CHAPTER 3.4.

VETERINARY LEGISLATION

Article 3.4.1.

Introduction and objective

Good governance is a recognised global public good and is of critical importance to OIE Members. Legislation is a key element in achieving good governance.

Veterinary legislation should, at a minimum, provide a basis for Competent Authorities to meet their obligations as defined in the Terrestrial Code and the relevant recommendations of the Codex Alimentarius Commission. In addition, there is an obligation for World Trade Organization (WTO) Members under the Agreement on the Application of Sanitary and Phytosanitary Measures (SPS Agreement) to notify the WTO of changes in sanitary measures, including changes in legislation that affect trade, and provide relevant information.

For the purposes of the Terrestrial Code, veterinary legislation comprises all legal instruments necessary for the governance of the veterinary domain.

The objective of this chapter is to provide advice and assistance to OIE Members when formulating or modernising veterinary legislation so as to comply with OIE standards, thus ensuring good governance of the entire veterinary domain.

Article 3.4.2.

Definitions

For the purposes of this chapter the following definitions apply:

Hierarchy of legislation: means the ranking of the legal instruments as prescribed under the fundamental law (e.g. the constitution) of a country. Respect for the hierarchy means that each legal instrument must comply with higher order legal instruments.

Legal certainty: means the situation in which the legislation is clear, coherent, stable and transparent, and protects citizens against adverse side effects of legal instruments.

Legal instrument: means the legally binding rule that is issued by a body with the required legal authority to issue the instrument.

Primary legislation: means the legal instruments issued by the legislative body of a Member.

Quality of legislation: means the technical relevance, acceptability to society, sustainability in technical, financial and administrative terms and provision of a basis for effective implementation of laws.

Secondary legislation: means the legal instruments issued by the executive body of a Member under the authority of primary legislation.

Stakeholder: means a person, group, or organisation that can affect or be affected by the impacts of veterinary legislation.

Veterinary domain: means all the activities that are directly or indirectly related to animals, their products and by-products, which help to protect, maintain and improve the health and welfare of humans, including by means of the protection of animal health and welfare, and food safety.

Veterinary legislation: means the collection of specific legal instruments (primary and secondary legislation) required for the governance of the veterinary domain.
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Article 3.4.3.

**General principles**

1) **Respect for the hierarchy of legislation**

Veterinary legislation should scrupulously respect the hierarchy between primary legislation and secondary legislation.

2) **Legal basis**

*Competent Authorities* should have available the primary legislation and secondary legislation necessary to carry out their activities at all administrative and geographic levels.

Veterinary legislation should be consistent with national and international law, as appropriate, including civil, penal and administrative laws.

3) **Transparency**

Veterinary legislation should be inventoried and be readily accessible and intelligible for use, updating and modification, as appropriate.

*Competent Authorities* should ensure communication of veterinary legislation and related documentation to stakeholders.

4) **Consultation**

The drafting of new and revised legislation relevant to the veterinary domain should be a consultative process involving *Competent Authorities* and legal experts to ensure that the resulting legislation is scientifically, technically and legally sound.

To facilitate implementation of the veterinary legislation, *Competent Authorities* should establish relationships with stakeholders, including taking steps to ensure that they participate in the development of significant legislation and required follow-up.

5) **Quality of legislation and legal certainty**

A high quality of legislation is essential for achieving legal certainty.

Article 3.4.4.

**The drafting of veterinary legislation**

Veterinary legislation should:

a) be drafted in a manner that establishes clear rights, responsibilities and obligations (i.e. ‘normative’);

b) be unambiguous, with clear and consistent syntax and vocabulary;

c) be precise and accurate even if this results in repetition and a cumbersome style;

d) contain no definitions that create any conflict or ambiguity;

e) include a clear statement of scope and objectives;

f) provide for the application of penalties and sanctions, either criminal or administrative, as appropriate to the situation; and
make provision for the financing needed for the execution of all activities of Competent Authorities; the financing should be ensured in accordance with the national funding system.

Article 3.4.5.

Competent Authorities

Competent Authorities should be legally mandated, capacitated and organised to ensure that all necessary actions are taken quickly and coherently to address animal health and public health emergencies effectively.

Veterinary legislation should provide for a chain of command that is as effective as possible (i.e. short, with all responsibilities clearly defined). For this purpose, the responsibilities and powers of Competent Authorities, from the central level to those responsible for the implementation of legislation in the field, should be clearly defined. Where more than one Competent Authority is involved such as in relation to environmental, food safety or other public health matters a reliable system of coordination and cooperation should be in place.

Competent Authorities should appoint technically qualified officials to take any actions needed for implementation or verification of compliance with the veterinary legislation, respecting the principles of independence and impartiality prescribed in Article 3.1.2.

1) Necessary powers of the Competent Authority

The veterinary legislation should also ensure that:

a) officials have the legal authority to intervene in accordance with the legislation and the penal procedures in force;

b) while executing their legal mandate, officials are protected against legal action and physical harm;

c) the powers and functions of officials are explicitly and thoroughly listed to protect the rights of stakeholders and the general public against any abuse of authority. This includes respecting confidentiality, as appropriate; and

d) at least the following powers are available through the primary legislation:

   i) access to premises and vehicles for carrying out inspections;

   ii) access to documents;

   iii) taking samples;

   iv) retention (setting aside) of animals and goods, pending a decision on final disposition;

   v) seizure of animals, products and food of animal origin;

   vi) suspension of one or more activities of an inspected establishment;

   vii) temporary, partial or complete closure of inspected establishments; and

   viii) suspension or withdrawal of authorisations or approvals.

   These essential powers must be identified as they can result in actions that may conflict with individual rights ascribed in fundamental laws.

2) Delegation of powers by the Competent Authority

The veterinary legislation should provide the possibility for Competent Authorities to delegate specific tasks related to official activities. The specific tasks delegated, the body(ies) to which the tasks are delegated and the conditions of supervision by the Competent Authority should be defined.
For this purpose, the veterinary legislation should:

a) define the field of activities and the specific tasks covered by the delegation;
b) provide for the control, supervision and, when appropriate, financing of the delegation;
c) define the procedures for making delegation;
d) define the competencies to be held by persons receiving delegation; and
e) define the conditions of withdrawals of delegations.

**Article 3.4.6.**

**Veterinarians and veterinary para-professionals**

1) **Veterinary medicine/science**

In order to ensure quality in the conduct of veterinary medicine/science, the veterinary legislation should provide a definition of veterinary medicine/science sufficient to address the following:

a) define the prerogatives of veterinarians and of the various categories of veterinary para-professionals that are recognised by the Member Country;
b) define the minimum initial and continuous educational requirements and competencies for veterinarians and veterinary para-professionals;
c) prescribe the conditions for recognition of the qualifications for veterinarians and veterinary para-professionals;
d) define the conditions to perform the activities of veterinary medicine/science; and
e) identify the exceptional situations, such as epizootics, under which persons other than veterinarians can undertake activities that are normally carried out by veterinarians.

2) **The control of veterinarians and veterinary para-professionals**

Veterinary legislation should provide a basis for regulation of veterinarians and veterinary para-professionals in the public interest. To that end, the legislation should:

a) describe the general system of control in terms of the political, administrative and geographic configuration of the country;
b) describe the various categories of veterinary para-professionals recognised by the Member Country according to its needs, notably in animal health and food safety, and for each category, prescribe its training, qualifications, tasks and extent of supervision;
c) prescribe the powers to deal with conduct and competence issues, including licensing requirements, that apply to veterinarians and veterinary para-professionals;
d) provide for the possibility of delegation of powers to a professional organisation such as a veterinary statutory body; and
e) where powers have been so delegated, describe the prerogatives, the functioning and responsibilities of the mandated professional organisation.
Article 3.4.7.

Laboratories in the veterinary domain

1) Facilities

Veterinary legislation should define the role, responsibilities, obligations and quality requirements for:

a) reference laboratories, which are responsible for controlling the veterinary diagnostic and analytical network, including the maintenance of reference methods;

b) laboratories designated by the Competent Authority for carrying out the analysis of official samples; and

c) laboratories recognised by the Competent Authority to conduct analyses required under the legislation e.g. for the purposes of quality control.

The veterinary legislation should define the conditions for the classification, approval, operations and supervision of laboratories at each level.

2) Reagents

Veterinary legislation should provide a basis for actions to address the elements listed below:

a) procedures for authorising reagents that are used to perform official analyses;

b) quality assurance by manufacturers of reagents used in official analyses; and

c) surveillance of marketing of reagents, where these can affect the quality of analyses required by the veterinary legislation.

Article 3.4.8.

Health provisions relating to animal production

1) Identification and traceability

Veterinary legislation should provide a basis for actions to address all the elements in Article 4.2.3., point 6.

2) Animal markets and other gatherings

Veterinary legislation should address, for animal markets and other commercially or epidemiologically significant animal gatherings, the following elements:

a) registration of animal markets and other animal gatherings;

b) health measures to prevent disease transmission, including procedures for cleaning and disinfection, and animal welfare measures; and

c) provision for veterinary checks.

3) Animal reproduction

Veterinary legislation should provide a basis for actions to address the health regulation of animal reproduction as appropriate. Health regulations may be implemented at the level of animals, genetic material, establishments or operators.
4) **Animal feed**

Veterinary legislation should provide a basis for actions to address the elements listed below:

a) standards for the production, composition and quality control of animal feed;

b) registration and, if necessary, approval of establishments and the provision of health requirements for relevant operations; and

c) recall from the market of any product likely to present a hazard to human health or animal health.

5) **Animal by-products**

Veterinary legislation should provide a basis for actions to address the elements listed below:

a) definition of the animal by-products subject to the legislation;

b) rules for collection, processing, use and disposal of animal by-products;

c) registration and, if necessary, approval of establishments and the provision of health requirements for relevant operations; and

d) rules to be followed by animal owners.

6) **Disinfection**

Veterinary legislation should provide a basis for actions to address the regulation and use of products and methods of disinfection relating to the prevention and control of animal diseases.

Article 3.4.9.

**Animal diseases**

Veterinary legislation should provide a basis for the Competent Authority to manage diseases of importance to the country and to list those diseases, guided by the recommendations in Chapters 1.1. and 1.2.

1) **Surveillance**

Veterinary legislation should provide a basis for the collection, transmission and utilisation of epidemiological data relevant to diseases listed by the Competent Authority.

2) **Disease prevention and control**

a) Veterinary legislation should include general animal health measures applicable to all diseases and, if necessary, additional or specific measures such as surveillance, establishment of a regulatory programme or emergency response for particular diseases listed in the country.

b) The legislation should also provide a basis for contingency plans to include the following for use in disease responses:

i) administrative and logistic organisation;

ii) exceptional powers of the Competent Authority; and

iii) special and temporary measures to address all identified risks to human or animal health.

c) Veterinary legislation should provide for the financing of animal disease control measures, such as operational expenses and, as appropriate, owners’ compensation in the event of killing or slaughtering of animals and seizure or destruction of carcasses, meat, animal feed or other things.
Emerging diseases

Veterinary legislation should provide for measures to investigate and respond to *emerging diseases*.

**Article 3.4.10.**

Animal welfare

1) General provisions

Veterinary legislation should provide a basis for actions to address the *animal welfare* related requirements in the *Terrestrial Code*.

To this end, the legislation should contain, as a minimum, a legal definition of cruelty as an offence, and provisions for direct intervention of the *Competent Authority* in the case of neglect by animal keepers.

2) Stray dogs and other free-roaming animals

Veterinary legislation should provide a basis for actions to address the requirements in Chapter 7.7. and, as appropriate, prohibition of the abandonment of *animals*, and management of abandoned *animals*, including transfer of ownership, veterinary interventions and *euthanasia*.

**Article 3.4.11.**

Veterinary medicines and biologicals

Veterinary legislation should provide a basis for assuring the quality of veterinary medicines and biologicals and minimising the *risk* to human, animal and environmental health associated with their use.

1) General measures

Veterinary legislation should provide a basis for actions to address the elements listed below:

a) definition of veterinary medicines and biologicals, including any specific exclusions; and

b) regulation of the importation, manufacture, distribution and usage of, and commerce in, veterinary medicines and biologicals.

2) Raw materials for use in veterinary medicines and biologicals

Veterinary legislation should provide a basis for actions to address the elements listed below:

a) quality standards for raw materials used in the manufacture or composition of veterinary medicines and biologicals and arrangements for checking quality;

b) establishment of the withdrawal periods and maximum residue limits for veterinary medicines and biologicals, as appropriate; and

c) requirements for substances in veterinary medicines and biologicals that may, through their effects, interfere with the conduct of veterinary checks.

3) Authorisation of veterinary medicines and biologicals

a) Veterinary legislation should ensure that only authorised veterinary medicines and biologicals may be placed on the market.
b) Special provisions should be made for:
   i) medicated feed;
   ii) products prepared by authorised veterinarians or authorised pharmacists; and
   iii) emergencies and temporary situations.

c) Veterinary legislation should address the technical, administrative and financial conditions associated with the granting, renewal, refusal and withdrawal of authorisations.

d) In defining the procedures for seeking and granting authorisations, the legislation should:
   i) describe the role of the relevant Competent Authority; and
   ii) establish rules providing for the transparency in decision making.

e) Veterinary legislation may provide for the possibility of recognition of the equivalence of authorisations made by other countries.

4) Quality of veterinary medicines and biologicals

   Veterinary legislation should address the following elements:
   a) the conduct of clinical and non-clinical trials to verify all claims made by the manufacturer;
   b) conditions for the conduct of trials;
   c) qualifications of experts involved in trials; and
   d) surveillance for adverse effects arising from the use of veterinary medicines and biologicals.

5) Establishments producing, storing and wholesaling veterinary medicines and biologicals

   Veterinary legislation should provide a basis for actions to address the following elements:
   a) registration or authorisation of all operators manufacturing importing, storing, processing, wholesaling or otherwise distributing veterinary medicines and biologicals or raw materials for use in making veterinary medicines and biologicals;
   b) definition of the responsibilities of operators;
   c) good manufacturing practices as appropriate;
   d) reporting on adverse effects to the Competent Authority; and
   e) mechanisms for traceability and recall.

6) Retailing, use and traceability of veterinary medicines and biologicals

   Veterinary legislation should provide a basis for actions to address the following elements:
   a) control over the distribution of veterinary medicines and biologicals and arrangements for traceability, recall and conditions of use;
   b) establishment of rules for the prescription and provision of veterinary medicines and biologicals to end users;
c) restriction to authorised professionals and, as appropriate, authorized veterinary paraprofessionals of commerce in veterinary medicines and biologicals that are subject to prescription;

d) the supervision by an authorised professional of organisations approved for holding and use of veterinary medicines and biologicals;

e) the regulation of advertising claims and other marketing and promotional activities; and

f) reporting on adverse effects to the Competent Authority.

Article 3.4.12.

Human food production chain

Veterinary legislation should provide a basis for actions to safeguard the human food production chain through controls at all critical steps, consistent with national food safety standards. The role of the Veterinary Services in food safety is described in Chapter 6.1.

1) General provisions

Veterinary legislation should provide a basis for actions to address the following elements:

a) controls over all stages of the production, processing and distribution of food of animal origin;

b) recording all significant animal and public health events that occur during primary production;

c) giving operators of food production premises the primary responsibility for compliance with food safety requirements, including traceability established by the Competent Authority;

d) inspection for compliance with food standards, where this is relevant to health or safety;

e) inspection of premises;

f) prohibition of the marketing of products not fit for human consumption; and

g) provisions for recall from the marketplace of all products likely to be hazardous for human or animal health.

2) Products of animal origin intended for human consumption

Veterinary legislation should provide a basis for actions to address the following elements:

a) arrangements for inspection and audit;

b) the conduct of inspection and audit on the basis of veterinary expertise;

c) health standards; and

d) the application of health identification marks that are visible to the intermediary or final user.

The Competent Authority should have the necessary powers and means to rapidly withdraw any products deemed to be hazardous from the food chain or to prescribe uses or treatments that ensure the safety of such products for human or animal health.
3) **Operators responsible for premises and establishments pertaining to the food chain**

Veterinary legislation should provide a basis for actions to address the following elements as appropriate:

a) registration of premises and establishments by the *Competent Authority*;

b) the use of risk-based management procedures; and

c) prior authorisation of operations that are likely to constitute a significant *risk* to human or animal health.

**Article 3.4.13.**

**Import and export procedures and veterinary certification**

Veterinary legislation should provide a basis for actions to address the elements relating to import and export procedures and veterinary certification referred to in Section 5 of the *Terrestrial Code*. 