Government of India
Ministry of Environment, Forest and Climate Change

NOTIFICATION

New Delhi, dated 16-12-2016

G.S.R.-------.—The following draft of certain rules, which the Central Government proposes to issue in exercise of the powers conferred under section 38 of the Prevention of Cruelty to Animals Act, 1960 (39 of 1960), is hereby published, as required under sub-section (1) of section 38 of the said Act, for the information of public likely to be affected thereby; and notice is hereby given that the said rules shall be taken into consideration on or after the expiry of a period of thirty days from the date on which copies of the Gazette containing this notification are made available to the public;

Any person interested in making any objection or suggestion on the said draft rules may forward the same in writing for consideration of the Central Government within the period so specified to the Deputy Secretary (Animal Welfare) to the Government of India in the Ministry of Environment, Forest and Climate Change, Indira Paryavaran Bhawan, New Delhi.

DRAFT RULES

1. Short title, extent and commencement.— (1) These rules may be called the Prevention of Cruelty to Animals (Pet Shop) Rules, 2016.

(2) They shall come into force on the date of their final publication in the Official Gazette.

2. Definitions.—(1) In these rules unless the context otherwise requires,—

(a) “Act” means the Prevention of Cruelty to Animals Act, 1960 (59 of 1960);

(b) “Animal Welfare Organisation” means a welfare organisation for animals recognised by the Board, and includes a Society for Prevention of Cruelty to Animals established in any district under the Prevention of Cruelty to Animals (Establishment and Regulation of Societies for Prevention of Cruelty to Animals) Rules, 2001 made under the Act;
(c) “State Board” means the State Animal Welfare Board constituted in a State by the State Government;

(d) “local authority” means a municipal committee, district board or other authority for the time being invested by law with the control and administration of any matter within a specified local area;


(f) “breeder” means an individual or group of persons who own dogs of specific breeds for breeding and sale of dogs and pups, and includes a boarding kennel operator, intermediate handler and trader;

(g) “certificate of registration” means a certificate of registration issued under these rules;

(h) “inspector” means a person appointed by the local authority or the State Animal Welfare Board and includes a representative of the State Board:

Provided that any person who is or has been a pet shop owner or breeder, or is related to a pet shop owner or breeder, shall not be appointed or authorised as an inspector under these rules;

(i) “infirm animal” means any animal that is suffering from any functional or physiological disorder, defect or disability, or any deficiency from birth, or acquired after birth;

(j) “mutilating” means subjecting an animal to a surgery or procedure such as ear cropping, tail docking or branding or otherwise performing a surgery or procedure to camouflage or hide any defect or infirmity;

(k) “pet animal” includes dog, cat, rabbit, guinea pig, hamster, rodents of the rat or mice category, and captive birds, the ownership of, and trade in, which is not prohibited by any other law, rules or regulations;

(l) “pet shop” means a shop, place or premises, including any shop, place or premises in a weekly or other market, where pet animals are sold or housed, kept or exhibited for sale, or where any retail or whole-sale business involving the selling or trading of pet animals are carried out, and includes online platforms over which the sale and purchase of pet animals is carried out where-ever the context permits;
(m) “pet shop owner” means any person who owns or has control over any pet shop;

(n) “Schedule” means a Schedule annexed to these rules;

(o) “State Board” means the State Animal Welfare Board constituted in a State by the State Government;

(p) “veterinary practitioner” means a veterinary practitioner registered under the provisions of the Indian Veterinary Council Act, 1984 (52 of 1984);

(q) “un-weaned animal” means —

(i) the offspring of an animal that has not attained the age at which it normally acquires independent survival skills to meet its basic needs like food, warmth and safety; and

(ii) kittens and pups below eight weeks, and captive birds without mature flight feathers.

(2) All other terms and expressions used in these rules, shall have the meanings assigned to them in the Act.

3. Prohibition of operating pet shops without registration.—(1) No person shall—

(a) carry on or continue the business of sale or trade in pet animals, whether retail or wholesale; or

(b) establish or operate a pet shop, or any other establishment engaged in sale, purchase or exchange of pet animals by whatever name called;

without obtaining a certificate of registration in accordance with these rules:

Provided that any person operating a pet shop on the date of the commencement of these rules shall, within sixty days of such commencement, obtain a certificate of registration of pet shop under these rules:

Provided further that if a person referred to in the first proviso fails to apply for the registration within such period of sixty days or is refused the registration for any reason specified in these rules, then, the State Board or Society for Prevention of Cruelty to Animals shall seal the shop, and confiscate the pet animals displayed or housed for sale and the pet animals so confiscated shall be handed over to as deemed fit by the magistrate under the provisions of section 29 of the Act.

(2) Every pet shop shall prominently display the certificate of registration in the pet shop.
Every pet shop shall keep the pet shop open for inspection by the State Board or the Society for Prevention of Cruelty to Animals or Local Authority.

4. Registration of pet shop.—(1) A person shall not be eligible for registration of pet shop under these rules, unless—

(a) in the case of an individual, he has attained the age of majority and is of sound mind and is not disqualified from contracting under any other law for the time being in force; and

(b) in any other case, the person is a corporation, company or other association of persons duly registered in accordance with any law for the time being in force.

(2) An application for registration of pet shop shall be made to the State Board in the Form appended to the First Schedule providing all information required therein and accompanied with a non-refundable fee of five thousand rupees.

(3) A person shall be required to make separate applications for every pet shop or premises being used or intended to be used for carrying on or continuing the business of sale or trade in pet animals, whether retail or wholesale.

(4) The State Board shall, on receipt of an application for registration of pet shop under sub-rule (2), cause the pet shop to be inspected by a team comprising of an authorised representative of the State Board, a veterinary practitioner and an authorised representative of the Society for Prevention of Cruelty to Animals.

(5) The team referred to in sub-rule (4) shall after making inspection submit to the State Board a report signed by all the members of the team.

(6) The State Board may, after considering the report of the team submitted under sub-rule (5) and on being satisfied that the pet shop complies with the requirements specified under these rules, register the pet shop and after making such inquiry as the State Board considers necessary; and

(a) cause the details of the pet shop entered into a register to be maintained for the purpose; and

(b) issue a certificate of registration to the applicant in respect of that pet shop.

(7) The State Board shall not permit registration of pet shop, if—
(a) the information submitted by the applicant has been found to be false or the applicant has made material and deliberate misstatements in the application or provided falsified or fabricated records to the State Board; or

(b) the applicant has, at any stage prior to submission of his application for registration of pet shop, been convicted of any offence under the Act, or the Wildlife (Protection) Act, 1972 (53 of 1972) or for any offence relating to animals under any other law for the time being in force; or

(c) the applicant has refused to allow the inspector or the representative of the State Board, free and unimpeded access to his facilities; or

(d) the applicant was operating a pet shop without a valid certificate of registration, and failed to apply for the same resulting in sealing of his shop.

(8) Where the State Board does not permit the registration of pet shop, the State Board shall inform the applicant in writing the reasons thereof.

(9) A certificate of registration issued by the State Board shall be valid for a period of two years, and may be renewed upon an application being made to the State Board together with a fee of five thousand rupees.

(10) A certificate of registration issued under these rules shall be non-transferable.

(11) Notwithstanding anything in these rules, the following persons shall not require a license under these rules, namely:

(a) an animal shelter operated by or on behalf of a local authority, or an Animal Welfare Organisation;

(b) a veterinary hospital or clinic; or

(c) any other facility or establishment that operates for the welfare of animals, and is not engaged in commercial activity such as sale and purchase of animals.

5. Renewal of registration.—An application for renewal of registration of pet shop shall be made, at least thirty days prior to the expiry of the registration, to the State Board in the Form appended to the First Schedule and the provisions of rule 4 shall mutatis mutandis apply.

6. Accommodation, infrastructure and housing.—(1) A pet shop shall be located within a permanent structure or building, with adequate arrangement for basic amenities such as water and electricity, and adequate power back up.
(2) No person shall be allowed to operate a pet shop on a shanty, shack, pavement or any temporary or make shift arrangement.

(3) The enclosures or rooms or aviaries in a pet shop in which the pet animals for sale are displayed or housed shall be of adequate size and space as set out in the Second Schedule, so as to permit—

(a) the pet animal housed therein to stand, sit, lie down, turn around, stretch and make other normal postural adjustments without obstruction, interference or impediment occasioned by paucity of space;

(b) the birds within to fly, hop, jump, climb and otherwise move about, and individually spread their wings, and perch in normal position without obstruction, interference or impediment occasioned by paucity of space, and the water birds shall be provided water troughs to wallow.

(4) The floor of the enclosure or room for displaying or housing pet animals for sale shall not be of wire mesh, and shall be constructed such that no injury to the animals’ feet, or legs, or any other injury is caused to them.

(5) The temperature at the enclosures or rooms or aviaries in which pet animals are displayed or housed for sale shall be comfortable, which may vary from animal to animal, and from breed to breed, and it shall be incumbent upon the pet shop owner to familiarise himself with the requirements of the breeds or species that he intends to deal in, and provide ambient and comfortable temperature for them.

(6) Every pet shop owner shall provide in the pet shop and particularly, the enclosures or rooms or aviaries in which the pet animals are displayed or housed for sale, suitable drainage or a way to quickly eliminate waste and water when cleaning.

(7) Every pet shop displaying or housing pet animals for sale shall—

(a) be adequately ventilated and a low noise exhaust fan or system shall be installed;

(b) be free from noise pollution, and shall not be adjacent to areas where loud noises can be heard, or noxious fumes and odors emitted, including factories and other similar industrial establishments;

(c) not be located in the vicinity of butcher shops, or butcheries, or abattoirs, and entry of other animals that may disturb or harm the pet animals housed or exhibited for sale in pet shops shall not be allowed;
install and make smoke-detection and fire-fighting equipment available and ready for use at the pet shop; and

have an isolation or quarantine area where pet animals infected with a contagious disease or suspected of being infected can be segregated from the rest of the animals intended for sale.

7. General care of animals, veterinary care, and other operational requirements.—

Every pet shop owner shall ensure that pet animals are at all times displayed or housed for sale in accommodation and environment suitable to their species with respect to situation, size, temperature, lighting, ventilation and cleanliness, and other similar standards and no pet animals or birds shall be on display, or displayed outside pet shops, or in show windows.

Every pet shop owner shall ensure that—

(a) sufficient food of a type consistent with the dietary requirements and age of the pet animals intended for sale is provided to them;

(b) clean drinking water is available to the pet animals intended for sale at all times;

(c) vessels used for feeding and watering of pet animals are kept clean and free from contamination of excrement or urine;

(d) the enclosures or rooms or aviaries in which pet animals for sale are displayed or housed are cleaned daily or more often, if found to be soiled by excrement or other waste, and disinfected frequently to preclude the possibility of outbreak of disease;

(e) where accommodation is on a tiered system, water, food or other droppings are not allowed to enter the lower housing;

(f) food wastes, animal excreta, used bedding, debris and any other organic wastes are removed daily, or more frequently, from the animal enclosures;

(g) aviaries are cleaned daily, or more frequently, to prevent buildup of bird wastes and uneaten food;

(h) the enclosures or rooms or aviaries in which pet animals for sale are displayed or housed are such as enable them to move about freely, or rest comfortably, and the pet animals requiring bedding material are provided the same, and no feed is allowed to mix in the bedding;
(i) all pet animals displayed or housed in the same enclosure are of the same species and age group and are grouped in a manner that precludes mating or bullying and fighting;

(j) pet animals that are inimical to each other are not displayed or housed in abutting enclosures, and dogs and cats are not kept adjacent to each other, and birds, rabbits, guinea pigs, hamsters, and rodents are not kept adjacent to dogs and cats, since the same can cause acute stress; and

(k) only healthy pet animals, certified in writing by a veterinary practitioner as being so, are offered for sale at the pet shop;

(l) pet animals for sale are not left in the pet shop at night without sufficient number of attendants to attend to them.

(3) A pet shop shall not display or house pregnant animals or mothers caring for unweaned young for sale or offer them for sale.

(4) A pet shop shall not breed animals.

(5) No pet shop shall sell any animal intended to be used for food, skin or accessories.

(6) Every pet shop owner shall—

(a) employ only such persons as are trained for handling or taking care of pet animals, and shall not employ any person who is of unsound mind or displaying signs of aggressive or abnormal behavior or whose temperament does not seem suited for working with animals; and

(b) deploy sufficient number of employees at the pet shop to take care of, and attend to pet animals properly, and ensure that a minimum of two employees per fifty animals are available at all times to take care of the animals intended for sale.

(7) Every pet shop owner shall make provision for veterinary care, including emergency medical care, and display at a conspicuous place in the pet shop the emergency contact information of the veterinary practitioner so as to allow the employees and customers access to the veterinary practitioner, with their concerns regarding the health of the pet animals at the facility.

(8) The pet shop owner shall immediately report the outbreak or suspected outbreak of any zoonotic or contagious disease or infection to the local authority, the State Board and the State Government Department responsible for Animal Husbandry.
(9) Every pet shop owner shall provide at least one room or enclosure for quarantining sick or diseased pet animals, or pet animals suspected to be sick or diseased, or segregating newly acquired dogs and cats and ensure that—

(a) quarantined sick or diseased pet animals are not kept together with newly acquired dogs and cats;

(b) the quarantine or isolation facility is cleaned and disinfected thoroughly after quarantined or isolated pet animals have been removed from the same, and prior to the placement of additional pet animals into the room; and

(c) the equipment and vessels used at the quarantine or isolation facility are kept separate and distinct.

(10) Every pet shop owner shall ensure that any pet animal that becomes incurably sick or terminally ill or mortally wounded is euthanised by a veterinary practitioner in the manner prescribed by the State Board, and maintain a record of such cases and report such instances to the local authority and the State Board.

(11) Every pet shop shall have arrangement to dispose-off carcasses of pet animals that die at the facility, and dead animals shall be removed at the earliest from the sight of other pet animals.

(12) Every pet shop owner shall prominently display at the pet shop, the license granted to him for operating the facility.

(13) The species and numbers of pet animals, and the prices for which they are offered for sale shall be prominently displayed at the pet shop, with the name of the breeder and his address on the enclosures of all pet animals.

(14) Receipts shall be issued for every pet animal sold and a copy of each receipt shall be retained at the pet shop.

(15) No pet shop shall sell pups or dogs with mutilated ears or tails, or declawed cats, or de-beaked birds, or pet animals subjected to any other alteration or mutilation, or painted or with dyes injected into them to enhance their visual appeal.

(16) No pet shop shall sell un-weaned or underage animals or birds.

(17) Every puppy shall be micro-chipped by a veterinary practitioner, and each pet shop shall have a functional micro-chip reader within the premises and it is a requirement of these rules that only micro-chipped puppies shall be sold.
(18) Every pet shop owner shall have in place a written exercise plan for pups over sixteen weeks of age, signed and certified by a veterinary practitioner, and ensure that the same is strictly adhered to.

(19) Every pet shop owner shall make efforts to ensure the adoption or re-homing of any pet animal that has not found a buyer despite a month having elapsed since it was first displayed for sale at the pet shop:

Provided that all particulars of adoptions or re-homing of unsold animals in the pet shop when they occur, including picture, age, medical condition and state of fitness of the animal certified in writing by a veterinary practitioner, and name, address, number and occupation of the adopter, shall be entered in a register to be kept at the pet shop:

Provided further that the pet shop owner shall not abandon or discard un-sold pet animals on to the streets or otherwise.

(20) If the pet shop owner intends to provide grooming services, the same shall be specifically mentioned in the application for grant of license, and the grooming area shall be physically separated from primary animal enclosures and animal food storage areas.

(21) Any and all items intended for sale, whether retail or whole-sale, including pet products and accessories, shall not be stored or displayed for sale in the animal areas within a pet shop.

(22) Every pet shop owner shall make available to customers free of charge at the time of purchase, pet care leaflets or other similar written instructions regarding the degree and manner of care, and regarding traits and behavioral patterns of the pet animal being purchased.

(23) No pet shop shall sell any pet animal to a person who has not attained the age of majority.

(24) Every pet shop owner and any person involved in the pet trade shall ensure that they provide the maximum care in the housing, upkeep and maintenance of the animals under their care and in their custody, and take all necessary precautions to protect them against fire, accidents, attacks from other animals, or other dangerous occurrences.

(25) Every pet shop owner shall engage a veterinary practitioner to check each animal in the pet shop and give a certificate of fitness once in every month or at anytime as informed by the pet shop owner on noticing any symptom of illness.

(26) No pet shop shall sell any pet animal acquired from an unlicensed breeder.
8. Maintenance of records.— (1) Every pet shop owner shall maintain in a record book, the particulars of breeders and suppliers of pet animals intended for sale, including name, address, contact details, and date of transaction, and the number of pet animals received, their breed or species, and bird band number if applicable.

(2) The pet shop owner shall maintain a record of customers buying pet animals from him in a record book, with names, addresses, contact details, and the details of pet animal purchased, and the price at which purchased, and the receipt issued.

(3) Every pet shop owner shall maintain a record of the pet animals that die at the pet shop, with the day, date and time of death, and cause of death certified by a veterinary practitioner, and details of the medical attention and care provided to the deceased pet animal prior to its death certified in writing by a veterinary practitioner, and manner of disposal of carcasses.

(4) Every pet shop owner shall maintain a separate record of the incurably sick or terminally ill or mortally wounded pet animals that are euthanised, with the day, date and time of death, and cause of death certified by a veterinary practitioner, and details of the medical attention and care provided to the deceased pet animal prior to its death, and manner of disposal of carcasses.

(5) The records maintained under this rule shall be available at the pet shop for inspection by the State Board or the local authority or any intending purchaser.

9. Non-compliance with these rules.—(1) The State Board may, upon receipt of a written complaint or otherwise, inquire into any non-compliance of these rules by the pet shop owners.

(2) If during the course of such inquiry or any inspection, a pet animal is suspected to be sick or experiencing any kind of distress, an inspector or any person authorised by the State Board, may require the pet shop owner to forthwith provide medical or other care to the pet animal and confiscate the pet animal, and remove it for treatment and care to a shelter house run by an Animal Welfare Organisation, after recording in writing the reason why such action is necessitated, and giving a copy of the reasons so recorded to the pet shop owner and the Animal Welfare Organisation.

(3) The expenses incurred for treating and attending to the pet animal under sub-rule (2) shall be borne by the pet shop owner, and the Animal Welfare Organisation shall return the animal to the pet shop owner after the pet animal has recovered fully, and the expense for its treatment and the care provided has been reimbursed to the Animal Welfare Organisation.

(4) The pet shop owner shall not, in the event of removal of a sick or otherwise distressed pet animal under this rule, be entitled to claim any compensation whatsoever, from the local authority or the State Board or the Animal Welfare Organisation.
(5) If a pet shop owner is found to be operating a facility without a valid certificate of registration, the State Board may seal the shop, and confiscate the pet animals displayed or housed for sale and the pet animals so confiscated shall be handed over to—

(a) an Animal Welfare Organisation; or

(b) a rescue center recognised by the Board.

(6) If any other violation of the requirements of these rules is discovered during an inspection of a pet shop by the inspector, the State Board shall issue a notice to the pet shop owner, with a copy to the Board to show cause within fifteen days of receipt of the notice, why his registration be not cancelled.

(7) The State Board may, if it is not satisfied with the response of the pet shop owner, or if no response is received, cancel the registration and communicate the reasons thereof in writing to the pet shop owner.

(8) The pet shop, the registration of which has been revoked, shall not be sealed by the State Board—

(a) until the period for making appeal against such revocation has expired; and

(b) in case where an appeal has been preferred and is pending, until the disposal of the appeal.

(9) Where the appeal has been rejected, the State Board may seal the shop, and confiscate the animals displayed or housed for sale and the confiscated animals shall then be dealt with in the manner set out in sub-rule (5).

10. Inspection of establishment.— (1) The State Board may, either upon receipt of a complaint or for any other reason, cause any pet shop to be inspected by an inspector authorised in writing by it in this behalf.

(2) The inspector so authorised under sub-rule (1) shall, on producing his authority, have power to—

(a) enter into the pet shop at any reasonable time and access to all areas within the establishment and all animals, and records, to ascertain whether the requirements of these rules are being complied with;

(b) take pictures, record videos, and make copies of the records.

(3) A pet shop registered under these rules shall be inspected at least once each year.
(4) The inspector shall submit to the State Board a report in writing of the inspection.

(5) If the State Board, after considering the report, is of the opinion that any requirements of these rules are contravened by the pet shop owner, it may, after giving a copy of the report to the pet shop owner and an opportunity to show cause, cancel the registration of the pet shop and communicate it the reasons thereof in writing.

11. Appeal.— (1) Any pet shop owner aggrieved by the decision of the State Board may, within thirty days of receipt of the decision, prefer an appeal before the local governing bodies viz; District Magistrates or District Collector, as the case may be.

(2) Local Governing Bodies i.e. District Magistrate or District Collector, as the case may be, shall after giving notice to the pet shop and the State Board, and giving an opportunity of hearing to the parties, either reject or allow the appeal, for the reasons to be recorded in writing and communicated to the breeder and the State Board.

12. Reports by pet shop.—Every pet shop registered under these rules shall submit,—

(a) at the end of each year, a report to the State Board, consisting of the information as to the total number of animals sold, traded, bartered, brokered, given away, boarded or exhibited during the previous year;

(b) provide to the State Board, such other information as may be required by the State Board, as the case may be, from time to time; and

(c) the State Board shall send a consolidated report at the end of each year to the Board consisting of the information as to the total number of animals sold, traded, bartered, brokered, given away, boarded or exhibited during the previous year and any such other information as may be required by the Board, as the case may be, from time to time.

13. Effect of death of owner of pet shop registered under these rules.— In the case the owner of a pet shop registered under these rules, dies before the expiry of the period of registration, the registration in respect of the pet shop shall be deemed to have been granted to his legal heirs in respect of that pet shop and shall remain valid until the end of a period of three months from the date of death of the owner and thereafter a fresh application for registration of the pet shop shall be made in accordance with these rules for continuing the pet shop.

14. No license without registration.— No pet shop shall be granted a license by the local authority, unless the pet shop has obtained a certificate of registration from the State Board in accordance with these rules.
THE FIRST SCHEDULE
[See rules 2(n), 4(2) and 5]

APPLICATION FORM FOR REGISTRATION

To

The State Animal Welfare Board
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(name of the district and state)

Subject : Application for grant of license for Pet Shop

Sir,

I/We ---------------------------------- r/o----------------------------------------------- with office address -----------------------------------------------, do hereby apply for a registration to operate/continue operating a Pet Shop the particulars of which are set out below:

1. Name and address of the pet shop:
2. Name and address of pet shop owner:
3. Telephone number (landline and mobile):
4. Details of accommodation and infrastructure available at proposed pet shop with photographs:
5. Working hours and rest day, i.e. day on which shop shall remain closed:
6. Ventilation arrangement:
7. Lighting arrangement:
8. Smoke-detection and fire fighting arrangement:
9. Heating or cooling arrangement, and manner in which comfortable temperature will be maintained for all pet animals:
10. Power back-up arrangement:
11. Arrangements for food storage:
12. Cleanliness, how proposed to be maintained, and arrangements for removal of animal excreta and waste:
13. Arrangement for disposal of animals that die:
14. Arrangement for medical and veterinary support:
15. Details of pet animals proposed to be displayed or housed in the Pet Shop for sale:
16. Details of cheque or demand draft number for payment of fee:

(ADDITIONAL INFORMATION PERTAINING TO THE FULL RECORDS OF THE PRECEDEING YEAR TO BE PROVIDED IN APPLICATIONS FOR RENEWAL OF LICENSE)
17. Species and breeds of pet animals available for sale, & price at which offered for sale:
18. Age of each pet animal available for sale:
19. Records from the previous year of number of animals sold, prices at which sold, copies of receipts issued, animal deaths, and all other records required by these rules to be maintained:
20. Audited balance sheets and profit and loss accounts:

I/We do hereby declare that the information provided by herein is accurate and true.

Place: 
Signature of Applicant
Date:

THE SECOND SCHEDULE
(See rule 6)

MINIMUM SPACE REQUIREMENTS

1. FOR BIRDS.—
(a) Birds shall be housed in large and spacious aviaries.
(b) The aviaries shall be large enough to allow each bird full body extension, and wide enough to accommodate the fully stretched wings of all, and allow easy hopping, jumping, climbing and flight within the aviary.
(c) Well-placed perches shall be provided within each aviary where the birds can stand upright without having head contact with any ceiling, and tail contact with the floor or grate, and for species such as Finches and Canaries that prefer flying or jumping to climbing, perches shall be positioned in a manner that allows the same.
(d) Perches shall be strategically placed so as to prevent droppings from contaminating food and water vessels.
(e) Birds that live in social groupings and are housed as such must have wooden nesting boxes constructed within the aviaries.

2. FOR CATS.—
(a) The floor of the open enclosure or pen shall have a solid surface and should be large enough to enable all the occupants to exercise free movement and play.
(b) Elevated resting surfaces must be provided for cats.
(c) Matting must be provided.
(d) Soft and clean play toys must be provided within the enclosure.
(e) The space taken by the litter box shall not be included in the calculation of the total area.
Cats or kittens shall be kept in a room which is not shared by other, inimical animal species such as dogs.

3. FOR DOGS.—

<table>
<thead>
<tr>
<th>Number of Animals</th>
<th>Area (sq. ft.)</th>
<th>Small (1-10 lbs)</th>
<th>Medium (11-20 lbs)</th>
<th>Large (21-30 lbs)</th>
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(a) The floor of the open enclosure or pen shall have a solid surface and shall be large enough to enable all occupants to exercise free movement and play.
(b) The height of the enclosure or pen shall be such that the dog or pup cannot escape.
(c) Minimum height and space requirements for dogs weighing over thirty pounds shall be determined on an individual basis and shall be larger than the height and space specified above.

4. FOR RABBITS.—

<table>
<thead>
<tr>
<th>Number of Animals</th>
<th>Area (sq. ft.)</th>
<th>Small (less than 2 lbs)</th>
<th>Medium (2-4 lbs)</th>
<th>Large (5-12 lbs)</th>
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(a) The minimum height of the primary enclosure shall be 48 inches.
(b) The floor of the rabbit’s primary enclosure shall never be wire mesh, steel or shavings and it shall be solid surface such as tile, board, good quality linoleum, untreated straw mats or acrylic non slip surface with arrangement for digging, chewing and playing.
(c) Rabbits shall be kept in a room which is not shared by other, inimical animal species such as cats and dogs.
(5) FOR GUINEA PIGS—

<table>
<thead>
<tr>
<th>Area(sq. ft.)</th>
<th>young (less than 350 gms)</th>
<th>adult (above 350 gms)</th>
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<tbody>
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<td>10</td>
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(a) The minimum height of the primary enclosure shall be 36 inches.
(b) The floor of the guinea pigs’ primary enclosure shall never be wire mesh, steel or shavings and it shall be solid surface such as tile, board, good quality linoleum, untreated straw mats or acrylic non slip surface.
(c) Guinea pigs shall not be kept adjacent to other inimical animal species such as cats and dogs.

6. FOR HAMSTERS.—

Area to be provided for each hamster must not be less than 1.5 square foot

(a) The minimum height of the primary enclosure shall be 36 inches for dwarf species. For all other hamsters species, the minimum height of the primary enclosure shall be 48 inches.
(b) Hamsters and gerbils shall only be housed in primary enclosures with solid floor such as tile, board, good quality linoleum, untreated straw mats or acrylic non slip surface and the floor of the guinea pigs’ primary enclosure shall never be wire mesh, steel or shavings.
(c) They shall not be kept adjacent to other inimical animal species such as cats and dogs.

7. FOR RATS.—

(a) The area to be provided for each rat shall not be less than 1.5 square feet.
(b) The minimum height of the primary enclosure shall be 36 inches.
(c) Rats shall only be housed in primary enclosures with solid floor such as tile, board, good quality linoleum, untreated straw mats or acrylic non slip surface and the floor of their enclosure shall never be wire mesh, steel or shavings.
(d) Minimum height and space requirements for rats over 500 grams in weight will be determined on an individual basis and shall be larger than the height and space specified above.
(e) Rats shall not be kept adjacent to other inimical animal species such as cats and dogs.
8. FOR MICE.—

(a) The area provided for each mouse shall not be less than 1 square foot.
(b) The minimum height of the primary enclosure shall be 24 inches.
(c) Mice shall only be housed in primary enclosures with solid floor such as tile, board, good quality linoleum, untreated straw mats or acrylic non slip surface and the floor of their enclosure shall never be wire mesh, steel or shavings.
(d) Mice shall not be kept adjacent to other inimical animal species such as cats and dogs.

[F.No.1/1/2010-AWD (Pt)]

(Ravi Shanker Prasad)
Joint Secretary to the Govt. of India