

VETERINARY AUTHORITY

(Government Regulation of the Republic of Indonesia Number 3 Year 2017, dated January 20, 2017)

WITH THE BLESSING OF THE ONE AND ONLY GOD

PRESIDENT OF THE REPUBLIC OF INDONESIA

Considering:

Whereas, to implement the provisions in Article 68E and Article 75 of Law Number 18 Year 2009, concerning Husbandry and Animal Health as amended by Law Number 41 Year 2014, concerning Amendment to Law Number 18 Year 2009 on Husbandry and Animal Health, it is necessary to stipulate Government Regulation on Veterinary Authority.

In view of:

1. Article 5 paragraph (2) of the 1945 Constitution of the State of the Republic of Indonesia;
2. Law Number 18 Year 2009, concerning Husbandry and Animal Health (Statute Book of the Republic of Indonesia Year 2009 Number 84, Supplement to Statute Book of the Republic of Indonesia Number 5015) as amended by Law Number 41 Year 2014 concerning Amendment to Law Number 18 Year 2009, concerning Husbandry and Animal Health (Statute Book of the Republic of Indonesia Year 2014 Number 338, Supplement to Statute Book of the Republic of Indonesia Number 5619).

DECIDES:

To stipulate:

GOVERNMENT REGULATION ON VETERINARY AUTHORITY

CHAPTER I GENERAL PROVISION

Article 1

What is meant in this Government Regulation by:

1. Veterinary Authority shall be Government Institution or Regional Administration responsible for and having competence to implement Animal Health.
2. National System on Animal Health hereinafter referred to as Siskeswanas shall be system on Animal Health stipulated by the Government and implemented by Veterinary Authority by involving all instruments on Animal Health, interested parties and the public integratedly.
3. Veterinaary shall be all matters pertaining to Animal, Animal Products and Animal Disease.
4. Animal Health shall be all matters pertaining to protection of Animal resource, public and environmental health, and guarantee on Animal Product, Animal Welfare, and improvement of market access to support sovereignty, independence, and food endurance originating from Animal.
5. Veterinary Health shall be all matters pertaining to Animal and Animal Product that both directly and indirectly affect human health.
6. Animal Quarantine shall be effort in preventing the presence and spread of virus and Animal Disease coming from other area domestically or spreading out within the territory of the State of the Republic of Indonesia.
7. Animal Welfare shall be all matters pertaining to Animal physical and mental condition according to Animal natural activity that needs to be applied and enforce to protect Animal from unreasonable treatment by any person on Animal utilized by human being.
8. Animal Health Caring Personnel shall be personnel taking care on Animal Health matter based on competence and authority of certified Medical Veterinary by hierarchy in line with their respective formal education or training.

9. Veterinarian shall be person possessing profession on Veterinary and authority of Medical Veterinarian in providing services on Animal Health.
10. Authorized Veterinarian shall be Veterinarian duly appointed by the Minister, Governor, or Regent / Mayor based on their respective authority in line with the services provided for Animal Health.
11. Medical Veterinary shall be Veterinarian exercising activity on Animal Health.
12. Animal Disease shall be health disturbance on Animal caused by genetic disorder, degenerative process, metabolism disorder, trauma, toxicated, parasite infested, prion, and microorganism pathogen infection.
13. Strategic Infectious Animal Disease shall be Animal Disease that may cause death toll and/or and/or pain high toll on Animal, impact of loss to economy, public unrest, and/or zoonotic.
14. Epidemic shall be extraordinary event of infectious disease that may be in the form of new infectious Animal Disease in any area or increasing sudden infectious Animal Disease categorized as non-natural disaster.
15. Animal shall be animal or fauna which the entire or part of their life cycles are on land, water, and/or air, either reared or around its habitat.
16. Animal Product shall be product originating from fresh Animal and/or processed product for consumption, pharmaceutical use, agriculture, and/or other use for fulfillment of human needs.
17. Animal Drug shall be preparation that may be used for Animal medication, eliminate symptom, or modification of chemical process within the body covering biologic preparation, pharmaceutical, premix, and natural Animal Drug.
18. Veterinary Medical Service shall be service relating to Veterinarian competence provided to public in the context of Veterinarian practice.

19. Any person shall be individual person or corporation, either in the form of legal entity of non-legal entity and exercising activity on Husbandry and Animal Health.

20. Minister shall be Minister exercising administration affair on Husbandry and Animal Health.

CHAPTER II

INSTITUTION OF VETERINARY AUTHORITY

Part One

General

Article 2

- (1) Veterinary Authority is assigned the duty to prepare formulation and exercise policy on providing service on Animal Health.
- (2) Veterinary Authority has the authority to make top technical decision on Animal Health.
- (3) Implementation of duty and authority of Veterinary Authority referred to in paragraph (1) and paragraph (2) constitute strengthening the duty, function, and authority in providing service on Animal Health.
- (4) To take the top decision as referred to in paragraph (2), Veterinary Authority shall involve Veterinarian professionalism and endeavour all lines of professional capacity.

Article 3

Veterinary Authority functions:

- a. provider of Public Health;
- b. compiler of standard and improve quality in providing Animal Health;
- c. identify problems and provide service on Animal Health;
- d. controlling and handling Animal Disease;
- e. supervice and control productive female ruminansia (?) animal butchery and/or mother ruminansia animal;

- f. control maltreatment and misuse of Animal and other aspects of Animal Welfare;
- g. manager of Animal Health resource;
- h. develop Veterinarian professionalism;
- i. supervise use of tools and machinery on Animal Health;
- j. protect Animal and its environment;
- k. investigate and observe Animal Disease;
- l. guarantee availability and quality of Animal Drug;
- m. guarantee security and safety of Food and material originating from Animal;
- n. formulate infrastructure and facilities and financement of Animal Health and Health of Veterinary Populace;
and
- o. manage medical aquatic and medical conservation.

Article 4

- (1) The duty, authority, and function of Veterinary Authority referred to in Article 2 and Article 3 are strengthening the duty, function, and authority of Central Government and Regional Administration in exercising Animal Health.
- (2) If no duty, function, and authority are yet exist in exercising Animal Health, Central Government or Regional Administration based on their respective authority shall be obliged to establish Veterinary Authority Institution.

Article 5

Veterinary Authority consists of:

- a. National Veterinary Authority;
- b. Ministry Veterinary Authority;
- c. Provincial Veterinary Authority; and
- d. Regency / Municipality Veterinary Authority.

Part Two

National Veterinary Authority

Article 6

- (1) National Veterinary Authority referred to in Article 5, letter a has the authority to take top technical decision on National Animal Health.
- (2) The top decision referred to in paragraph (1) covers decision to:
 - a. make recommendation on the status as free particular infectious Animal Disease to all territories of Unitary State of the Republic of Indonesia to the Minister;
 - b. make recommendation on status of infectious Epidemic Animal Disease to the Minister;
 - c. make recommendation to revoke the status of infectious Epidemic Disease menular kepada Minister;
 - d. endeavor to enter into bilateral, regional, international agreement of techncal requirements on Animal Health;
 - e. make recommendation on decision of emergency status on Veterinary nationwide to the Minister;
 - f. stipulate acceptable protection level;
 - g. stipulate risk analysis of Animal Disease on import of Animal and Animal Product from out of the territories of the Unitary State of the Republic of Indonesia;
 - h. stipulate types of Animal Drug to ber used and circulable within the territories of Unitary State of the Republic of Indonesia;
 - i. stipulate requirements for Animal Health for Animal and Animal Product to be imported into the territories of the Unitary State of the Republic of Indonesia;
 - j. make recommendation for approval for the first time on the country, zone of country, and business unit as origin of the Animal and Animal Product to the Minister; and

- k. make recommendation for import and export of Animal, breed, Animal Product, wild fauna, and aquatic Animal from and to the territories of the Unitary State of the Republic of Indonesia to the Minister.
- (3) National Veterinary Authority coordinates Ministry Veterinary Authority, Provincial Veterinary Authority, and Regency / Municipality Veterinary Authority in taking top technical decision on Animal Health.

Article 7

- (1) National Veterinary Authority is led by Official of National Veterinary Authority that is appointed and dismissed by the Minister.
- (2) The terms and conditions for appointing National Official of Veterinary Authority referred to in paragraph (1) are as follows:
- a. has been stipulated by the Minister as Authorized Veterinarian;
 - b. possess expertise and experience on Animal Health, Health of Veterinary Populace, or Animal Quarantine; and
 - c. has taken terms of office of at least the first top management on Animal Health, Health of Veterinary Populace, or Animal Quarantine.
- (3) Further provision on appointment and dismissal of National Veterinary Authority Official as referred to in paragraph (1) is governed in Regulation of the Minister.

Article 8

- (1) National Veterinary Authority Official referred to in Article 7 acts as representative of the Government of the Republic of Indonesia to exercise Animal Health worldwide.
- (2) National Veterinary Authority referred to in paragraph (1) shall:

- a. enter into joint operation with other country or other international party in handling Animal Disease cross borders, newly emerging Animal Disease, and re-emerging Animal Disease;
 - b. provide a study and interpretation on the level and occurrence of Animal Disease and security of Animal Product of National and International level; and/or
 - c. analyze infrastructure and facilities of Veterinary and capacity to respond threat from Animal Disease national scale and international scale on Animal Health and Human Health.
- (3) Official of National Veterinary Authority referred to in paragraph (1) in entering into joint operation with other country or other international party as referred to in paragraph (2) letter a shall comply with the provisions in the statutory regulation.

Part Three

Veterinary Authority of Ministry

Article 9

Veterinary Authority of Ministry referred to in Article 5 letter b covers Veterinary Authority of:

- a. Ministry exercising administrative affairs on Animal Health;
- b. Ministry exercising administrative matter on conservation of living natural resource and ecosystem thereof;
and
- c. Ministry exercising administration matter on fishery.

Article 10

- (1) Veterinary Authority of Ministry exercising administrative matter on Animal Health as referred to in Article 9 letter a covering:
- a. Veterinary Authority on Animal Health;
 - b. Veterinary Authority on Health of Veterinary Populace; and
 - c. Veterinary Authority on Animal Quarantine.

(2) Veterinary Authority of Ministry referred to in paragraph (1) is led by the respective Veterinary Authority Official of Ministry appointed and dismissed by the Minister.

(3) Further provision on appointment and dismissal of Veterinary Authority Official of Ministry referred to in paragraph (2) is governed in Regulation of Minister.

Article 11

Terms and conditions for appointment of Veterinary Authority Official of the Ministry as referred to in Article 10 paragraph (2) are as follows:

- a. has been decided by the Minister as Authorized Veterinarian; and
- b. has been holding terms of office as at least first top management in the field of:
 1. Animal Health;
 2. Health of Veterinary Populace; or
 3. Animal Quarantine at the Ministry exercising administrative matter on Animal Health.

Article 12

(1) Veterinary Authority Official handling Animal Health as referred to in Article 10 paragraph (1) letter a shall make top technical recommendation to the Minister to:

- a. determine the type of Strategic Infectious Disease;
- b. determine the status and condition of the territory for Strategic Infectious Animal Disease;
- c. relinquish territory to accommodate Strategic Infectious Animal Disease;
- d. instruct investigation on Infectious Epidemic Animal Disease;
- e. respond to speedy handling of Epidemic cross-Provincial areas;
- f. instruct use of Animal Drug for safe consumption of animal;

- g. instruct issue of Certificate on Free Disease Animal in any area and business unit on Husbandry and Animal Health;
 - h. recommend import of Free Disease Animal and breed to the territories of the Unitary State of the Republic of Indonesia;
 - i. recommend import of Safe Animal Drug and food stuff originating from Animal to the territories of the Unitary State of the Republic of Indonesia;
 - j. recommend technical requirements of the State and business on Husbandry and Animal Health from the State of origin;
 - k. provide Certificate to Veterinarian on Animal to be exported from the territories of the Unitary State of the Republic of Indonesia constituting one of the basis for examination for Animal Quarantine at the port for Export;
 - l. assign duty to Authorized Veterinarian to process charge of penalty on any violation on Animal Health;
 - m. exercise control on Animal traffics; and
 - n. use Animal Drug for control and prevention program on any particular infectious Animal Disease.
- (2) The Veterinary Authority Official handling the Health of Veterinary Populace referred to in Article 10 paragraph (1) letter b shall make top technical recommendation to the Minister to:
- a. stipulate zoological priority;
 - b. control Animal Product traffics;
 - c. issue Veterinary Certificate for Animal Product to be exported from the territories of the Unitary State

of the Republic of Indonesia constituting as the basis for examination of Animal Quarantine at the Port for Export;

- d. import of Animal Port to the territories of the Unitary State of the Republic of Indonesia;
- e. assign duty to the Authorized Veterinarian to process charge of penalty on violation to the Health of Veterinary Populace;
- f. recommend technical requirements from the country and business unit on Animal Product from the country of origin;
- g. stipulate strategic prevention from infection originating from the zoological environment; and
- h. use proper Animal Drug, tools, and treatment of Animal in applying Animal Welfare.

(3) The Authorized Veterinary Official handling Animal Quarantine as referred to in Article 10 paragraph (1) letter c shall be obliged to make top technical recommendation to the Minister to:

- a. stipulate type of Quarantine from transmission of epidemic Animal Disease;
- b. stipulate type of Quarantine from transmission of epidemic Animal Disease;
- c. analyze the risk from epidemic Animal Disease;
- d. stipulate port of import and export for Animal;
- e. stipulate port of transit;
- f. stipulate or revoke Quarantine zone;
- g. stipulate installation for Animal Quarantine;

- h. stipulate requirements for transporting media and package;
- i. recommend requirements for Animal Quarantine and obligatory addition for imported Animal, Animal Product, and other items originating from overseas, transported from any area or island to other area or island, and to be exported from the territories of the Unitary State of the Republic of Indonesia;
- j. designate a place for action of Animal Quarantine in the country of origin, offside the port of import, and offsite the port of export and
- k. stipulate policy for taking action on Animal Quarantine on import and/or export of Animal, Animal Product, and other items originating from overseas, delivered from any area or island to other area or island, and to be exported from the territories of the Unitary State of the Republic of Indonesia.

Article 13

- (1) The Authorized Veterinary of Ministry referred to in Article 9 letter b dan letter c shall exercise the function of competent authority.
- (2) The function of competent authority referred to in paragraph (1) shall comply with the provisions in the statutory regulation.

Part Four

Authorized Veterinarian of Province

Article 14

- (1) Authorized Veterinary of Province referred to in Article 5 letter c shall be authorized to take top technical decision on Animal Health within Provincial areas.
- (2) The top Decision referred to in paragraph (1) covering:
 - a. analysis of Animal Disease risk on Animal and Animal Product transported from other Provinces;
 - b. recommendation for import and export of Animal, breed, Animal Product, Animal food, and Animal

Drug inter-Provinces;

- c. stipulation on speedy respond to handle Epidemy inter-Regency / Municipality within Provincial areas;
- d. recommendation for stipulation on the status of Epidemy that highly affects social economy of Provincial areas and recommend to close the area affected by such Epidemy to the Governor;
- e. recommendation for revoking the status of Epidemy and revoking closure of the area affected by Epidemy in Provincial area to the Governor;
- f. issue Certificate of Identification Number for use to control Veterinary to business unit on Animal Product; and
- g. issue Certificate to Veterinarian for exporting Animal and/or Animal Product from the Province.

Article 15

- (1) The Authorized Veterinary of Province referred to in Article 14 paragraph (1) covers matters on:
 - a. Animal Health; and
 - b. Health of Veterinary Populace.
- (2) The Authorized Veterinary of Province referred to in paragraph (1) is led by Authorized Veterinary of Province appointed and dismissed by Governor.
- (3) Further provisions on appointment and dismissal of Authorized Veterinary of Province are governed in Regulation of Governor.

Article 16

Terms and conditions for appointment as Authorized Veterinary of Province referred to in Article 15 paragraph (2) are as follows:

- a. is firmly appointed by the Governor as Authorized Veterinarian; and

- b. has been holding term of office at least as administrator in charge of Animal Health matter or Health of Veterinary Populace.

Part Five

Authorized Veterinary of Regency/Municipality

Article 17

- (1) Authorized Veterinary of Regency / Municipality referred to in Article 5 letter d has the authority to make top technical decision on Animal Health within the areas of Regency / Municipality.
- (2) The top decision referred to in paragraph (1) covers:
- analysis of Animal Disease risk on Animal and Animal Product being transported from other Regency / Municipality within the areas of the same Province;
 - recommendation for import and export of Animal, breed, Animal Product, Animal food, and Animal Drug inter-Regency / Municipality to the Regent / Mayor;
 - stipulation of speedy respond to handle Epidemy within Regency / Municipality areas;
 - recommendation to determine the status of Epidemy that highly affects social economy on Regency / Municipality areas and recommend to close the area affected by the Epidemy to the Regent / Mayor;
 - recommendation to revoke the status of Epidemy and revoke the closure of area affected by Epidemy in one (1) Regency / Municipality area to the Regent / Mayor; and
 - provision of Certificate to Veteriner for export of Animal and/or Animal Product from Regency / Municipality areas.

Article 18

- (1) Authorized Veterinary of Regency / Municipality referred to in Article 17 paragraph (1) covers

sub-administration on:

- a. Animal Health; and
- b. Health of Veterinary Populce.

(2) The Authorized Veterinary referred to in paragraph (1) shall be led by Authorized Veterinary Official of Regency / Municipality as appointed and dismissed by Regent / Mayor.

(3) Further provisions on appointment and dismissal of Authorized Veterinary Official of Regency / Municipality are governed in Regulation of Regent / Mayor.

Article 19

Terms and Conditions to be appointed as Authorized Veterinary Official of Regency / Municipality as referred to in Article 18 paragraph (2) shall be complied with as follows:

- a. has been appointed by the Regent / Mayor as Authorized Veterinarian; and
- b. has held terms of office as at least Supervisor in charge of matters on Animal Health or Health of Veterinary Populace.

Part Six

Authorized Veterinarian

Article 20

(1) For Ministry exercising Administration matters on Animal Health, the Administration of Province, and Regency / Municipality shall be obliged to possess Authorized Veterinarian.

(2) Terms and Conditions to be appointed as Authorized Veterinarian as referred to in paragraph (1) are as follows:

- a. is Veterinarian which status is civil servant; and
- b. is assigned to handle Animal Health for at least two (2) years.

- (3) The Authorized Veterinarian referred to in paragraph (1) shall be stipulated by:
- the Minister, for Authorized Veterinarian of Ministry exercising Administration affairs on Animal Health;
 - the Governor, for Authorized Veterinarian of Province; and
 - the Regent / Mayor, for Authorized Veterinarian of Regency / Municipality.
- (4) The total number of Authorized Veterinarian as referred to in paragraph (3) shall be determined based on the type, work load, and scope of their respective duty in providing Animal Health within the work area thereof.

Article 21

- (1) The Authorized Veterinarian referred to in Article 20 has the authority to take technical decision based on the scope of their respective duty in providing service on Animal Health.
- (2) The technical decision referred to in paragraph (1) covers:
- determination of non-productive female ruminansia;
 - visum et repertum on indication of infected Animal by infectious Animal Disease that endanger human health, animal health and/or the environment;
 - approval to application of the principle of Animal Welfare;
 - approval to application of system on safety and quality of Animal Product;
 - approval to application of procedure on bio-security in certification of Free-Disease Animal from certain infectious disease in any territorial areas;
 - approval to the status of wild animal health in conservation and rehabilitation;
 - approval to Statement Letter on Animal Health on the status of Animal Health and Statement Letter on Animal Product for the safety of Animal Product and media transmitting other types of Animal Disease;

h. approval to the test result and overseeing the safeness of animal food.

i. temporary closure of business location on husbandry and Animal Health as indicated to encounter Epidemy; and

j. recommend to Authorized Veterinarian Official based on his/her authority to temporary stop processing production if business unit on husbandry and Animal Health indicates to have spread pollution by biologically, chemically, and/or physically that endangers the health or indicates to have violated the statutory regulation on husbandry and Animal Health.

(3) To take technical decision as referred to in paragraph (2), Authorized Veterinarian has the authority to include business unit to inspect the status of Animal Health, Animal Welfare, and safety of Animal Product.

(4) To conduct inspection as referred to in paragraph (3), Authorized Veterinarian shall be obliged to hold Assignment Letter from:

- a. Authorized Veterinarian Official of the Ministry; or
- b. management of instrument of Provincial area or instrument of Regency / Municipality area providing service on Animal Health based on his/her authority.

Article 22

In exercising the authority referred to in Article 21 Authorized Veterinarian shall be obliged to:

- a. report the result of exercising of his/her authority to Authorized Veterinarian Official; and
- b. carry out the instruction of Authorized Veterinarian Official constituting follow-up action to the report referred to in letter a.

Article 23

The Minister, Governor, or Regent / Mayor may revoke the authority of the Authorized Veterinarian

referred to in Article 20 paragraph (3) may on their respective authority should the Authorized Veterinarian:

- a. is transferred or change his/her terms of office from Animal Health service provider;
- b. is resigned or dismissed as civil servant; or
- c. commits crimes that is subject to five (5) or more years imprisonment.

Article 24

Further provision on procedure on stipulation or revocation shall be governed in Regulation of the Minister.

CHAPTER III

SISKESWANAS

Part One

General

Article 25

(1) Siskeswanas consists of sub-system:

- a. Animal Health;
- b. Health of Veterinary Populace;
- c. Animal Quarantine;
- d. investigation and development of Animal Health;
- e. Animal Health resource;
- f. information on Animal Health; and
- g. role of the community.

(2) Animal Health sub-system as referred to in paragraph (1) letter a shall at least cover:

- a. Animal Disease;
- b. Animal Disease observation;
- c. prevention
- d. prevention and elimination of Animal Disease;
- e. safeguarding Animal Disease; and

f. overseeing Animal Drug.

(3) Sub-System of Veterinary Populace Health referred to in paragraph (1) letter b shall at least cover:

- a. guarantee of hygienic sanitation;
- b. zoo control;
- c. Animal Product security; and
- d. application of Animal Welfare.

(4) Animal quarantine sub-system referred to in paragraph (1) letter c shall at least cover:

- a. Animal quarantine requirements;
- b. Animal quarantine action;
- c. Animal quarantine zone;
- d. type of pest of Animal Disease in quarantine;
- e. type of media transmitting pest of Animal Disease in quarantine; and
- f. port of import and export.

(5) Sub-system on research and development of Animal Health as referred to in paragraph (1) letter d shall at least cover innovation, research, and apply science and technology on Animal Health.

(6) Animal Health sub-system referred to in paragraph (1) letter e at least cover:

- a. human resource;
- b. infrastructure and facilities; and
- c. marking.

(7) Sub-system of information on Animal Health as referred to in paragraph (1) letter f shall at least cover:

- a. status and condition of Animal Disease;
- b. technical requirements on Animal Health;
- c. mapping of Animal Disease;
- d. study on epidemiologic;
- e. risk communication; and

f. service provision for Animal Health.

(8) Sub-system on the participation of the community referred to in paragraph (1) letter g shall at least cover the participation of the community on:

- a. maintenance or preservice of of Animal Health;
- b. observation of Animal Disease;
- c. control of the zoo;
- d. improvement of environmental health;
- e. preservice of Animal Welfare;
- f. improvement of awareness over safe Animal Product
- g. service provision for Animal Health;
- h. infrastructure and facilities; and
- i. development of human resource for Animal Health.

Part Two

Formulation of Siskeswanas

Article 26

(1) Plan on Siskeswanas shall be formulated by the National Authorized Veterinarian Official by involving Authorized Veterinarian Official of Ministry, Authorized Veterinarian Official of Province, and Authorized Veterinarian Official of Regency / Municipality.

(2) Plan on Siskeswanas as referred to in paragraph (1) shall be compiled based on the plan on national medium term development.

Article 27

(1) The plan on Siskeswanas after having been compiled as referred to in Article 26 shall be submitted to the Minister for public consultation.

(2) The public consultation referred to in paragraph (1) shall at least involve:

- a. Authorized Veterinarian Official of the Ministry;

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- b. Authorized Veterinarian Official of Province;
 - c. Authorized Veterinarian Official of Regency / Municipality;
 - d. Ministry/Non-Ministry Government Institution which field of duty relates to service provision on Animal Health;
 - e. organization of Veterinarian profession; and
 - f. relevant High Educational Institution.

Article 28

- (1) The Minister shall submit the plan on Siskeswanas as referred to in Article 27 to the President for stipulation.
- (2) Siskeswanas as referred to in paragraph (1) shall constitutes as reference for Authorized Veterinarian in service provision on Animal Health.
- (3) If Siskeswanas referred to in paragraph (1) is not stipulated yet, Authorized Veterinarian of Ministry shall provide services on Animal Health based on strategic plan of the Ministry.
- (4) If Siskeswanas referred to in paragraph (1) is not stipulated yet Authorized Veterinarian of Province shall provide services on Animal Health by referring to:
 - a. strategic plan of the Ministry as referred to in paragraph (3); and
 - b. use strategic plan of regional instrument of Province providing service on Animal Health in Province.
- (5) If Siskeswanas as referred to in paragraph (1) is not stipulated yet, service provision of Animal Health by Authorized Veterinarian of Regency / Municipality shall be exercised by:
 - a. referring to strategic plan of the Ministry as referred to in paragraph (3) and strategic plan of Provincial area as referred to in paragraph (4); and
 - b. using strategic plan of Regency / Municipality exercising the function on implementing Animal Health

in Regency / Municipality.

Article 29

- (1) Siskeswanas shall be reviewed after five (5) years
- (2) Provision on compiling plan on Siskeswanas as referred to in Article 27 and Article 28 applies mutatis mutandis for re-review of Siskeswanas.

Part Three

Implementation of Siskeswanas

Article 30

In implementing Siskeswanas, National Authorized Veterinarian, Authorized Veterinarian of Ministry, Authorized Veterinarian of Province, and Authorized Veterinarian of Regency / Municipality based on their respective authority shall work in coordination.

Part Four

Veterinary Information System

Article 31

Veterinary Information System is implemented by the Ministry exercising Administrative matter on Animal Health, Ministry / Non-Ministry Government Institution which field of duty pertains to Animal Health, Provincial Administration, and Regency / Municipality Administration.

Article 32

- (1) Veterinary Information System referred to in Article 31 is integrated information system between information system which field of duty is administering Administration on Animal Health, Ministry / Non-Ministry Government Institution which field of duty relates to Animal Health, Provincial Administration, and Regency / Municipality Administration.
- (2) The Minister has integrated information system on Veterinary as referred to in paragraph (1).

(3) In exercising integrated information system on Veterinary as referred to in paragraph (2), the Minister / Management of non-Ministry Government Institution in charge of duty pertaining to Animal Health shall be obliged to provide access to data and information pertaining to provision of Animal Health to the Minister as requested.

(4) Veterinary information system as referred to in paragraph (1) shall at least cover information on:

- a. overseeing and control over Animal Disease;
- b. health of Veterinary populace;
- c. welfare of Animal;
- d. report on Animal Disease;
- e. total number and types of Animal, Animal Product, and media transmitting other Animal Disease imported and exported from the territories of the Unitary State of the Republic of Indonesia;
- f. total number and types of Animal, Animal Product, and media transmitting other Animal Disease imported and exported to or from one (1) island to another island within the territories of the Unitary State of the Republic of Indonesia;
- g. competence on Animal Health;
- h. available and the needs for Animal Health Care Taker;
- i. development of Animal Health Care Taker;
- j. placement of Animal Health Care Taker;
- k. educational and training institution on Animal Health; and
- l. infrastructure and facilities for Animal Health.

Article 33

Informasi Veteriner as referred to in Article 32 paragraph (4) harus dapat diakses oleh Setiap Orang.

Article 34

Further provisions on procedure for data collecting, data processing, and presentation of information on Veterinary are governed in Regulation of Minister.

CHAPTER IV

ANIMAL HEALTH CARE TAKER

Part One

General

Article 35

- (1) To comply with the need for Animal Health Care Taker, Central Government and Regional Administration shall govern and place Animal Health Care Takers in all territories of the Unitary State of the Republic of Indonesia as required.
- (2) Animal Health Care Takers comprise Medical Veterinarian, Master Veterinarian, and paramedical Veterinarian.
- (3) Medical Veterinarian as referred to in paragraph (2) comprises Veterinarian and Specialist Veterinarian.
- (4) Veterinary paramedics as referred to in paragraph (2) comprise at least paramedics holding technical competence on:
 - a. Animal Health;
 - b. aquatic Animal health;
 - c. wild fauna health;
 - d. animal medical treatment;
 - e. pharmacy for Veterinary;
 - f. food hygiene;
 - g. Veterinary laboratory
 - h. Veterinary reproduction;
 - i. anesthesia;
 - j. radiology;
 - k. examination of meat and milk;
 - l. molecular biology;
 - m. Animal Welfare; and
 - n. Animal Quarantine.

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(5) Competences of Veterinary paramedics referred to in paragraph (4) may change based on the progress of science and technology.

(6) Change of competence of Veterinary paramedics as referred to in paragraph (5) is stipulated by the Minister.

Article 36

(1) Medical Veterinarian and Master Veterinary shall be provided by High Educational Institution on Veterinary.

(2) Veterinary paramedics shall be provided by High Educational Institution on Animal Health.

(3) High educational institution on Animal Health as referred to in paragraph (2) shall be obliged to possess educational character on Veterinary.

(4) The Educational Institutions referred to in paragraph (1) and paragraph (2) are provided by Central Government, Regional Administration, and/or the public.

(5) Education on Animal Health as referred to in paragraph (4) is implemented based on the provisions in the statutory regulation.

Part Two

Provision

Paragraf 1

Planning

Article 37

(1) Planning on Animal Health Care Taker is stipulated by:

a. Minister, for plan on Animal Health Care Taker;

b. Minister administering Administrative matter for Animal Health Care Taker on fishery and aquatic animal;

- c. Minister administering Administrative affair for Animal Health Care Taker on conservation of natural resource and its ecosystem, and for wild fauna;
- d. Governor, for plan on Animal Health Care Taker of Province; and
- e. Regent / Mayor, for plan on Animal Health Care Taker of Regency / Municipality.

(2) The planning referred to in paragraph (1) covers:

- a. plan on Animal Health Care Taker for long term of 20 (twenty) years period;
- b. plan on Animal Health Care Taker for medium term of five (5) years period; and
- c. plan on Annual Animal Health Care Taker for a term of one (1) year period.

(3) Plan on Animal Health Care Taker as referred to in paragraph (1) at least covers:

- a. map for distributing Animal Health Care Taker;
- b. need of Animal Health Care Taker;
- c. development program of Animal Health Care Taker; and
- d. work opportunity for Animal Health Care Taker either domestically or overseas.

Article 38

(1) The plan on Animal Health Care Taker as referred to in Article 37 paragraph (1) shall be compiled in phases:

- a. inventory;
- b. plan preparation; and
- c. stipulation of plan.

(2) The Inventory referred to in paragraph (1) letter a shall be conducted to obtain data and information on the map for distribution and the need of Health Care Taker.

(3) The data and information referred to in paragraph (2) will be used as the basis for compiling plan on Animal Health Care Taker.

Article 39

In compiling a plan Animal Health Care Taker shall be obliged to take into consideration:

- a. progress of science and technology;
- b. statutory regulation; and
- c. the needs of Animal Health Care Taker.

Article 40

- (1) Planning on Animal Health Care Taker as referred to in Article 37 paragraph (1) letter a shall be compiled by Authorized Veterinarian of Ministry exercising Administrative affair on Animal Health together with the Ministry / Non-Ministry Government Institution with relevant field of duty.
- (2) Planning of Animal Health Care Taker as referred to in paragraph (1) is conducted in coordination with Authorized Veterinarian of Province and Authorized Veterinarian of Regency / Municipality.

Article 41

Planning on Animal Health Care Taker as referred to in Article 40 shall exclude planning on human resource on Animal Health from apparatus of the State Police Force of the Republic of Indonesia and National Armed Force of Indonesia.

Article 42

- (1) Planning on National Animal Health Care Taker as referred to in Article 40 paragraph (1) constitutes the guideline for compiling a plan on establishment / formation of Animal Health Care Takers of Province and Regency / Municipality.
- (2) Perencanaan Animal Health Care Taker provinsi as referred to in paragraph (1) menjadi pedoman dalam penyusunan rencana formasi Animal Health Care Taker Regency / Municipality.

Paragraph 2

Provision

Article 43

The Ministry exercising Administration affair on Animal Health, Ministry / non-Ministry Government

Institution which field of duty relates to Animal Health, Provincial Administration, and Regency / Municipality Administration shall be obliged to employ Animal Health Care Taker in line with the field of duty thereof.

Article 44

- (1) Service provision on Animal Health of business entity shall be exercised by individual person and/or legal entity.
- (2) Animal Health Care Taker as referred to in paragraph (1) shall be obliged to provide service based on his/her competence.

Article 45

Services on Animal Health provided by Animal Health Care Taker of the Ministry on Administration of Animal Health, the Ministry / non-Ministry government institution which field of duty relates to Animal Health, of Provincial Administration, and Regency / Municipality Administration shall be implemented :

- a. by referring to the plan on provision of Animal Health; and
- b. based on the provisions in the statutory regulation.

Paragraph 3

Development

Article 46

- (1) Development by Animal Health Care Taker is exercised to improve competence of Animal Health Care Taker.
- (2) Development by Animal Health Care Taker as referred to in paragraph (1) is exercised based on:
 - a. education and training;
 - b. information and data; and/atau
 - c. other types of developments.

Article 47

- (1) Education and training provided by Animal Health Care Taker as referred to in Article 46 paragraph (2) letter

a shall constitute inseparable part of National Education and Management thereof provided together with the Minister and Minister exercising Administration matter on education.

- (2) Education and training implemented by Animal Health Care Taker referred to in paragraph (1) shall be based on work competence on Animal Health.
- (3) Type of work competence as referred to in paragraph (2) shall be determined by the Minister.
- (4) Education and training by Animal Health Care Taker shall be implemented integratedly between the Ministry, Provincial Administration, Regency / Municipality Administration, and the community.
- (5) Integrated education and training on Animal Health Care Taker as referred to in paragraph (4) shall be implemented based on the criteria stipulated by the Minister.

Article 48

Any Animal Health Care Taker shall be obliged to improve his/her work competence on Animal Health in line with the type of work competence stipulated on the terms of office or duty on Animal Health.

Article 49

- (1) Ministry, Provincial Administration, Regency / Municipality Administration, and the community shall be obliged to provide education and training on Animal Health.
- (2) Implementation of education and training on Animal Health as referred to in paragraph (1) shall be obliged to hold License based on the provisions in the statutory regulation.

Article 50

The Minister, Governor, Regent / Mayor, and business entity on Animal Health shall provide information as referred to in Article 46 paragraph (2) letter b periodically to non-civil servant Animal Health Care Taker, non-cattle breeder, and business player on husbandry and Animal Health.

Article 51

Other types of development as referred to in Article 46 paragraph (2) letter c are in the form of apprenticeship, technical leadership, workshop, and seminar.

Article 52

Further provision on the terms and procedure for development and service provision of Personnel for Animal Health shall be governed in Regulation of the Minister.

Part Three

Placement

Article 53

For management of non-Ministry Government Institution which field of duty relates to Animal Health, the Governor and Regent / Mayor shall be obliged to assign Personnel to provide service on Animal Health as needed and based on their respective competence.

Part Four

Expatriate for Animal Health

Article 54

- (1) Foreign personnel for servicing Animal Health may be utilized to fulfill the need for Veterinarian Specialist.
- (2) Foreign manpower referred to in paragraph (1) may be utilized based on the provisions in the statutory regulation on Manpower.

Article 55

- (1) The Veterinarian Specialist as referred to in Article 54 paragraph (1) may only provide service on Veterinary Medication based on bilateral agreement or multilateral agreement between Indonesian institution and institution of international country based on the statutory regulation.
- (2) The service of Medical Veterinarian as referred to in paragraph (1) may be provided by Veterinarian Specialist that complies with the requirements:

- a. speaks Indonesian fluently both verbally and in writing;
 - b. holds Certificate of Competence as Veterinarian Specialist of his/her country of origin;
 - c. holds License for Practice issued by his/her country of origin;
 - d. is free from any professional ethical issue and criminal violation in the country of origin as proven by Statement Letter issued by Authorized Veterinary Official of the country of origin;
 - e. holds Membership Card issued by the Professional Veterinarians Association in the country of origin;
 - f. is registered at Professional Veterinarians Organization in Indonesia;
 - g. is member of partnership in Indonesian Veterinarian;
 - h. holds Certificate of Competence on tropical Animal Disease of Indonesia;
 - i. complies with Standard Competence equivalent with that of Veterinarian Specialist of Indonesia according to the type of service provided; and
 - j. based on the provisions in the statutory regulation.
- (3) Veterinarian Specialist that complies with the requirements referred to in paragraph (1) and paragraph (2) shall be granted License to provide service on Medical Veterinary in Indonesia.
- (4) The License to practice referred to in paragraph (3) shall be granted by the Regent / Mayor after having received recommendation from Professional Veterinarians Organization.
- (5) In providing service on Medical Veterinary, the Medical Veterinarian Specialist referred to in paragraph (1) shall be obliged to comply with the provisions in the statutory regulation on professional ethics.

CHAPTER V

SERVICE ON ANIMAL HEALTH

Part One

General

Article 56

- (1) Services provided on Animal Health covers Laboratory services on Veterinary such as check and test by Medical Veterinarian, and provision of services at Animal Health Center.
- (2) Services provided on Animal Health as referred to in paragraph (1) are classified in two classes of services such as:
 - a. laboratory test service; and
 - b. services provided by Medical Veterinarian.

Article 57

- (1) The Ministry, Government of Province, Regional / Municipality Administration, both in the form of individual and legal form shall provide services on Animal Health as referred to in Article 56.
- (2) Every Regency / Municipality shall be obliged to provide available laboratory services and Medical Veterinarian services.

Part Two

to be continued

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