sanitary inspectors of the territories, the authorized body in the field of veterinary introduces restrictive measures in cases stipulated by the legislation of the Republic of Kazakhstan in the field of veterinary.
Footnote. Article 27, as amended by the laws of the RK N 13 dated 12.20.2004 (shall enter into force from 01.01.2005) № 383-1Y dated 01.10.2011 (shall enter into force upon expiration of ten calendar days after its first official publication).

Article 28. National stock of veterinary drugs

1. National stock of veterinary drugs is a certain amount of constantly updated veterinary drugs used in the liquidation of epizootic focus and prevention of the threat of a particularly dangerous animal diseases listed in the list approved by the Government of the Republic of Kazakhstan.
2. National stock of veterinary products is created from the volume of veterinary drugs procured within the budget programs. Norm stock by type of veterinary drugs is established by the authorized body.
3. Procedure for the formation and use of the national stock of veterinary drugs is established by the authorized body.

Article 29. Veterinary standards

1. Veterinary standards (veterinary, veterinary-sanitary or zootechnical standards) determine allowable quantitative or qualitative value indicators of veterinary or veterinary-sanitary factor in terms of its safety for human and animal health and the environment.
2. Veterinary standards are set on the base of research carried out in accordance with the laws of the Republic of Kazakhstan in the field of veterinary.
3. Veterinary standards are the basis for an objective and reasoned epidemiological monitoring, planning the volume and nature of veterinary measures to achieve veterinary-sanitary conditions, and to predict the possibility of the introduction, spread and eradication of animal diseases.
4. Veterinary standards are approved by the authorized body and mandatory for physical persons and juridical persons, operating in the field of veterinary.

Footnote. Article 29 as amended by the Law of the RK N 209 dated December 29, 2006 (see Art.2 on the procedure for entering into force), N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

Article 30. Seizure, destruction, neutralization (decontamination) and processing of objects transferred (transported)

1. Animals, products and raw materials of animal origin that are hazardous to the health of animals and humans, depending on their degree of risk are subject to mandatory seizure and destruction or mandatory
neutralization (decontamination) and processing without seizure in accordance with the procedure established by the Government of the Republic of Kazakhstan upon proposal of the authorized body.

2. List of especially dangerous animal diseases according to which mandatory seizure and destruction of animals, products and raw materials of animal origin that are hazardous to the health of animals and humans, is approved by the Government of the Republic of Kazakhstan on the proposal of the authorized body.

3. The list of animal diseases according to which mandatory decontamination (disinfection) and processing without seizure of animals, products and raw materials of animal origin, veterinary drugs, feed and feed additives which are dangerous to the health of animals and humans, on the proposal of the authorized body.

4. Physical and juridical persons are eligible to replace the value of removed and destroyed infected animals, products and raw materials of animal origin that are hazardous to the health of animals and humans, in accordance with the procedure and terms established by the Government of the Republic of Kazakhstan.

Footnote. Article 30, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

**Article 31. Public health protection from diseases common to humans and animals**

The procedure of the health protection of citizens engaged in keeping, breeding, use, production, harvesting (slaughter), storage, processing, transportation (moving) and the selling of transferred (transported) objects from diseases common to humans and animals, is determined by the authorized body in consultation with authorized state body in health care.

Footnote. Article 31, as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force).

**Article 32. Farm animals identification and assignment of account numbers**

1. Farm animals are subject to mandatory identification, which allows the observation of each animal in order to control and supervise veterinary treatments for the prevention and diagnosis of diseases of animals, according to the Government of the Republic of Kazakhstan.

1-1. Processing Center provides:
1) issue of individual numbers;
2) registration of laser stations, products (drugs) and attributes for identification of farm animals and their producers in the database on emissions of individual numbers;

3) determining the conformity of products (drugs) and attributes for identification of farm animals with requirements of the legislation of the Republic of Kazakhstan in the field of veterinary;

4) keeping a database on the issue of individual numbers;

5) selective sampling of products (drugs) and attributes for identification of farm animals during their delivery to determine compliance with the requirements established by the legislation of the Republic of Kazakhstan in the field of veterinary.

2. For the purpose of control and supervision over the compliance with the legislation of the Republic of Kazakhstan in the field of veterinary, manufacturing facilities, raising animals, harvesting (slaughter), storage, processing and sellings of animal products and raw materials of animal origin, as well as the organization on the production, storage and selling of veterinary drugs, feed and feed additives are subject to serialization.


Chapter 5. Scientific research in the field of veterinary and training activities and professional development of veterinary experts

Article 33. Scientific research in the field of veterinary

1. Scientific research in the field of veterinary, including procedures for the use of animals, as well as premises and territories where scientific researches in the field of veterinary are conducted must comply with the legislation of the Republic of Kazakhstan in the field of veterinary.

2. Developed or improved as a result of scientific research veterinary drugs, feed and feed additives are subject to testing in order to determine compliance with meet veterinary standards.

3. Strains of microorganisms that exist in the Republic of Kazakhstan, and the resulting scientific research, the diagnosis of animal diseases, to be kept in the National Collection of deposited strains of microorganisms used in veterinary.

Article 34. Training and professional development of veterinary specialists
Program for training and professional development of veterinary specialists are subject to mandatory consultation with the authorized body.

Footnote. Article 34 of the Law of the RK N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force)

**Article 34-1. Social support**

1. Veterinary specialists working in rural areas, including veterinary specialists of veterinary points are granted by additional measures of social support:
   1) supplement to the basic salary in the amount determined by the local representative bodies;
   2) compensation of costs for utilities and fuel from the budget in the amount set by the local representative bodies of oblasts, cities of republican status, capital;
   3) providing of persons who have livestock with feed and land for grazing and haying on the decision of the local representative and executive bodies.

2. In addition to the benefits provided for by the laws of the Republic of Kazakhstan, veterinary workers may be granted additional benefits from the budget by the local representative bodies.

   Footnote. Chapter 5 is amended by Article 34-1 in accordance with the Law of the RK № 540-1У dated 01.12.2012 (come in force after ten calendar days after its first official publication).

**Chapter 6. Funding for Veterinary and liability for violations of legislation of the Republic of Kazakhstan in the field of veterinary**

Footnote. The title of Chapter 6 as amended by the Law of the RK dated N 190 07.24.2009 (see Art.2 on the procedure for entering into force).

**Article 35. Funding sources for veterinary**

1. The following funding is carried out through the budget:
   1) for the maintenance of the authority;
   2) for the maintenance of the state veterinary institutions;
   3) for the maintenance of the branches of state bodies, carrying out activity in the field of veterinary;
   4) for the prevention, including disinfection of vehicles at the veterinary control points and keeping the national stock of veterinary drugs, diagnostics and eliminate highly dangerous animal diseases according to the list approved by the Government of the Republic of Kazakhstan, as well as the prevention and diagnosis of enzootic animal diseases;
5) for the destruction of the seized animals, products and raw materials of animal origin that are hazardous to the health of animals and humans;
6) for compensation of costs to owners of seized and destroyed infected animals, products and raw materials of animal origin;
7) for the cost of storing the National Collection of deposited strains of microorganisms used in veterinary;
8) (excluded);
9) for the cost of the attributes and products for veterinary use for the identification of animals, veterinary passport.

2. At the expense of the objects owner of state veterinary and sanitary control and supervision in accordance with the legislation of the Republic of Kazakhstan, the following is carried out:
1) testing, inspection and registration of series testing of veterinary drugs, feed additives, and feed testing;
2) assigning account numbers to manufacturing facilities, engaged in growing, harvesting (slaughter), storage, processing and selling of animals, animal products and raw materials of animal origin, as well as organizations on production, storage and sale of veterinary drugs, feed and feed additives;
3) veterinary-sanitary examination;
4) dehelmintization, desinsection, deraturation, disinfection (except for disinfection of veterinary control points)
5) treatment, prevention, diagnosis and eradication of animal diseases, including invasive, except for the extremely dangerous animal diseases that are included into the list approved by the Government of the Republic of Kazakhstan, and enzootic animal diseases;
6) issuance of the forms of veterinary conclusion, veterinary certificate and health certificates, veterinary passport for animal, tags (chips) to identify farm animals with transfer of funds received to the budget in accordance with the legislation of the Republic of Kazakhstan;
7) carrying out of diagnostic testing and veterinary treatments when isolating newly arrived animals.

Footnote. Article 35, as amended by the laws of the RK N 13 dated 12.20.2004 (come in force from 01.01.2005), N 116-1У dated 12.29.2008 (come into force from 01.01.2009), N 190 dated 07.24.2009 (see Art.2 on the procedure for entering into force), № 540-1У dated 01.12.2012 (come in force after ten calendar days after its first official publication).

Article 36. Responsibility for violation of the legislation of the Republic of Kazakhstan in the field of veterinary

Violation of the legislation of the Republic of Kazakhstan in the field of veterinary entails liability in accordance with the laws of the Republic of Kazakhstan.
Footnote. Article 36 as amended by the Law of the RK N 190 dated 07.24.2009 (see Art.2 concerning the procedure for entering into force).

**Article 37. The Procedure for Entering into Force of this Law**

1. This Law shall enter into force from the date of its official publication.

*President of*
*The Republic of Kazakhstan*