RESOLUTION
of the Supreme Rada of Ukraine

On Coming Into Force of the Ukrainian Law “On Responsibility of Enterprises, Institutions and Organizations for Violation of Veterinary Medicine Legislation”

The Supreme Rada of Ukraine declares:

to make effective the Ukrainian Law “On Responsibility of Enterprises, Institutions and Organizations for Violation of Veterinary Medicine Legislation” from the date of its publication.

Chairman
of the Supreme Rada of Ukraine

O. MOROZ

Kyiv
December 5, 1996
569/96 - SR
THE LAW OF UKRAINE

On Responsibility of Enterprises, Institutions and Organizations for Violation of Veterinary Medicine Legislation

This Law determines responsibility of enterprises, institutions and organizations for infringements in veterinary medicine field and is directed at strengthening of state veterinary control on veterinary and sanitary safety of animal-breeding products, environmental protection and protection of individuals’ and legal entities’ rights in the field of providing veterinary and epizootic well-being.

Article 1. Responsibility for Violation in Veterinary Medicine Field

Enterprises, institutions and organizations (hereinafter referred to as enterprises) are responsible regardless of ownership forms and whose activity is related to breeding and purveyance of animals, production, processing, storage, transportation and sale of animals, products and raw of animal and vegetable origin; and production and sale of animals protection means, conducting of laboratory diagnostics and providing of veterinary services. They can be levied the following fines:

for violation of veterinary norms and rules and zoological-hygienic disciplines except those provided for by this Law - in the amount of two untaxed minimum of person’s incomes;

for violation of rules on animals quarantine or other quarantine restrictions - in the amount of six untaxed minimum of person’s incomes;

for passing through the state border without compulsory conducting of veterinary and sanitary expertise of goods which are under veterinary examination - in the amount of imported produce;

for sale of imported into Ukraine animal origin products and raw of animal origin, fodder for animals that have not passed veterinary and sanitary expertise - in the amount of sold products;

for sale in Ukraine of animals protection means and veterinary medicine means which are unregistered - in the amount of sold products;

for avoiding from presentation or non-presentation of animals for veterinary inspection and compulsory measures (examination, vaccination and treatment) on prophylactic of animals diseases as well as non-providing of reliable animals fixation for those measures - in the amount of two untaxed minimum of person’s incomes;

for production of food products from raw of animal origin prohibited for usage including meat from animals carcasses shocked by current, poisoned by chemicals,
drowned and slaughtered forcibly that have not passed veterinary and sanitary expertise, etc. - in the amount of produced products;

for avoiding from compulsory veterinary and sanitary expertise of products (produce) of animal and vegetable origin - in the amount of three untaxed minimum of person’s incomes;

for issuance of permit to owners of trade points on sale of animal and vegetable origin products (produce) which have not passed veterinary and sanitary expertise - in the amount of six untaxed minimum of person’s incomes;

for sale of animal and vegetable origin products and raw of animal and vegetable origin in places not designated for this or those that have not passed veterinary and sanitary expertise - in the amount of four untaxed minimum of person’s incomes;

for avoiding from or improper fulfillment of veterinary medicine state inspectors’ instructions - in the amount of six untaxed minimum of person’s incomes;

Payment of fines does not free enterprise from elimination of made violations and recovery of caused damages under the procedure established by the legislation.

**Article 2. Bodies Authorized to Try Cases on Infringements in the Field of Veterinary Medicine**

Veterinary Medicine State Department of the Ministry of Agriculture and Food of Ukraine (hereinafter referred to as Veterinary Medicine State Department), division of state veterinary medicine of the Crimean Autonomous Republic, oblasts, cities Kyiv and Sevastopol, districts and towns try cases on infringements provided for by this Law.

Veterinary medicine chief state inspectors, their deputies and veterinary medicine state inspectors have the right to levy fines on the behalf of Veterinary Medicine State Department, division of state veterinary medicine of the Crimean Autonomous Republic, oblasts, cities Kyiv and Sevastopol, districts and towns. The Cabinet of Ministers of Ukraine establishes the required procedure.

The Ukrainian Law “On Veterinary Medicine” determines authority on control, obligations and guarantees of persons who conduct state veterinary control.

**Article 3. Decisions in Cases on Violation of Veterinary Medicine Legislation**

Decisions of veterinary medicine state inspectors on imposition of a fine is prepared in the form of resolution.
A copy of the resolution is sent to the state tax administration in a place of enterprise’s location for control over payment of fine.

The enterprise should pay a fine within fifteen days from the date of its imposition. When a fine is not paid within this term it is recovered through the court.

Amounts of fines are allocated in the following way: 20 per cent to the State budget of Ukraine, 40 per cent to appropriate local budget, 20 per cent to Veterinary Medicine State Department, 20 per cent to the account of appropriate division of state veterinary medicine and are directed at development of material basis of appropriate institutions.

**Article 4. Appealing Decisions in Cases on Violation of Veterinary Medicine Legislation**

Decision in cases on violation of veterinary medicine legislation provided for by this Law can be appealed under the procedure established by the Law.

President of Ukraine

L. KUCHMA

Kyiv
December 5, 1996
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