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MINISTRY OF HOME AFFAIRS .

New Delhi, the 12th December, 196

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NOTIFICATION

G.S.R. 1917 ... In exercise of the powers conferred by section 10 of the Dadra and Nagar Haveli Act, 1961 (35 of 1961), the Central Government hereby extends to the Union territory of Dadra and Nagar Haveli, the Bombay Animal Preservation Act, 1954 (Bombay Act No. LXXXII of 1954), as at present in force in the State of Gujarat, subject to the following modifications namely:...

Modifications

1. Throughout the Act, unless otherwise directed, for the words "State Government" the word "Administrator" shall be substituted and there shall also be made in any sentence in which these words occur such consequential changes as the rules of grammar may require.

- 2. In section 1,-
 - (i) in sub-section (2), for the words "State of Gujarat", the words "Union territory of Dadra and Nagar Haveli" shall be substituted;
 - (ii) after sub-section (2), the following sub-section shall be inserted, namely:-
 - "(3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appeint.".

3. In section 3, clause (1) shall be renumbered as clause (1a) and before the clause as so renumbered, the following shall be inserted, namely:-

"(1) "Administrator" means the Administrator of the Union territory of Dadra and Nager Haveli appointed by the President under article 229 of the Constitution;".

4. In section 13, in clouse (1), for the words "State Government", the word "Government" shall be substituted.

5. In section 14, in clouse (2), for the words "of the State Government", the words "employed in connection with the administration of the Union territory of Dadre and Nager Haveli" shell be substituted.

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in Jostion 15, sub-section (4) shall be omitted. 6

Soctions 16 and 17 shall be emitted. 7 .

The text of the Act, as modified by this notification is published as an annoxure to this notification.

AMMENURY

THE BOMBAY ANIMAL PRESERVATION ACT, 1954 (BOMBAY ACT NO. LXXXII OF 1954) AS EXTENDED TO THE UNION TERRITORY OF DADRA AND NAGAR HAVELI.

An Act to provide for the preservation of animals suitable for milch, breeding or for agricultural purposes.

Whereas it is excedient to provide for the forevation of animals suitable for mileh, breeding or for arrivation purposes; it is hereby enacted in the Fifth Year with the Republic of India as follows:-

1. Short title and commoncement. - (1) This Act may be called the Benbay A imal Preservation Act, 1954.

(2) It extends to the whole of the Union territory of Dadra and Nagar Haveli.

(3) It shall come into force on such date as the Administrator may, by notification in the Official Gazette, appoint,

2. Application of the Act - (1) This Act shall in the first instance apply to the animals specified in the schedule.

(2) The Administrator may, by not ification in the Official Gazatte, apply the provisions of this Act to any other animal which in his opinion, it is desirable to preserve. Definitions. - In this Act, unloss/the context. (subject or

- 3.
 - (1) "Administrator" means the Administrator of the Union torritory of Dadra and Negar Havali appointed by the President under article 239 of the Constitution;

(1.) "Animal means an animal to which this Act applies;

- (2) "Comptant Authority" means a parson or body of persons appointed under section 4 to perform the functions of a Compotent Authority under this Act;
- (3) "Prescribed" means prescribed by rules made under this Act;
- (4) "Schedule" means a Schedule appended to this Act.

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Appointennt of Comparing Authority. - The Administrater may, by notification in the Official Gazatta, appoint a parset or body of mersons to perform the functions of a Comma the Authority under this Act. for such local area as may be specified in the notification.

5. Prohibition in animal is fit for slaughter.

(1A) No cortificate under sub-section (1) shell be granued in respect of a cow.

(2) In respect of an animal to which sub-section (1A) does not apply, no cortificate shall be granted under subsection (1), if in the opinion of the Competent Authority-

(a) the animal, whether male or female, is useful or likely to become useful for the purpose of draught or any kind of agricultural operations;

(b) the enimal, if male, is useful or likely to become useful for the purmose of breading;

(c) the animal, if famale, is useful or likely to become useful for the purpose of giving milk or bearing offspring.

(3) Nothing in this section shall apply to the sloughter of any animal above the age of fifteen years for bone fide religious purposes, if such animal is not a cow:

Provided that a cortificate in writing has been obtained from the Competent Authority.

(4) The Administrator may, at any time for the purpose of satisfying himself as to the legality or propriaty of any order passed by the Commutant Authority granting or refusing to grant any cartificate under this section, call for and examine the records of the case and may pass such order in reference thereto as he thinks fit.

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(5) A continiente under/section shell be grented in such form and on mayment of such fees as may be prescribed.

(6) Subject to the provisions of sub-section (4) any order passed by the Competent Authority granting or refusing to grant a certificate, and any order passed by the Administrator under sub-section (4) shall be final and shall not be called in question by any court.

6. Prohibition of sloughter of enimels in places not specified for the purpose. I. No enimel in respect of which a continuet has been issued under a ction 5 shall be sloughtered in any place other then a place specified by such authority or officer as the Administrator may erround in this bahalf.

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7. Power to/inspect entrals - (1) For the numbers of this Act, the Committent Authority or any merson authorised in this behalf by the Committent Authority (h reinefter referred to as the auth rise merson) shall have the newer to enter and inspect any premises which the Committent Authority or the authorised person has reason to believe that an offence under this Act has been or is likely to be cormitted

(2) Every person in occupation of any such premises shall allow the Competent Authority or the authorised person such access to the premises as may be necessary for the aforeshid purposes and shall answer to the best offices knowledge and belief any question put to him by the Competent Authority or by the authorised person,

8. Fonalting. - Whenvar contravanas any of the provisions of this Act shall, on conviction, be punished with imprisonment for a term which may extend to six months or with fine which may extend to one thousand ruppes or with both.

9. Offences under the Act to be cognizeble. Notwiths wording mything contained in the Code of Grininel Procedure, 1898 (V of 1898), all offences under this Act shell be cognizeble.

10. Abotrants and atternts. - Wheever abots any offence munishable under this Act or atternts to commit any such offence shall be publishable with the publishment provided in this Act for such offence

11. Parsons exercising powers under this Act description he public servents. All persons of relains powers under this Act shell be deered to public servents within the mentage description 21 of the Indian Panel Code (XLV of 1860).

12. Prot ction of marsons acting in good fails and r the Act or rulas. - No suit, prosecution, or other legal proceedings shall be / in instituted against any parson for anything/done or intended to be good done under this Act or the rules made thereunder, feith

13. Examplion under this Act - Subject to any conditions preseribed in this behalf, this Act shall not apply to-

(1) any animal amorated upon for vaccine, lymph, sorum, or for any experim upol or research purposes at an institution established, conducted arreagnises; by the Poyner Party

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(2) ony onirol or class of anirols -

- (i) sloughter of which is cortified by a veterinary surgeon authomassa in this behalf by the Administrator to be necessary in the interest of public health;
- (ii) which are suffering from any disease which is cortified by figh veterinary surgeon as being contagious and dangerous to other animals.

Dologation of powers - The Administrator may, by notification of Official Gazatta. The delegate -14. in the Official Gazetta.

- (1) to any local authority his powers and functions under section 4 within the local area subject to the jurisdiction of such local atthority;
- (2) to any officer employed in connection with the administrotion of the Union territory of Dodra and Nagar Havali, his powers and functions under section 5.

15. Power to make rules. - (1) The Administrator may, by nutifi-cation in the Official Gozatta, make rules for carrying out the purposes of this Act.

(2) In particular and without projudice to the generality of the foregoing provision, such rules ney provide for -

- (a) the powers and duties of Compatent Authority, in addition to those provided in this Act;
- (b) the form of cortificate under section 5;
- (c) the amount of feas to be paid under section 5;
- (d) the conditions subject to which the Act shall not apply to any animal under section 13;
- (c) any other matter which is to be or may be prescribed.

(3) The rules node under this section shall be subject to the condition of previous publication in the Official Gazotte.

- (4) [Onitted] 7.
- 16. / Omittad 7.

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17. [Omitted].

Soction 2(1) 7

Bovinos (bulls, bullocks, cows, calvos, mole and fenclo buffeloes and buffelo-colvos). /ND.F.1/11/66-UTL- 88_7

> sd. P. N. Vosudovon. Lipits Soot tors by the covt. of 'India. ÷...