H.B. 7, 2017.]

## PUBLIC HEALTH BILL, 2017

## MORA.NDUM

This Bill seek,;; to replace, update and align to the Constitution the law relating to Public Health. The present Public Health Act was passed in 1924 and needs updating to meet the current health challenges and needs of the population. The Bill seeks to introduce the following new featm es among others:

- Introduction oL\Imual National HealthFormns to be convened by the Public Health Advisory Board to discuss pertinent public health matters.
- Provincial and DistJict Health administJ.ation.
- Rights and duties in Public Health to align with section 76 of the Constitution.
- Emergency treatment.
- Updated the lists of Notifiable disease to include enlerging conditions such as Viral haemorrhagic fevers and Yellmv Fever.
- Prevention and control of Non Communicable Diseases.
- Compulsory immtmisation of children and incapacitated persons.
- Water safety and sanitation including waste management.
- International Health Regulations (2005).
- Establishment and objects of public health fuuds.
- Declaration of a State of Public Health Emergency.
- Penalties for non-cmnpli<.mce.

The individual clauses of the proposed Bill explain in greater detail the reasoning beltind tltis Bill.

Part I contains provisions of short title and interpretations

Clause 1 provides for the title and date comn1encen1ent of the Bill.

Clause 2 contains important tenns, definitions used throughout the Bill.

Part II contains administrative provisions of the public health system. It provides for the National, Provincial and District Health Administration

Clause 3 provides for the Ministry responsible for public health and its fm1ctions.

Clause 4 provides for the establishment and functions of the Advisory Board of Public Health.

Clauses 5 and 6 provide for theAtmual National Health Consultative Fmum and its conduct respectively.

Clause 7 provides for the appointment and functions of the Chief Health Officer.

Clause 8 provides for the appointulent and function of National and assistant National Health Oflicers. These are Directors and Deputy Directors appointed by the Health Services Bom.d.

Clauses 9, 10, 11 and 12 provide for the appoint of Provincial Health Officers, other officers, members of the provincial health teams and functions of the provincial health teal11s respectively.

**Clauses 13, 14, 15 and 16** provide for the appointment of District Health Officers, functions, Other Officers and members of the District Health Teams respectively.

Clause 17 provides for the establishment and functions of health centre committees.

**Clause 18** provides for the role played by a district administrator if no local authority exists.

Clauses 19 and 20 provide for the appointment and duties of Director Health Services in local authorities respectively.

**Clause 21** provides for Government medical officers to be Director Health services in their respective rural districts.

**Clause 23** provides for the requirements and procedure for removal of Director Health Services and environmental health officers.

**Clause 24** provides for the powers of the Minister where Local authorities fail to appoint Director Health Services or environmental health officer.

**Clause 25** provides for combined appointments where one is allowed to hold several positions at the same time.

Clause 26 outlines the duties of local authorities.

**Clause 27** provides for the powers of the Minister in the event of local authorities failing or refusing to perform duties as outlined in the Act.

**Clause 28** mandates the Minister to develop Public Health Human Resources policies and guidelines.

**Clause 29** gives the Minister Powers to make regulations relating to Human Resources to ensure among other things that adequate resources are available for education and training of health care personnel.

## Part III contains issues of Health Services

**Clause 30** spells out the principles of public health and practice which must guide public health policy and practice.

Clause 31 imposes a duty to avoid harm to public health on every person.

**Clause 32** provides that no health practitioner or establishment may refuse a person emergency treatment and the penalty for such refusal.

**Clause 33** gives a duty on health practitioners to provide users with full knowledge of services available.

Clause 34 gives a requirement that consent must be given by clients or patients.

Clause 35 provides for requirements for experiments and research in the Health service.

**Clauses 36, 37 and 38** provide duty to disseminate information, obligations to keep records and confidentiality issues.

Clause 39 provides for access to health records by health care providers.

Clause 40 provides for laying of complaints against health care providers and workers.

Clause 41 provides for compulsory immunisation of children and incapacitated persons.

Clause 42 imposes a duty on health care users vvith regards to adherence to rules and provicing accurate information.

Clause 43 gives health care users rights to participate in any decision affecting their personal health and treatment

Clause 44 provides for rights of health personneL

Pm1IV contains provisions dealing with infectious diseases

Clauses 45, 46, 47, 48, 49 provide for notification of infectious diseases.

Clauses 50 up to 60 provide for the prevention and suppression of Infectious diseases. Issues include inspection of infected premises, provision of isolation hospitals, mortuaries, measures to be adopted by local authorities in case of infectious disease, conveyance of infected persons in public conveyance, how to deal with infected dvvelllngs, removal and burial of bodies of persons who have died of infection.'! disease.

Clause 61 provides for regulations regarding infectious diseases.

Clause 62 provides for a system of reciprocal notification as to outbreaks affecting both animals and man between the Ministry and the Veterimuy Department.

Clauses 63 up to 70 contain special provisions regarding formidable epidemic diseases and conditions of public health importance. The issues include notification of fonnidable epidemic diseases, duties of local authmities to report and appointlnent of epidemic cormnittees.

Clause 66 gives the Minister powers to deal \Vith fonnidable diseases in the event that a local authority fails.

Part V contains provisions regarding Sexually Transmitted Diseases or Infections

Clause 72 provides for the duties of medical practitioners who attend to patients infected \Vith sexually transmitted diseases or infections.

Clause 73 imposes a duty to health directors of health and Government medical officers to report STis.

Clauses 74 to 76 provide for the exmination of STis. treatment proceedings and contributions and facilities for diagnosis and treatment of ST!s.

Part VI contains International Health Regulations provisions

Part Vll contains provisions dealing with Non Communicable Diseases

Clause 83 provides for the measures to be taken by theifinister control Non Communicable Diseases.

Clause 84 provides that the Minister may declare Non Cormnunicable Diseases and conditions of public health importance.

Part VII contains Water and Food Supplies provisions

Clause 85 impose a duty on local authorities to fumish water supplies.

Clause 86 provides for the approval by the Minister of any water works. The 1\-'linister may put up a committee to enquire inquire into the expediency of sanctioning any proposed \Vater work or scheme if any person objects to such scheme.

Clause 88 gives the Chief Health Officer Powers to inspect and examine any source of water supply.

Clause 89 provides that the Minister may make and impose on local authorities the duty of enforcing regulations in respect of water supplies.

Clause 90 provides for the prohibition of sale of tmwholesome, diseased or contaminated articles of food,

Clause 91 provides for the regulations regarding sale of milk and articles offood,

Clause 92 gives the Jinister powers

orders include requiring the medical examination and training of any person handling food articles,

Part IX contains provisions on Infant and Young Child Nutrition

Clauses 94 and 95 provide for the interpretation of terms and regulations the Minister may make regarding infant and young child nutrition,

Pm1X contains provisions on Slaughter Houses

Clauses 96 up to 99 provide for the licensing of slaughter houses.

Clause 100 prohibits the sale of meat, which has not been slaughtered in a slaughter house.

Clause 101 provides for the inspection of meat by any local authority in coordination with the Ministry of Health and the Veterinary department and the fees thereof

## Part X[ contains provision on Sanitation and Housing

Clause 102 imposes a duty to every local authority to maintain clean and sanitary conditions at all times. The clause further ensures that local authorities should take all lawful, practical and reasonable measul"es to prevent erection of dwellings that are injurious and dangerous to health.

Clauses 103 to 109 provide for nuisances in liable to be injurious or dangerous to health,

Clause 110 provides to demolition of mrfit dwellings, i,e, those dwellings proved as nwsances.

Clause 111 provides for prohibition in respect of back to back dwellings and rooms without through ventilation.

Clause 112 provides for the regulations the 1\Jinister may make and the powers he or she may confer and duties imposed to local authourities in respect to sanitation and housing.

Part XU contains a provision dealing with Public Health Emergencies

Clause 113 provides for the declaration of a state of public health emergency and the regulations the.ifinister

for the Civil Protection Act [Chapter 10,06],

#### Part XIII Public Health Funds provisions

Clause 114 provides for the establishment and objects of public health funds, The Fund(s) shall be for specific public health purposes,

Clauses 115 up to 117 provide for the contributions and use, composition and administration of the public health funds,

Part XIV contains general provision

## PUBLIC HEALTH BILL, 2017

## ARRANGEMENT OF SECTIONS

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- 1. Short title.
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#### Sub-Part A: National health system administration

- 3. Ministly responsible for health.
- 4. Advisory Board of Public Health.
- 5. Annual National Health Consultative Forum.
- 6. Conduct of Annoa: National Health Consultative Forum.
- 7. Chief Health Officer.
- 8. National health officers and Assistant National health officers.

## Sub-Part B: Provincial health system administration

- 9. Provincial Health Administration.
- 10. Other officers at provincial level.
- 11. Provincial or Metropolitan Health Team.
- 12. F1mctions of Provincial and Metropolitan Health Team.

## Sub-Part C: District Health system Administration

- 13. Distlict Health officer.
- 14. Functions of District Health officer.
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- 16. Distlict Health Team.
- 17. Health Centre committee.
- 18. Local Authorities in nrral areas.
- 19. Local authorities to appoint Director health services.
- 20. Duties of Director health.
- 21. Govell11111ent medical officers to be Director health services in tural districts.
- 22. Local authorities to appoint environmental health officers.
- 23. Removal of Director health services and environmental health officers.
- 24. Local authorities failing to appoint Director health services or environmental health officer.
- 25. Cmnbined appointments.
- 26. Duties of local authorities.
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- 28. Public Health Human Resources.
- 29. Regulations Relating to Hmmm Resources.

#### PART III

#### HEALTH SERVICES

## Section

- 30. The obligation to report on implementation on rights in public health.
- 3 L Principles of public health and practice.
- 32. Duty to avoid hann to public health.
- 33. Emergency treatlnent
- 34. User to have full k:nmvledge of services available.
- 35. Consent of user.
- 36. Health service for experimental or research purposes.
- 37. Duty to disseminate infonnation.
- 38. Obligation to keep records.
- 39. Confidentiality.
- 40. Access to health records by healthcare provider.
- 4L Laying of complaints.
- 42. Compulsory immmllsation of children and incapacitated persons.
- 43. Duties of users of health services.
- 44. Participation in decisions.
- 45. Rights of health personneL

#### PART IV

#### It,1-pECTIOUS DISEASES

## Sub-Part A: Notification of infectious diseases

- 46. Notifiable diseases.
- 47. Notification of infectious disease.
- 48. Notification by medical practitioners.
- 49. Local authorities to transmit return of notifications.
- 50. Re!, rulations for notification of infectious disea."::es.

## Sub-Part B: Prevention and Suppression of Infectious Diseases

- 51. Inspection of infected premises and examination of persons suspected to be suffering from infectious disease.
- 52. Provision of isolation hospitals, mortuai-ies, disinfecting stations and ambulances by local authorities.
- 53. Removal to hospital of infected persons.
- 54. Infected persons sent for treatment from other distdcts.
- 55. Measures to be adopted by local authority in case of infectious disease.
- 56. Power of local authority to make order in relation to disinfection and personal hygiene.
- 57. Exposure of infected persons or things.
- 58. Conveyance of infected persons in public conveyances.
- 59. Infected dwellings not to be evacuated or let Mthout previous disinfection.
- 60. Removal of bodies of persons who have died of infectious disease.
- 6L Removal and bmial of bodies of persons who have died of infectious disease.

#### Section

- 62. Regulation.,;; regarding infectious diseases.
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Sub-Part C: Special Provisions Regarding Formidable Epidemic Diseases and Conditions of Public Health importance

- 64. Interpretation of sub-part.
- 65. Notification of suspected cases of fonnidable epidemic diseases and conditions of public health impm1ance.
- 66. Local authorities to report notification of fonnidable epidemic diseases and conditions of public health importance by expeditious means.
- 67. Powers of Minister where local authority fails adequately to deal with any formidable epidemic disease or condition or event of public health concen1.
- 68. Re!,rulations regarding formidable epidemic diseases and conditions or events of public health concern.
- 69. Appointment of epidemic committees.
- 70. Advances to local authorities.
- 7L Refunds to local authorities.

#### PARTV

#### SEXL'ALLY TRANS.MIITED DISEASES OR INFECTIONS

- 72. Application of Part V
- 73. Duties of medical practitioners.
- 74. Duties of Director of health services and Government medical officers or health practitioners to report, and powers of district administrator.
- 75. Examination by medical practitioners.
- 76. Proceedings to be in camera and reports not to be published.
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## PART VI

#### INTERNATIONAL HEALTH REGULATIONS

- 78. Publication of International Health Regulations and amendments thereto.
- 79. Power to carry out and apply International Health Regulations.
- 80. Re!,>,tdations.
- 81. Pmver to apply regulations to any infectious disease.
- 82. Jurisdiction.
- 83. National Focal Point for International Health Regulations.

## PART VII

#### NoN Cotv1MUNICABLE DISEASES

- 84. Prevention and control of non-commmicable diseases
- 85. -finister

importance.

## PARI' VIII

#### WATER AND FOOD SUPPLIES

## Section

- 86. Duty oflocal authority to furnish water supplies.
- 87. Water works not to be cormnenced until approved by State.
- 88. Local authority to maintain existing water supplies in good order.
- 89. Powers to in."::pect \Vater supplies.
- 90. Regulations.
- 91. Sale of unwholesome, diseased or contaminated articles of food prohibited.
- 92. Regulations regarding sale of milk and articles of food.
- 93. 11nister's

#### PART IX

#### INFA'f\, A 'D YOIJNG CHrLD NUTRJTION

- 94. Interpretation in Paat.
- 95. Regulations in respect of infant and young child nubltion.

## PART X

#### SLAUGH1ER HousEs

- 96. Interpretation in Part.
- 97. Licensing of slaughter-houses by local authorities.
- 98. Local authority may refuse licences and appeals against refusals.
- 99. Licence required for use of premises as slaughter-house.
- 100. Cancellation of licence.
- 101. Prohibition against sale of meat which has not been slaughtered in a slaughterhom;e.
- 102. Inspection of meat and fees for inspection.

#### PART XI

## SANITATION A.NTI HousiNG

- 103. Duties oflocal authorities.
- 104. Nuisances prohibited.
- 105. Notice to ren1ove nuisance.
- 106. Local authorities failing to deal with nuisances.
- 107. Penalties in relation to nuisances.
- 108. Court may order local authority to execute \Vorks ln cellain cases.
- 109. Examination of premises.
- 110. Persons making cmnplaint of nuisance.
- 111. Demolition of unfit dwellings.
- 112. Prohibitions in respect of back-to- back dwellings and rooms without through ventilation.
- 113. Health care waste management.

## Section

- 114. Sanitation technologies.
- 115. Regulations.

## PART XII

#### PIJBLIC HEALTH EI\IIERGENOES

116. Declaration of a State Of Public Health Emergency.

## PART XII!

#### PuBLIC IIEALIH FL'NDS

- 117. Establishment and objects of public health funds.
- 118. Contributions to and use of public health funds.
- 119. Composition of public health funds.
- 120. Administration of public health funds.

#### PART XIV

## GENERA.L

- 121. Domicile of persons for purposes of this Act.
- 122. Contracts in respect of dwellings not to be affected.
- 123. Savings as to recovery of damages.
- 124. Protection of State and local authorities.
- 125. Accmmtability and Protection of officers.
- 126. Powers of entry and inspection of premises and penalties for obstruction.
- 127. Penalties for fraudulent conduct in comlection with certificates under this Act.
- 128. The duty to remedy breach.
- 129. Penalties were not expressly provided.
- 130. Burden of proof as to knowledge of infection or risk.
- 131. Defect in fmm not to invalidate.
- 132. Service of notices.
- 133. Powers of local authority outside its district.
- 134. Provisions of this Act in relation to other laws.
- 135. Scope and application of proclamations and regulations.
- 136. Application of Act to State.
- 137. Regulations.
- 138. Savings and Transitional Provisions.
- 139. Repeal of Chapter 15:09.

FIRST SCHEDULE: Provisions Applicable to Board. SECOND SCHEDULE: Ancillary Powers of Board.

# BILL

To provide for public health; to provide for the conditions for improvement of the health and quality of life and the health care for all people in Zimbabwe; to provide for the rights, duties, powers and functions of all parties in the public health system, to provide for measures for administration of public health; to repeal the Public Health Act [Chapter 15:09]; and to provide for matters connected therewith.

WHEREAS the Constitution provides as follows:

## "29 Health services

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(1) The State must take all practical measures to ensure the provision t fbasic. accessible and adequate health services throughout Zimbabwe.

(2) The State must take appropriate, fair and reasonable measures  $l_{\perp}$  ensure that no person is refitsed emergency medical treatment at any health institution.

(3) The State must take all preventive measures vithin the limits of the resources available toil, including education and public awareness programmes, against the pread of disease."

## "44 Duty to respect fundamental human rights and freedoms

The State and every person, including juristic pers!."JflS, and every institution and agency of the government at every level must respect, protect, promote and ji.t!fil the rights and freedoms set out in this Chapter."

H.B. 7, 2017.]

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#### "76 Right to health care

(1) Every citizen and permanent resident of  $Zimhahl+\cdot e$  has the right #J have access to basic health-care services, including reproductive health-care services.

(2) Every person living with a chronic illness has the right to have access to basic healthcare services for the illness.

(3) No person may he refused emergem.v

institution.

(4) The State must take reasonable legislative and other measures, within the limits of the resources available to it. to achieve the progressive realisation of the rights setoutinthissection."

#### "81 Rights of children

(1) Every child, that is to say every boy and girl under the age of eighteen years, has the right-

(JI to education, health care services, nutrition and shelter; (2)A child '>

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## "82 Rights of the elderly

People over the age of seventy years have the right-

(b) to receive health care and medical assistance from the 5'tate;

and the State must take reasonable legislative and other measures, lvithin the limits of the resources available to it, to achieve the progressive realisation of this right.":

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NOW, THEREFORE, be it ENACTED by the Parliament and the President of Zimbabwe.

## PARI" I

#### PREU1viiNARY

1 Short title and date of commencement

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#### This Act may be cited as the Public Health Act, 2017.

## 2 Interpretation

(I) In this Act-

"adult" means a person of eighteen years of age or over;

- "appropriate Minister… in relation to a local authority or a body or authority referred to in subsection (2), means the Minister responsible for achinistering the Act by or under which that local authority, body or authority was established;
- "approved veterinary surgeon" tneans a veterinary surgeon approved by the Director of Veterinary Services;
- "assistant national health officer" tneans a person appointed to be an assistant national health officer in terms of section 8;
- "Board" means the Public Health Advisory Board established tmder section4;

"building" includes any stnKhrre whatsoever for \Vhatever purpose used;

"burial "means burialln earth, interment or any other form of sepulchre. or the 40 cremation or any other mode of disposal of a dead body;

"carcass" includes <.my part of a carcass;

"Chief Health Officer" means the person referred to in section 7(1);

"child "means a person less than eighteen years of age;

"communicable disease" means a disease that can be transmitted from one person to another;

"cost"or "expenditw-e", when used in connection with the relnoval, detention, accommodation, maintenance or treatment of persons, means cost calculated in accordance with the tmiff of charges approved by the :rv:linister and based as nearly as tnay be on average cost or, if there is no such tariff, means actual cost;

"district". in relation to-

- (a) a municipal council, town council or local board, means the municipal area, town area or local government area, as the case 1nay be;
- (b) a mral district cmmdl, means the council area or, where the Minister has in terms of subsection (2) declared a greater or lesser area to be a disblct in relation to such rural disblct council, such greater or lesser area;
- (c) any other body or authmity declared to be local authority in tenns of subsection (2), tneans the area declared in tenns of subsection
- (2) to be a distJict in relation to such body or authority; "d\velling"tneans any house, romn, shed, hut, cave, tent, vehicle, vessel or boat

or any other structure or place whatsoever, any portion \Vhereof is used by any human being for sleeping or in which any hmnan being dvvells;

- "environmental health officer"1neans a person registered as an environmental health officer <mder any law relating to the registration of environmental health officers;
  - "food" or "article of food", other than dairy produce as defined by the Dairy Act *[Chapter 18:08]*, means any animal product, fish, fruit, vegetables, condiments, confectionery, beverages and <.my other article or thing whatsoever, other than medicines, in any form, state or stage of preparation which is intended or ordinarily used for human consumption;
  - "guardian"1neans any person having, by reason of the death, illness, absence or inability of the parent or any other cause, the custody of a child;
- "health impact assessment" means assessing the health impacts of policies, for the promotion and protection of public health;
  - 'health institution "n1ean; the whole or part of a public or private establishment, facility building or place, whether for profit or not, that is operated or designed to provide inpatient or outpatient treatment, diagnostic or therapeutic interventions, nursing, rehabilitative, palliative, convalescent preventive or other health service;

"health practitioner"tneans any person in respect of whose profession or calling a register is kept in terms of the Health Professions Act [Chapter 27:19];

- "hospital or place of isolation" means any special hospital or any premises or portion thereof set apart and used solely for the admission and accommodation of persons suffering from infectious disease:
- "Human Rights Commission "tneans the HmnanRights Connnission established nuder section 242 of the Constitution;

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"infected", in relation to-

- (a) an infectious disease, means suffering from, or in the incubation stage or contaminated with the infection of that disease;
- (b) a sexually transmitted disease, means any form or stage of infection referred to in paragraph (a),

vvhether the disease vvas transmitted through sexual intercourse or not;

- "infectious disease" means any cmmnunicable disease caused by pathogenic microorganisms, such as bacteria, viruses, parasites or fungi that can be spread, directly or indirectly, from one person to another as specified in section46.
- 'International Health Regulations "means the International Health Regulations adopted by the Fifty eighth World Health Assembly at Geneva on the 15th June, 2007, to which the State is a party and any amendment thereto to which the State becomes a party;
- "isolated" means the segregation, and the separation from and interdiction of 15 communication with others, of persons \Vho are or are suspected of being infected;

"land "includes any right over or ln respect of land;

- "local authority"1neans-
  - (a) a municipal council or tmvn council; or
  - (b) 'my-
    - (i) a local board; or
    - (ii) a rural district counciL or
    - (iii) any other body or authority;
- "Director health services" means any health officer appointed by the local 25 authority to head health services designated in terms of subsection (2) to be a local authority for the purposes of this Act;
- "medical observation, means the segregation and detention of persons lmder medical supervision;
- "medical officer of health" means any medical officer of health appointed by 30 a local authority;
- "medical practitioner "n1eans a person \'vho is registered as such tmder any law relating to the registration of medical practitioners;

"medical surveillance "means the keeping of a person undennedical supervision.
 Persons under such surveillance may be required by the local authority or any other duly authorised officer to remain within a specified area or to attend for 1nedical examination at specified places and titnes;

"Minister"means the Niinister responsible for health or any other Minister to vvhom the President may, from time to time, assign the adininistration of **tis** 

- "national health officer" means a person appointed to be a national health officer in terms of section 8;
- "non-communicable disease "means a disease which is not contagious or passed from person to person;
- "notifiable", in relation to any disease, 1neans required to be notified to any 45 person or authority in terms lf thls Act;
- "occupier", in relation to any premises, 1neans-

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	(a) any person in actual occupation of those premises; or
	(b) any person legally entitled to occupy those premises; or
	<ul><li>(c) any person having the charge or management of those premises;</li></ul>
5	and includes the agent of any such person when he or she is absent from Zimbabw'e or his whereabouts are tmkno\vn. In the case of premises used as a school, the expression "occupier"includes the principal or person in charge of the school;
	"owner", in relation to any premises, means-
10	<ul> <li>(a) the person in \'vhose nalne the title to those premises is registered, and includes the holder of the stand licence; or</li> </ul>
	(b) if such a person or holder is dead, insolvent, mentally disordered or defective or a minor or under any legal disability, the person in whom the adminisbationofthatperson's or holder's estate is vested, vvhether as executor, guardian or in allY other capacity \Vhatsoever: or
15	<ul><li>(c) if the prelnises are tmder lease, the registTation whereof is in law necessa:ty for the validity of such lease, the lessee;</li></ul>
	when an owner as herein defined is absent from Zimbabwe or his or her whereabouts are unknoW11, the expression;
20	"owner" includes an agent of such owner or any person receiving or entitled to receive rent in respect of the premises;
	"premises" mea:t1s a:tly building or tent, together with the land on which the same is situated and the adjoining land used in connection therewith, and includes allY vehicle, conveyalice, ship or boat;
	"public building"means-
25	(a) <my cha.pel,="" church,="" divine="" for="" meeting-house="" or="" premises="" td="" used="" worship;<=""></my>
	<ul> <li>(b) any theatre, opera-house, hall, exhibition buildings or premises open to members of the public, whether with or without payment;</li> </ul>
30	<ul> <li>(c) any hotel or boarding-house, or lodging-house in which five pel ous or more, exclusive of members of the falnily or the servants of the owner or occupier, may obtain meals or sleeping accommodation for payment;</li> </ul>
	(d) any hospital, school or institution, in which five persons or more are or are intended to be gathered at one tilne;
35	"public health" means the science and alt of disease prevention, prolonging life and promoting health and wellbeing through organised efforts and informed choices of society, state and non-state organisations, commnuties and inclividuals for the sanitation of the environment, the
40	control of comn1unicable diseases and non-commtmicable disea.,;;es, the organisation of health services for the early diagnosis, prevention and 1nanagement of disease, the education of individuals in personal health and the development of the social machinery to ensure everyone has living conditions adequate for the tnaintenance or improvement of health;
	"public health risk"means-
	(a) an auimal, structure, substance or other thing or conduct that-
45	<ul><li>(i) is, or is likely to become, a breeding ground or source of food for designated pests; or</li></ul>
	<ul><li>(ii) harbours, or is likely to become something that harbours, designated pests;</li></ul>

or

- (b) any substance that is, or is likely to be, hazardous to human health; or
- (c) that contributes to, or is likely to contribute to communicable or noncommunicable disease in hmnans or the transmission of an infectious condition to humans;
- "rateable property", in relation to a local authority, means property which nnder any enactment is liable to be assessed by the local authority for any general rate leviable by it;
- "nrral district", ln relation to a rural local authority, means any area outside an urbau district which is under the jwisdiction of that rural local authority, 10 and "rural area"has a corresponding meaning;

"sanitary convenience "nleans any-

- (a) latrine, urinal, water-closet, aqua-privy, earth-closet, pit-closet, borehole-latrine or chemical-closet; or
- (b) other device approved by an environmental health officer;
- vvhich is being, has been or is intended to be u.-;ed for the disposal of human waste;

"Secretary" means the Permanent Secretary of the Ministry;

"school" means <.my public or private establishment for creches, nursedes, early childhood development centres, primary or secondary or higher 20 education, and includes a hostel or boarding-house kept for housing the pupils at any such establishment, and includes a Sunday school;

"school "means a pre-school, primary school or secondary school;

- "hostel", in relation to a school, means any building used for the boarding accommodation of pupils or students attending such school;
- "sexually transmitted disease "means any infectious and comn1unicable disease that is nonnally transmitted through sexual intercourse and includes but is not limited to-
  - (a) chancroid;
  - (b) chlamydia;
  - (c) gonorrhea;
  - (d) gnmuloma inguiuale;
  - (e) syphilis;
  - (f) candidiasis:
  - (g) viral hepatitis;
  - (h) herpes simplex;
  - (i) human immunodeficiency virus;
  - (j) hU111ao papillomavincs;
  - (k) molluscum contagiosmn;
  - (I) scabies;
  - (m) trichomoniasis;
- "trade premises "Ineans any premises used or intended to be used for c:.m-ying on any trade or business;
- "urban district", in relation to an urban local authority, 1neans the area under the jurisdiction of that urban local authority, and "urbao area" has a 45 corresponding 1neaning;

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"zoonotic disease" means any infectious disease of anitnals that can cause disease when transmitted to humans.

(2) With the approval of the appropriate Iviiirister, the Minister may by statutory instrument designate a mral district council or local board or any other body or authority to be a local authority for the purposes of this Act, and-

- (a) may, in the case of a rural district council, declare a greater or lesser area than the council area to be a district in relation to such rural district council;
- (b) shall, in relation to such other body or authority, specify the area which shall be a district in relation to such body or authority.

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## PART[]

#### AD11IN1STRI\TION OF THE PuBLIC HEALTH SYSTEM

Sub-Part A: Natimwl health system administration

## 3 Ministry Responsible for public health

(1) The Ministry shall be under the control of the Iviinister,

- (2) The functions of the Ministry shall, subject to this Act be-
  - (a) to protect, promote, improve and maintain the health of the population: and
  - (b) to detennine the policies and measures necessary to protect, promote, improve and maintain the health and well-being of the population: and
  - (c) to take measures to implement and monitor implementation of Zimbabwe's inten1ational obligations and com1nitments in the field of health; and
  - (d) to equitably prioritise and allocate resources to the health services that the State can provide; and
  - (e) to enhance collaboration among state and non-state actors and communities; and
  - (i) to inform educate and empower the population about health issues; and
  - (g) to take measures for the prevention, limitation or suppression of infectious, communicable and non-communicable diseases within Zimbabwe; and
  - (h) to advise and assist local authorities in regard to matters affecting public health: and
  - (i) to, within the limits of available resources, endeavour to-
    - (i) ensure the provision of appropriate essential health services and functions, \vhich rrmst at least include primary health care services, to tbe population;
    - (ii) prevent and guard against the introduction of disease from outside the Zimbabwean borders;
    - (iii) promote or cany out researches and investigations in connection with the prevention or treatment of human diseases;
  - and
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- $(j) \quad \mbox{to provide for a competent public health workforce; and }$
- (k) to mobilise and allocate adequate funding and other resources from public and privale sources to accomplish the objects of this Act: and
- (!) to prepare and publish rep01ts and statistics or other information relative to the public health; and

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- (m) to, with other state authorities, enforce laws and regulations that protect public health and safety; and
- to administer the provisions of this Act. (n)

## 4 Advisory Board of Public Health

(1) The Advisory Board of Public Health, established by section 4 of the 5 Public Health Act, [Chapter 15:09] shall continue in existence under this Act subject to amendments thade under this Act.

(2) The Advisory Board of Public Health shall consist of the following members, who shall be appointed by the Minister and who shall, subject to any regulations \vhich may be made rmder subsection (11), hold office for three years and who shall be eligible for reappointment for only one more tenn-

- a chairperson, who shall not be a medical practitioner and who shall (a) preside at meetings of the Board;
- (b) a deputy chairperson, who shall not be a medical practitioner and who shall preside at meetings of the Board in the absence of the chairperson;
- one member, who shall be a medical practitioner, to represent the (c)Zimbaby,re Medical Association;
- one member to represent local authorities; (d)
- one member to represent bodies who perform the functions of medical (e) aid societies:
- one member, who shall be a medical practitioner, to represent missionary (f) bodies carrying out activities in the field of public health;
- one member, who shall be a registered nurse or mid-\vife, to represent (g) the Zimbabwe Nurses Association;
- one member, who shall be a dental practitioner, to represent the Dental (h) 25 Association of Zimbabwe;
- one member, who shall be a registered pharmaceutical chemist, to represent (i) the Pharmaceutical Society of Zimbabwe;
- (i) one member to represent the Zimbabwe Red Cross. the Saint John Ambulance Association, the Saint John Ambulance Brigade and other 30 similar bodies;
- $(\mathbf{k})$ one member to represent trade unions;
- one member to represent the women's voluntary associations carrying (1) out activities in the field of public health;
- (m) one member to represent allied health practitioners as ddined in section 35 32 of the Health Professions Act [Chapter 27:19];
- one member to represent veterinary public health professionals as ddined (n) in the Veterinary Surgeons Act [Chapter 27:15];
- one member to represent environmental health practitioners (0)or other similar personnel working in the field of en\.rironmental health;
- one member to represent laboratory practitioners as defined in the Health (p) Professions Act [Chapter 27:19];
- one member to represent traditional health practitioners; (q)
- (r) one member to represent the business community;
- one member to represent people with disability; (s) 45

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- (t) such additional members, not exceeding t\:vo, as the 1.i1inister may appoint to represent non-state institutions, comm1.mity members and users of public health services; and
- (u) a legal practitioner registered in terms of the Legal Practitioners Act [Chapter 27:07J;
- (v) such additional members, not exceeding two, as the :tvtinlster may appoint to represent Goverrnnent :Ministries dealing with matters related to public health:

Provided that the nister,

- 10 there is a bahmce in representation between men and wmnen.
  - (3) The chairperson and deputy chairperson shall be of opposite genders.

(4) Before making an appointment in tenus of subsection (1) the Iviinister may. in his or her discretion. call upon a body which. whether itself or in conjunction with other bodies, is entitled to be represented in te1ms of that subsection, to nominate such nwnber of persons as the,finister

available for appointment as members of the Board:

Provided that the Iviinister may. where he or she has called for nominations in terms of this subsection in respect of any appointment to the Board and no nominations have beentnade in respect of such appointment within such period as he or she tnay

20 determine \'vhen calling for such nomina.tions, appoint any person to be a me1nber of the Board \Vhether or not, in his or her opinion, the person so appointed is able to represent the views of the body whose nominations were called for.

(5) On the expiry of the period for which an appointed member has been appointed to the Board. he or she shall continue to hold office until he or she has beenre-appointed or his or her successor has been appointed:

Provided that a member shall not continue to bold office in tem1s of this subsection for n10re than six months.

(6) A member may vacate his or her office and his or her office shall become vacant upon his or her-

- (a) death; and
  - (b) resignation by notice to the Minister; and
  - (c) separation from the organisation or constituency he or she represents on the board.

(7) Whenever a vacancy arises on the Board. the Ivlinister may appoint a personto fill the vacancy in accordance Mth the provisions of subsection (1):

Provided that a person appointed in term.":: of this subsection may be appointed to hold office for such period, being less than three years, as the :rvfinister may detennine.

- (8) The functions of the Advisory Board on Public Health shall be to-
- (a) advise the }Ainister on all matters relating to public health in Zimbabwe;
- (b) identify priorities for public health;
  - (c) review progress on all matters of public health;
  - (d) carry out or commission assessments and research;
  - (e) review and provide input on laws, regulations and codes of practice on public health; and
- (f) host the Annual National Health consultative Forum;

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(9) The Board shall hold an Annual National Health Consultative Forum bringing together public and private stakeholders to promote and facilitate interaction, communication and the sharing of infimmation on national health issues and pelformance of the health system.

(10) The Board or any committee thereof shall have the power to conduct an inquiry into any matter relating to public health refe1red to the Board by the l'vfinister and, for that purpose, the powers, rights 'md privileges of the Board or its committees shall be the same as those conferred upon commissioners by the Commissions of Inquiry Act *[Ciwpter /0:07]*, other than the power to order a person to be detained in custody, and sections 9 to 13 and 15 to 19 of that Act shall apply, with necessary changes, in relation to the conducting of such an inquiry and to any person summoned to give evidence, or giving evidence, before the Board or <my of its committees and, in addition, the members of the Board and its committees shall be deemed to be persons authorised by the fvfinister in tenns of the Act.

(11) It shall be the duty of the Board, either by itself or by a committee thereof, 15 to make a full, faithful and impartial inquiry into any matter referred to it in terms of subsection (11) and the Board shall make recommendations to the Minister in accordance with the findings of the inquiry.

(12) The Miuister may make such regulations as he or she may deem expedient to give force and effect to the provisions of this section and such regulations may 20 provide for all or any of the following matters-

- (a) the procedure of the Board, the convening of its meetings and the quorum thereof;
- (b) the establishment of committees of the Board, their procedure and functions and the manner in which persons \Vith special knowledge or 25 skill may be co-opted to serve on such committees;
- (c) the allmvances payable to members of the Board and of its committees.

(13) The Miuister may appoint a person, who may be an officer in the Public Service, to be legal adviser to the Board.

(14) The Board may co-opt any person to attend its meetings and a person 30 co-opted shall participate at the deliberations of the Board but shall have no vote.

(15) T11e First Schedule applies to the qualifications of memberof the Board, their terms and conditions of office. vacation of office, suspension and dismissal, and the procedure to be followed by the Board at its meetings.

(16) The Second Schedule applies to the ancillary powers of the Board.

## 5 Annual National Health Consultative Forum

(1) Pursuant to section 4(9) the Board shall 'mnually, on a date and at a venue to be notified not less than three months beforehand in the *Gazette*, organise, convene and host an Annual National Health Consultative Forum to discuss any issue or issues of concen1.

(2) The notice of intention to organise, convene and host the Fonun shall include the following-

- (a) the proposed venue or venues and the proposed date or dates for the Fonun; and
- (b) the proposed agenda for the forum; and
- (c) an invitation to relevant stakeholder organisations and other persons interested in public health issues to submit-

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- (i) suggestions for topics to be included in the agenda for discussion at the Fonun; and
- (ii) lists of proposed particip,mts at the Fonun, specifying for each proposed participant what credentials he or she possesses has that may be of benelit to the Forum's deliberations.
- (3) The Secreta:tiat of the Board shall have the following tenus of reference-
- (a) to draw up a proposed agenda for the Fonnn; and
- (b) to advise the Board on the financial, organisational and logistical requirements for convening and hosting the Fonun; and
- (c) to solicit financial support or sponsorship frmn the State, the private and parastatal sectors and civil society organisations to enable the forum to be convened.
- (4) After publishing a notice in tetms of subsection (1) the Secreta:tiat shall-
- (a) draw up a proposed final agenda for the Forum: and
- (b) select from the lists referred to in subsection (2)(c)(ii) a proposed final list of participants at the Forum; and
- (c) transmit its proposals made under paragrapha (a) and (b) to the Board, whose decision on these issues shall be final.

## 6 Conduct of Annual National Health Consultative Forum

- (1) For the purpose of conducting an Annual National Health Consultative Forum the Secreta:tiat of the Board shall have the following terms of reference-
  - (a) to ensure the smooth and efficient conduct of the Forum; and
  - (b) to keep minutes of or record the proceedings of the Forum, or to cause the proceedings of the Forum to be lninuted or recorded.
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(2) The conclusions of every Annual National Health Consultative Forum shall be elnbodied in written resolutions for presentation to the Board and the :rv:linister.

## 7 Chief Health Officer

(I) The Permanent Secretary in the Ministry responsible for health shall be the Chief Health Officer.

- 30 (2) No person shall be eligible for appointment as the Pennanent Secretary for health unless he or she-
  - (a) is fully qualified for regish ation as a medical practitioner in terms of the Health Professions Act *[Chapter 27:19]*; and
  - (b) possesses a post graduate qualification in public health.
  - (3) It shall be the responsibility of the Chief Health Officer to-
    - (a) prepare strategic plans for the 1Jlnistry annually; and
    - (b) ensure the implementation of the national health policy at the national level; and
    - (c) liaise with health authorities in other countries and with international bodies; and
    - (d) issue and promote adherence to norms and standards on health matters; and

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- (e) promote adherence to norms and standards for the training of human resources for health; and
- (f) identify national health goals and priorities and monitor the progress of their implementation; and
- (g) co-ordinate health and rnedical services during public health emergencies; and 5
- (h) participate in inter-sectorial and inter-ministerial collaboration; and
- (i) promote health and healthy lifestyles; and
- (1) promote community participation in the planning, provision and evaluation and management of health services.

## 8 National health officers and assistant National health officers

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(1) There shall be as many national health officers as may be determined by the Health Service Board, after consulting the Minister:

Provided that no person may be appointed as a national health officer unless he or she is a practitioner registered by any of the councils established by the Health Professions Act [Chapter 27:19].

(2) There shall be as many assistant national health officers as may be detennined by the Health Service Board, after consulting the IVlinister:

Provided that no person may be appointed as an assistant national health officer unless he or she is a practitioner registered by any of the cormcils established by **the** Health Professions Act [*Chapter 27:19*].

(3) Every National health officer and assistant national health officer of the IVlinistry may, with the authority and on behalf of the Chief Health Officer, discharge any of the duties or functions of the Chief Health Officer.

(4)Any duties imposed or powers conferred by this Act on Govennnentrnedical officers may be canied out or exercised by the Chief Health Officer or any National 25 health officer of the Ministry.

(S)There shall be other National officers of Health such as national pathologists and other officers as may be necessary for the purposes of this Act whose offices shall be public offices and form part of the Health Service.

Sub-Part B: Provincial health system administration

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## 9 Provincial Health Administration

(I) There shall be, for every province, a Provincial Health Officer appointed by the Health Service Board.

(2) No person shall be eligible for appointment as a Provincial Health Officer mlless he or she-

- (a) is fully qualified for registration as a medical practitioner in terms of the Health Professions Act *[Chapter 27:19]*; and
- (b) possesses a post graduate qualification in public health.
- (3) 'Ihe Provincial Health Officer functions shall be as follows-
- (a) prepare strategic plans in confon11ity \Vith the national health policy for 40 the province annually; and
- (b) work in collaboration \Vith the Provincial Council; and
- (c) plan and manage the provincial health information system; and

- (d) participate in interprovincial and inter-sectoral co-ordination and collaboration; and
- (e) co-ordinate and rnonitor health services during public health ernergencies affecting the province; and
- (f) consult \:vith communities in the province regarding health matters; and
- (g) control the quality of health services and facilities in the province; and
- (h) promote community participation in the planning, prm.rision and e\.raluation of health services in the province.

## 10 Other officers at provincial level

- 10 The Health Service Board shall appoint the following officers for every province who together with the Provincial Health Officer shall constitute the Provincial Health Executive the-
  - (a) Provincial Epidemiology and Disease Control Officer; and
  - (b) Provincial Environmental Health officer; and
  - (c) Provincial Nursing Officer; and
    - (d) Provincial Health Services Administrator; and
    - (e) Provincial Accountant; and
    - (i) Provincial Family and Child Health Officer; and
    - (g) Provincial Pharmacist; and
    - (h) Provincial Nutritionist; and
    - (i) Provincial Health Promotion officer; and
    - (j) Provincial Laboratory Scientist; and

any other provincial health officer as may be deemed necessary.

## 11 Provincial or Metropolitan Health Team

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(1) A Team to be known as the Provincial or Metropolitan Health Team must be established in every province.

(2) The Provincial or Metropolitan Health Team shall consist of the following persons-

- (a) the Provincial Healtb Officer; and
- (b) all members of the Provincial Health Executive appointed in terms of section 10: and
  - (c) the chairperson and in charge of the provincial hospital; and
  - (d) all district health executives of the province; and
  - (e) a nominee of every teaching hospital or college of medicine operating in the province; and
  - (f) a nominee of every religious body sponsoring a mission hospital; and
  - (g) nominees of civ-il society organisations operating in the province, as the Provincial health Off1cer may determine; and
  - (h) one representative from each local authority in the province; and
- (i) any other persons deemed necessary by the provincial Health Officer:

whose costs shall be bon1e from the organisation frmn which the officers come from.

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#### 12 Functions of the Provincial and Metropolitan Health Team

(1) The Provincial or Metropolitan Health Team must advise the Provincial health officer on-

- (a) policy concerning any matter that will protect, promote, improve and maintain the good health of the population within the province, including-
  - (i) responsibilities for health within the province by individuals, the public and pri\.rate sector;
  - (ii) targets, priorities, norms and standards with the province relating to the equitable prm.rision and financing of health services;
  - (iii) efficient co-ordination of health services \Vithin the province and neighbouring prm.rinces;
  - (iv) human resources planning, production, management and development;
  - (v) development, procurement and use of health technology within the 15 provmce;
  - (vi) equitable fmancial mechanisms for the funding of health services within the province;
  - (vii) the design and implementation of programmes within the province to prm.ride for effecti\.re referral of users between health establishments
     20 or health care providers to enable integration of public and private health establishments;
  - (viii) financial and other assistance received by the province from foreign governments and intergovernmental or nongovernmental organisations:

Provided that all such financial assistance must be received through the l'vfinistry accounting officer;

- (ix) the conditions applicable to receiving such assistance and the mechanisms which \:vill come from the Ministry accounting officer;
- (x) ensuring compliance with these conditions;
- (xi) epiderniological surveillance and monitoring of prm.rincial trends with regard to major diseases and risk factors for disease;
- (b) proposed legislation relating to health matters vyhen it is introduced to Parlimnent;

(c) nom1s and standard'for the establishment of health institutions.

(2) 'Ihe Provincial Health Officer shall detennine the procedure on meetings, based on guidelines to be given by the Chief Health officer.

(3) All members must ensure they attend all meetings whenever they are called unless good cause shown as to why mly thethbers cmnmt attend.

Sub Part C: District Health system Administration

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## 13 District health officer

(I) There shall be for every district, a District health officer appointed by the Health Service Board.

(2) No person shall be eligible for appointment as a Dishict health officer unless m –

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- (a) is fully qualified for registration as a medical practitioner in tenns of the Health Professions Act [*Chapter* 27:19];and
- (b) possesses a post graduate qualification in public health.

## 14 Functions of District health officer

- 5 The district health officer must-
  - (a) prepare strategic plans in conformity with the national health policy for the District annually;
  - (b) work in collaboration with the District Health Team;
  - (c) plan and manage the District health information system(DHIS);
  - (d) participate in inter District and inter-sectorial co-ordination and collaboration;
    - (e) co-ordinate and rnonitor health services during public health ernergencies affecting the District;
    - (f) consult \:vith communities in the District regarding health matters;
    - (g) control the quality of health services and facilities in the district;
    - (h) promote community participation in the planning, prm.rision and e\.raluation of health services in the District;
  - 15 Other officers at district level

The Health Service Board shall appoint the following officers for *every* District together with the District Health Officer who shall constitute the District Health Executive-

- (a) Government Medical Officer;
- (b) District Environmental Health officer;
- (c) District Nursing Officer;
- (d) District Health Services Administrator;
  - (e) District Accountant;
  - (i) District Pharmacist;
  - (g) District Nutritionist;
  - (h) the District Health Promotion Officer;
- 30 (i) the District Lab Scientist:
  - (j) the Hospital Matron; and
  - (k) any other District health officer as deemed necessary.

#### 16 District Health Team

(1) A team to be known as the District Health Team must be established in every district.

- (a) The District Health Team shall consist of-
  - (i) the District Health officer; and
  - (ii) all members of the District Health Executive appointed in terms of section 15;
  - (iii) the chairperson of the Community Health Council and in charge of the district hospital;

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- (v) a nominee of every religious body sponsoring a mission hospital;
- (vi) nominees of ci\ril society organizations operating in the province, as the District medical officer may determine;
- (vii) one representative from the relevant local authority.
- (2) The Dishict Health Team functions shall be to-
- (a) advise the District medical officer in coming up with mechanisms for the involvement of communities in health at all levels of the health system;
- (b) raise awareness and identify needs and priorities for health;
- (c) act as a communication and information channel between conn11tmities 10 and health systems;
- (d) mobilize, plan and monitor resource allocations for health;
- (e) mobilize community and social actions for health;
- (f) hold providers accountable for services;
- (g) support enforcement of public health laws and standards.

## 17 Health Centre committee

(1) *Every* rural health centre, shall establish a health centre committee which shall include representatives of health \Vorkers and representatives of the communities in which they operate.

(2) 'Ihe functions of the health centre committees shall be to-

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(a) inform, educate and empm:ver mernbers of the cornm1.mity on health matters;

- (b) use information gathered from the communities to plan, monitor and evaluate health programmes;
- (c) coordinate health programmes in the area serviced by the health centre;
- (d) represent comm1.mities and their interests before relevant authorities;
- (e) support local health care planning activities, including resource mobilisation;
- (f) support local community based workers in health;
- (g) perform such other functions and duties as the Minister rnay assign.

## 18 Local Authorities in rural areas

(1) Where no local authority exists for the whole or part of a district, the dishict administrator, acting <mder the instructions of the Chief Health Officer shall be regarded for the purposes of this Act, as the local authority for that area and 1nay, subject to subsection (2), exercise any po\vers \Vhich a local authority may exercise in te1ms of this Act.

- (2) A distdct administrator acting in terms of subsection (1) may not-
- (a) make any permanent appointment; or
- (b) incur any capital expenditure;

without the express approval of the l'vfinister.

#### 19 Local authorities to appoint Director health services

(1) *Every* local authority shall when required by the l'viinister, after consultation \vith the appropriate Minister. appoint a health practitioner as Director health services to the local authority, whose appointment shall be subject to the approval of the l\finister. 30

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(2) In the making of such appointment, preference shall be given, except in special circumstances in particular cases, to health practitioners holding degrees, diplmnas or certificates in public health or state medicine granted after examination and registrable in Zimbab\ve as well as in the country \vhere they were obtained.

## 5 20 Duties of Director health services

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Every Director health services shall keep himself or herself informed as to the public health and sanitary circumstances of his or her district, and shall make such inspections and inquiries as 1nay be necessary for this purpose. In addition, he or she shall furnish the local authority \Vlth all information in respect of such

10 inspections and inquiries, and shall also furnish to the Chief Health Officer special reports, when required, relating to the public health or sanitation and hygiene of his or her district.

## 21 Government medical officers to be Director health services in rural districts

15 In any area \Vhere no Director health services has been appointed. a Government medical officer designated by the Chief Health Officer by statutory instrument shall be the Director health services for the area specified in such statutory instrument and shall carry out the duties imposed by section 20 on a Director health services, furnishing the infonnation referred to in that section to the Chief Health Officer.

## 20 22 Local authorities to appoint environmental health officers

Every local authority may, 'md when required by the Minister, after consultation with the appropriate Minister, shall appoint environmental health officers to assist in carrying out the provisions of this Act within its disblct, who shall be subject to the supervision of the Director health services.

## 25 23 Removal of Director health services and environmental health officers

No Director health services or environmental health officer appointed by a local authority may, except Mth his or her own consent, or in confonnit)' with any enactment relating to retiretnent on account of age or ill-health, or contract govenring his or her appointment, be removed from office, or have his or her salary or his or her emolmnents reduced, without the sanction of the Minister first being obtained:

Provided that it shall be competent for a local authority to suspend a Director health services or environmental health officer for incapacity, neglect or misconduct, pending the s<.mction of the :rvlinister to dismiss and in the event of such sanction being granted, the said Director health services or environmental health officer shall be deemed to have been renuwed from office from the date of such suE;pension.

## 24 Local authorities failing to appoint Director health services or environmental health officer

(1) If any local authority fails to appoint a Director health services or environmental health officer within six months after being required to do so by the :rvlinister, the Mnister 1nay appoint a Director health services or environmental health officer, as the case may be, to the local authority, and may fix the remuneration to be paid by the local authority to such officer or environmental health officer and may, in case of default of payment of such remuneration by the local authority, direct that the same be paid out of the Consolidated Revenue Fund, and that the amount be recovered by deduction fi"om any subsidy or other moneys payable out of the said fund to such local authmity.

(2) Where the IVlinister appoints, in terms of subsection (1), a civil servant to be Director health services or environmental health officer, as the case may be, to a local authmity, he or she may-

- (a) fix the remuneration to be paid to the officer in respect of such appointment;
- (b) in the case of default of payment of such remuneration by the local authority, direct that the amount be recovered by reduction from any subsidy or other moneys payable out of the Consolidated Revenue Fund to such local authority.

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## 25 Combined appointments

(1) Subject to subsection (2), nothing in this or any other Act contained shall be constriled as precluding any person frmn holding at the same time an appointment as-

- (a) Government medical officer and Director health services to one or more 15 local authorities; or
- (b) Director health services to two or more local authorities; or
- (c) Environmental health officer for the State and one or more local authorities.

(2) Despite subsection (1), no person shall hold any combination of appointments referred to in subsection (1)(a), (b) or (c) for more than three years without relinquishing 20 any appointment that cam; es him or her to hold more than a single appointment.

## 26 Duties of local authorities

Every local authority shall take all ia>Vful and necessary precautions for the prevention of the occurrence, or for dealing with the outbreak or prevalence, of any infectious or communicable diseases, and shall exercise the provers and perform the 25 duties conferred. or imposed on it by this Act or by any other enactment.

#### 27 Defaulting local authorities

(1) Whenever upon the report of the Chief Health Officer it appears to the Minister that the public health of any locality is in danger, by the failure or refusal on the part of any local authority to exercise the powers or perform the duties devolving 30 upon it under any enactment, or to take the lm-vful and necessary steps to obtain pm.vers to implement by-la\-vs or regulations to avel 1the d...mger, thel 1 nister an inquiry to be held, at which the local authority shall have an opportunity of being

heard, call upon the local authority forthwith to exercise any such p(nvers or to perform properly any such duties to avert any danger and if the local authority fails to comply, the :rvlinister lnay exercise such powers or pelform such duties, and lnay authorize any person to take all necessary steps for that purpose in the same manner as if he or she were the local authority.

(2) Any expenditure incurred by the State under subsection (1) may be recovered-

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- (a) by action in a competent court against the local authority in default; or
- (b) by levying a special rate upon all rateable property within the district of the local authority in default; or

- (c) by deduction from any subsidy, grant or other moneys payable by the State to the local authority in default; or
- (d) by all three or any two such methods of recovery.

## 28 Public Health Human Resources

(1) The lvfinister shall develop policies and guidelines for, and to monitor the provision, distribution, development and utilization of, human resources within the public health system,

(2) The policies and !,>uidelines contemplated in subsection (1) must among other things facilitate and advance-

- (a) the adequate distribution of hnman resources:
  - (b) the provision of appropriately trained staff at all levels of the public health system to meet the population's health care needs; and
  - (c) the effective and efficient utilisation, functioning, management and support of htunan resources \Vithin the public health system:

## 15 29 Regulations Relating to Human Resources

(1) The linister

public health system in order to-

- (a) ensure that adequate resources are available for the education and training of health care persormel to meet the human resources requirelnents of the public health system:
- (b) ensure the education and training of health care persmmel to meet the requirements of the public health system;
- (c) create ne\v categories of health care persormel to be educated or trained;
- (d) subject to the Education Act *[Chapter 25:04]* and legislation relating to higher and tertiary education, identify shmtages of key skills, expertise and competencies within the public health system and to prescribe strategies for **the**-
  - (i) recruitment of health care personnel from other countries; and
  - (ii) education and training of health practitioners or health workers to make up the deficit in respect of scarce skills, expertise and cmnpetencies;
- (e) prescribe strategies for the recruitment and retention of health care person1el within the public health system;
- (f) en."::ure the existence of adequate htunan resources planning, development and management struchlTes at public, provincial and district levels of the public health systems;
- (g) ensure the availability of institutional capacity at public, provincial and district levels of the public health system to piau for, develop aud nnmage provision of health care services;
- (h) ensm'e the definition 'md clarification of the roles and functions of the authorities at national, provincial and local levels with regard to the planning, production and management of human resources;
  - (i) subject to the hnmigrationAct [*Chapter 4:02*], determine the circumstances nnder which health care personnel may be recruited from other countries to provide health services,

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#### PART III

#### HEALTH SERVICES

## 30 The obligation to report on implementation on rights in public health

The Minister must report to Parliament annually on progress made on inpletnentation of the rights in relation to public health set out in the Constitution.

#### 31 Principles of public health and practice

(1) Subject to this Act, the following principles must guide public health policy and practice-

- (a) respect for human rights and adherence to both rights and responsibilities;
- (b) promotion of justice, equity and gender equity;

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- (c) protection of the best interests of vulnerable groups of minors;
- (d) promotion of health and of access to the social determinants of health as central to development;
- (e) transparency, accmmtability and sustainability;
- (f) precaution and protection of public health when there is uncertainty or 15 incomplete infonnation about a public health risk;
- (g) prmnotion of partnership between state and non-state actors and cormnmllty;
- (h) ethical conduct of health service provider ;
- (i) community participation role in decision.":\ and actions affecting their 20 health;
- (j) recognition, respect and promotion of indigenous and traditional knowledge, practices and systems;
- (k) promotion of access to information and education for public health; and
- (I) respect for international commitments in public health.

(2) The public health principles of public health management set out in subsection (1) shall-

- (a) serve as the general framework within which plans for the management of public health shall be fonnulated;
- (b) serve as guidelines for the exercise of any function concerning public 30 health management in tenus of this Act or any other enacbnent.

## 32 Duty to avoid harm to public health

(1) Every person has the duty to avoid harm to public health, that is to say-

- (a) every person has the duty to-
  - (i) exercise due diligence and take reasonable precautions under their 35 control to avoid, control or mitigate a public health risk; and
  - (ii) provide public information on any harmful effects to health of any products he or she is promoting; and
  - (iii') report a suspected health risk to the relevant health authority as soon as he or she becomes aware of it; and
  - (iv) actively promote compliance with this Act, its regulations and related codes of practice, guidelines or administrative orders.

- (2) The lvfinister may, by statutory instrument, specify-
- (a) events, occurrences or things that constitute public health risks;
- (b) the measures for application of the duty to avoid harm;
- (c) the projects and activities which require a health impact assessment to be conducted prior to licensing or implementation;
- (d) the procedure for conducting the health impact assessment;
- (e) the contents of a health impact assessment report;
- (f) the issue and registration of development certificates;
- (g) otiences and penalties in relation to health impact assessments;
- (h) the time period within which any person who has acted in violation of this section must rernedy the hann he or she has caused;
- (i) any other matter related to the foregoing.

(3) In the exercise of his or her pm.vers in terms of this section, the :rvlinister must act in consultation \\ith the J\-linister responsible for environmental matters on
co-ordination Mth environmental impact assessments as set out in Part XI of the Environmental Management Act [Chapter 20:27], and may consult any other relevant authority or person.

#### 33 Emergency treatment

(1) No health practitioner, health practitioner in charge of a health institution,health worker or health establish1nent shall refuE; a person emergency medical treatment

(2) Where a health facility realises a patient seeking medical services appears to be having a contagious infection such institution thust ellSUTe such person is placed in an isolation facility Mthin the institution <.md must forthwith inform the relev<.mt authorities where it is a case of public concern.

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(3) Where a person receives treatment pursuant to subsection (1) such health institution must take necessary measures to ensure the patient settles their b111.

(4) Any health practitioner, health practitioner in charge and institution who fails to comply with subsection (1) shall be guilty oLm offence 'md liable to a fine not exceeding level eight or imprisonment not exceeding one year or both such fine and such ilnprisomment.

- 34 User to have full knowledge of services available
  - (1) Every health practitioner shall inform a user of-
  - (a) the user's health status except in circumstances where there is substantial evidence that the disclosure of the user's health status would be contrary to the best interests of the user;
  - (b) the range of diagnostic procedures and treatment options generally available to the user;
  - (c) the benefits, risks, costs and consequences generally associated with each option; and
  - (d) the user's right to refuse health services and explain the implications, risks, obligations of such refusal.

(2) The health practitioner concerned shall, where possible, inf01m the user as contemplated in subsection (1) in a language that the user tmderstands and in a mam1er which takes into account the u<:>er's level of literacy.

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(3) Any health practitioner who fails to comply with subsection (1) shall be guilty of an offence and liable to a fine not exceeding level eight or imprisonment not exceeding one year or both such fine and such imprisonment

#### 35 Consent of user

(1) For the pmposes of this section "informed consent "means consent fm-the 5 provision of a specified health service given by a person with legal capacity to do so and who has been informed as contemplated in section 34.

(2)Ahealth service shall not be provided to a user without the user's infonned consent unless-

- (a) the user is unable to give informed consent and such consent is given by 10 a person mandated by the user in writing to grant consent on his or her behalf or authorised to give such consent in terms of any law or court order;
- (b) the user is unable to give informed consent and no person is mandated or authorised to give such consent, and the consent is given by the spouse or partner of the user or, in the absence of such spouse or partner, a parent, grandparent, an adult child or a brother or a sister of the user, in the specific order as listed:
- (c) the provision of a health service without informed consent is authorised in terms of any law or court order;
- (d) failure to treat the user, or group of people which includes the user will, in the reasonable opinion of the health practitioner, result in a serious risk to public health; or
- (e) any delay in the provision of the health service to the user might result in his or her death or irreversible damage to his or her health and the user 25 has not expressly or by conduct refused that service.

(3) A health practitioner shall take all reasonable steps to obtain the user's informed consent

(4) Any health practitioner who fails to comply with subsections (2) and (3) shall be guilty of an offence and liable to a fine not exceeding level ten or imprisonment30 not exceeding one year or both such fine and such imprisonment.

## 36 Health service for experimental or research purposes

(1) No pernonshall be subjected to medical or scientific experiments or the extraction or use human tissue \-vlthout the informed consent of the u."::er and the authorisation of the delegated authority set up for that pmpose through :mAct of Parliament. 35

(2)Any health practitioner who fails to comply with subsection (1) and subsection(4) shall be guilty of an offence and liable to a fine not exceeding level former or inprisonment not exceeding five years or both such fine and such imprisonment.

(3) Before a health institution provides a health service for experimental or research purposes to any user and subject to subsection (4), the health institution must inform the user in the prescribed thatmer that the health service is for experimental or research purposes or part of an experimental or research project.

(4)Ahealth institution may not provide any health service to a user for a pmpose contemplated ln subsection (3) unless-

(a) the user;

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(b) the health practitioner primmily responsible for the user's treatment;

- (c) the head of the health institution in question and Health Service Board:
- (d) any other person to whom that authority has been delegated:

has given prior \Vfitten authorisation for the provision of the health service in question.

## 37 Duty to disseminate information

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The Health Service Board established under section3 of the Health Service Act [*Chapter 15:16*] and every person to whom it has delegated its functions under section 6 of that Act shall after consultation \Vith-

- (a) the Minister; and
- (b) the Chief Officer of Health; and
- (c) where necessary other relevant Ministries;

ensure that appropriate, adequate and con1prehen;; ive infonnation is disseminated on the health services for which it is responsible, which must include-

- (i) the types and availability ofhealtb services;
- (ii) the organisation of health services;

(iii) operating schedules and timetables of visits;

- (iv) procedures for access to the health services;
- (v) other aspects of health services which may be of use to the public:
- (vi) procedures for laying complaints.

## 38 Obligation to keep records

20 (I) The obligation to keep and maintain records imposed on Medical Aid Societies and private hospitals under section 15 of the Medical Services Act [Chapter 15:/3] shall apply with the necessary changes to all health institutions.

(2) Any health practitioner in charge and 'my officer directly responsible for the keeping of any such records in any such health institution that fails to keep and
 25 maintain record,;; pursuant to subsection (1) shall be guilty of an offence and liable to a fine not exceeding level thirteen and imprisonment for a period not exceeding hvo years.

## 39 Confidentiality

(1) All info1mation concen1ing a user, including inf01mation relating to his orher health status, treatment or stay in a health establishment is confidentiaL

(2) Subject to section 40, no person may disclose any information contemplated in this section tmJess provided for in law, or-

- (a) the user consents to that disclosure in writing; or
- (b) a court order or any law requires that disclosure; or
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- (c) non-disclosure of the infonnation represents a serious threat to public health.

(3) Where any person contravenes subsection (2) such person shall be guilty of an offence an liable to a fine not exceeding level eight or imprisonment not exceeding one year or to both such fine and such imprisonment.

#### 40 Access to health records by healthcare provider

(1) A health practitioner may examine a user's health records for the purposes of-

- (a) treatment \:vith the authorisation of the user; and
- (b) study, teaching or research with the authorisation of the user, head of the shealth establishment concerned and the relevant health research ethics committee.

(2) If the study, teaching or research contemplated in subsection (1)(b) reflects or obtains no information as to the identity of the user concented, it is not necessary to obtain the authorisations contemplated in that subsection.

(3) Any health practitioner who does not comply with the provisions of this section shall be guilty of 'm offence 'md liable to a fine not exceeding level eight or imprisonment not exceeding hvo years or to both such fine and such imprisonment.

## 41 Laying of complaints

(1) Without derogating from the powers to investigate and adjudicate misconduct 15 cases provided for under section 17 of the Health Service Act [*Chapter 15:/*6] or any otherlaw-

- (a) any person aggrieved by the conduct of health care personnel has the right to complain and to have the matter investigated and redressed by an appropriate authority;
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- (b) every health establishment shall formulate a procedure for the laying and redress of complaints against the conduct of any person associated with that establishment.
- (2) The procedures for laying complaints must-
- (a) be displayed by all health establishments in a manner that is visible 25 fOr any person entering the establishment and the procedure must be communicated to users on a regular basis;
- (b) in the case of a private health establishment, allow for the laying of complaints;
- (c) with the head of the relevant establishment, include provisions for the 30 acceptance and acknowledgment of every complaint directed to a health establishment, whether or not it fills \:vithin the jurisdiction or authority ofthat establishment;
- (d) allow for the referral of any complaint that is not within the jurisdiction or authority of the health establishment to the appropriate body or authority. 35

(3) Any person who does not comply "ith the provisions of this section shall be guilty of an offence and liable to a fine not exceeding level eight or inprisonment not exceeding six months or to both such fine and such imprisonment.

## 42 Compulsory immunisation of children and incapacitated persons

Wllere there are compelling reasons of public health specifically regarding minors 40 and legally incapacitated individuals, the Minister shall by notice in the *Gazette* declare the date on which compulsmy immunisation shall take place,

## 43 Duties of users of health services

(l)A user must-

- (a) adhere to the rules of the health establishment when receiving treatment or using health services at the health establishment;
- (b) provide the health practitioner with accurate infonnation pertaining to his or her health status and-co-operate ;;;vith health practitioners when using health selvices
- (c) treat health practitioners and health workers with dignity and respect

#### 44 Participation in decisions

(1)A user has the rightto participate in any decision affecting his or her personal health and treatment.

10 (2) If the informed consent of the user is given by a person other than the user. such person must, if possible, consult the user before giving the required consent.

(3) If a user is unable to participate in a decision affecting his or her per onal health and treatment, he or she must be inf01med after the provision of the health service in question.

#### 15 45 Rights of health personnel

(1) Health care personnel1nay not be unfairly discri1ninated again;;t on account of their health status.

(2) Despite subsection (1) but subject to any applicable law, the head of the health establishment concerned may in accordance \Vith any guidelines detennined
by the Minister impose conditions on the service that may be rendered by a health practitioner or health worker on the basis of his or her health status.

(3) Subject to any applicable law, *every* health establishment must implement measures to minimise-

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- (a) inJury or damage to the person and property of health care personnel working at that establishment; and
- (b) disease transmission.

(4)Ahealth practitioner may refuse to treat a user who is physically or verbally abusive or who sexually harasses him or her.

#### PART IV

#### INFECTIOUS DISEASES

Sub-Part A: Notffication of infectious diseases

#### 46 Notifiable diseases

For the purposes of this Act, the term "infectious disease" includes any of the follmving diseases-

- (a) chicken-pox;
  - (b) diphtheria;
  - (c) erysipelas;
  - (d) pyraemia and septicaemia;
  - (e) scarletfever;
  - (f) typhus fever;
    - (g) plague;

- (h) cholera;
- (i) typhoid or enteric fever (including para-typhoid fever);
- $\oint$  ) undulant or Malta fever;
- (k) epidemic cerebro-spinal meningitis (or cerebro-spinal fever or spotted fever);
- (1) acute poliomyelitis;
- (m) leprosy;
- (n) anthrax:
- (o) glanders;
- (p) rabies;
- (q) trypanosomiasis (or sleeping sickness);
- (r) yellov,r fever;
- (s) viral haemorrhagic fevers;

and all fonns of tuberculosis and such other infectious or connunicable diseases including sexually transmitted diseases as the Minister may declare, by statutory in.":\tnunent 15 to be infectious diseases either throughout Zilnbabwe or in any pmt of Zimbabwe.

#### 47 Notification of infectious disease

(1)Whenever any child attending any school, otphanage or other like institution, or any person residing in any hotel, bom·ding-house or other like institution, is knmvn to be suffering from any infectious disease, \Vhether such infectious disease is specified in this Part or not, the principal or person in charge of such school, orphanage or other like institution, or the manager or proprietor or person in charge of such hotel, boarding-house or other like institution shall forth"ith send notice thereof to the local authority of the district, and shall fumish to the Director of health services, on his or her request, a list of scholars or residents thereat, together \Vith their addresses.

(2)Any person who fails to give any notice required by subsection (1) shall be guilty of m1 offence and liable to a fine not exceeding level eight or to imprisonment for a period not exceeding slx months or to both such fine and such imprisonment

(3) In any prosecution under this section the onus of sho\'Ving that he or she \Vas una\vare that the patient was suffering from a notifiable infectious disease shall 30 be on the person charged.

#### 48 Notification by medical practitioners

(1) If a patient suffering, to the kno/vledge of the medical practitioner attending him or her, from an infectious disease dies therefrom, such medical practitioner shall immediately fumish to the local authority of the disllict aud District medical officer a 35 written cellificate containing the appropriate pmliculars relating to the patient's illness and cause of death.

(2)Any medical practitioner who fails to furnish a certificate of notification as required by this section shall be guilty of an offence and liable to a fine not exceeding level five or to imprisonment for a period not exceeding three months or to both such fine and such ilnprisonment, <md in <my prosecution under this section the onus shall be on the medical practitioner charged to show that he or she was unaware that the patient was suffering from or the deceased had died of an infectious disease.

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#### 49 Local authorities to transmit return of notifications

(1) In the time of an outbreak, every local authority shall, at the end of each week and on the form prescribed, transmit to the Chief Health Officer particulars of all cases of infectious diseases and of all deaths from infectious diseases notified to it during the week, and all information which it 1nay possess as to the outbreak or prevalence of any infectious, communicable or preventable disease in its district.

(2) Any Director of health services or local authority as the case may be who does not comply with the provisions of this section shall be guilty of an offence and liable to a fine not exceeding level eight or imprisonment not exceeding hvo years or to both such fine and such imprisonment.

#### 50 Regulations for notification of infectious diseases

(1)The Minister may, in respect of the notification of diseases, make regulations as to-

- (a) co-ordination in the notification of diseases of zoonotic origin to the relevant veterinary authority;
- (b) providing clear circumstances under which information may be disclosed;
- (c) the duties of owners or occupiers of land, owners or managers of mines, employers of labour and all chiefs or headmen or others in regard to reporting the occurrence of such diseases, whether infectious or otherwise, as may be prescribed in the regulations;
- (d) the duties on patients to adhere to treatment and to prevent wilful and intentional transmission to others;
- (e) the hospitalisation, isolation and quarantine, of infected persons;
- (f) the duties of rnedical practitioners and other persons in regard to the reporting or notification of such disease, whether infectious or otherwise, as may be prescribed in the regulations;
- (g) the circumstances in which notification of particular infectious diseases shall not be required;
- (h) imposing a duty of confidentiality on persons involved in the administration of any notification where personal identit}ring information is included;
- (i) the duties of a local authority in respect of the keeping of registers and records of such notifications;
- (i) the duties of registrars of deaths in respect of furnishing the local authority with notification of returns of deaths notified with such registrars;
- (k) the creation of a notitiable diseases register containing non named data for monitoring, analysing and reporting on the incidence and patterns of notifiable conditions and evaluating the efflcacy of management and treatments;
- (1) the creation of a contacts tracing mechanism;
- (m) providing for powers and measures for the response to notifiable diseases that set a continuum from small interventions to strong powers based on the level of threat to public health, including-
  - (1) contact tracing;
  - (ii) vaccination;
  - (iii) measures to isolate and address the sources of epidemics;
  - (iv) observed home treatment;

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- (v) medical counselling;
- (v1) facility treatment services;
- (n) provision of adequate medical supplies;
- (o) the fees payable to medical practitioners in respect of such notitications, and the circumstances in which fees shall or shall not be payable; the forms to be used and the particulars to be furnished by medical practitioners when making such notifications;
- (p) the forms to be used and the particulars to be furnished by local authorities and other persons when transmitting returns and reports to the Chief Health Officer;
- (q) and, generally, for the better carrying out and attaining the objects and purposes of this Part.

(2) Regulation made under this section shall carry a penalty not exceeding level eight or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

#### Sub-Part B: Prevention and Suppression of Infectious Diseases

#### 51 Inspection of infected premises and examination of persons suspected to be suffering from infectious disease

Director health services of any urban or rural area or any n1edical practitioner duly authorised thereto by the local authority may at any reasonable time enter and inspect any premises in \vhich he or she has reason to believe that any person suffering or \Vho has recently suffered from any infectious disease is or has recently been present, or any inmate of which has recently been exposed to the infection of any infectious disease, and tnay medically examine any person in such premises for the purpose of asceliaining \'vhether such person is suffering or has recently suffered from <.my such 25 disease.

#### 52 Provision of isolation hospitals, mortuaries, disinfecting stations and ambulances by local authorities

Any local authority may, and if required by the l'vfinister after inquiry, at which the local authority shall have 'm opportunity of being heard, shall, provide and maintain either separately or jointly with another local authority or with a hospital authority or with the State-

- (a) suitable hospitals or places of isolation for the accommodation and treatment of persons suJJering from infectious diseases;
- (b) mortuaries or places for the reception of dead bodies pending the carrying 35 out of any post-mortem examination ordered by a lawful authority, or until removal for interment;
- (c) disinfecting and cleansing stations, plant and equipment for the cleansing of persons and the disinfection of bedding, clothing or other articles which have been exposed to, or are believed to be contaminated with, 40 the infection of any infectious disease, or which are dirty or 1/erminous;
- (d) vehicles for the conveyance of persons suffering from any infectious disease or for the removal of any infected bedding, clothing or other articles;
- (e) any other accommodation, equipment or articles required for dealing with 45 any outbreak of an infectious disease.

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#### 53 Removal to hospital of infected persons

Where, in the opinion of the medical officer of health, any person certified by a medical practitioner to be suffering from an infectious disease is not accommodated or is not being treated or nursed in such manner as adequately to guard against the spread of the disease, such person may, on the order of the Director of health services, be removed to a suitable hospital or place of isolation and there detained until the Director of health services or any medical practitioner duly authorised thereto by the local authority or by the :N:linister is satisfied that he or she is free frmn infection or can be discharged without danger to the public health:

10 Provided that the cost of the renuwal of such patient and of his or her maintenance at the hospital may be recovered by the local authority from the said patient or his or her estate or, in the case of a minor, from his or her parent or guardian, if it can be shown that the said patient or his or her estate or, in the case of a minor, his or her parent or guardian is in a position to defray such costs.

#### 15 54 Infected persons sent for treatment from other districts

In the case of any patient suffeting from any infectious disease being sent into the district of any local authority for isolation and treatment in any hospital or place of isolation maintained by such local authority from any other district. whether urban or rural, the first-mentioned local authority may recover from the local authority of

20 the district sending the patient the cost of maintenance, nursing and treatment of the patient, and the cost of bttrial in the event of the death of the patient.

# 55 Measures to be adopted by local authority in case of infectious disease

Where a person suffering from an infectiou" disease is Mthin the district of a local authority, it shall be the duty of that authority to ensure that adequate measures are taken for preventing the spread of the disease, including, \'vhere necessary, provision for the accommodation, maintenance, nursing and medical treatment of the patient in a hospital or place of isolation until he or she has recovered or is no longer a danger to the public or, in the event of the death of the patient, provision for the removal and burial of the body.

# 56 Power of local authority to make order in relation to disinfection and personal hygiene

(I) When it appears from the cerlificate of the Director of health services or a health officer or any medical practitioner that the cleansing or disinfection of any premises or any article is necessary for preventing the spread or eradicating the infection of any infectious disease, or otherwise for preventing danger to health, the local authority may give written notice to the o\\mer or occupier of such premises or to the owner or person in charge of such mticle requiring hiln or her to cleanse or disinfect such premises or article in such manner <.md vvithin such tilne as lnay be specified by and to the satisfaction of the local authority giving such notice.</p>

(2) If the person to whom such notice is given fails to comply there\Vith, the local authority shall cause such premises or articles to be cleansed or disinfected, and the costs incurred shall be deemed to be a debt due to the local authority by the person in default.

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(3) \Vhere the o\vner or occupier of any such premises, or the O\\mer or person in charge of m1y such article, is indigent or otherwise unable, in the opinion of the local authority, to carry out properly the cleansing or disinfection of such premises or article, the local authority may itself carry out any necessary cleansing or disinfection free of charge.

(4) Where any article dealt with by a local authority under this section is of such a natrue that it canoot be disinfected, the local authority may, on the order of a district administrator, district officer or ju.-.tice of the peace, cause such mticle to be 5 destroyed and no compensation shall be payable in respect of any mticle so destroyed.

(5) When any article is da:tnaged during disinfection by the local authority, no compensation shall be payable by the local authority if suitable methods of disinfection have been employed and due care and all reasonable precautions have been taken to prevent unnecessmy or avoidable dmnage.

(6) Compensation shall not be payable in respect of the deprivation of the occupation or use of any premises or the use of any article occasioned by disinfection if no undue delay has occurred.

(7) A Director of health services may order any person who has been certified by a Director of health services, or other health practitioner, or by all environmental 15 health officer, to be in such condition of personal hygiene as to pose the risk of spreading disease or parasites, to take appropriate remedial action, including bathing or showering and cleaning of his her irmnediate surrmmdings, goods and effects.

(8) An order made under this section may be addressed to any duly authorised officer of a local authority or any police of licer. Any person vvho vvilfully obstructs the execution of. or fails or refuses to cmnply \Vith, any such order shall be guilty of an offence and liable to a fine not exceeding level four or to imprisonment for a period not exceeding three n10nths or to both such fine m1d such ilnprisomnent.

#### 57 Exposure of infected persons or thing

Any person who-

- (a) while knowingly suffering from any notifiable infectious disease, or such other infectious disease as the lvlinister may declare by statutory instrument to be a disease for the purposes of this section, wilfully or negligently exposes himself or herself in such manner as to be likely or liable to spread such disease in any street, public place, public building, shop, inn. hotel, church or other place used, frequented or occupied in common by persons other than the members of the fiunily or household to which such infected person belongs; or
- being in charge of any person, and knm:ving that such person is so suffering, (b) so exposes such Sllfferer; or
- knowingly gives, lends, sells, pawns, transmits, removes or exposes, or (c) sends to or pen11its to be washed or exposed in any public wash-house or washing-place, or in any laundry or other place at which articles are washed, cleansed or dyed, without previous effective disinfection to the satisfaction of the local authority and in accordance \:vith any regulations in 40 force in the district, any clothing, bedding, rags or other articles or things of any kind whatsoever which have been exposed to or are contaminated with the infection of any such disease: or
- while knmvingly suffering from any such disease, handles, conveys or (d) otherwise comes in contact with any food, dairy produce. aerated water or 45 other articles intended for hurnan consumption, or carries on any trade or occupation in such manner as to be likely or liable to spread such disease;

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shall be guilty of an offence and liable to a fine not exceeding level five or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment:

Provided that nothing in this section contained shall apply to any person transmitting \vith proper precautions and in accordance with the instructions of the local authority any bedding, clothing or other milcles or things for the purpose of having the smne disinfected.

#### 58 Conveyance of infected persons in public conveyances

(1) For the purposes oftlris section, "public conveyance "includes any railway coach, tramcar, omnibus, cab, motor car or any vehicle \Vhatsoever, or any boat or
 other vessel, or any aircraft if the conveym1ce plies for hire or is uE;ed by members of the public.

(2) No person, knowing that he or she is suffering from any infectious disease which the Minister may declare by statutory instrument to be a lisease for the purposes of this section, shall enter any public conveyance, and no person in charge of any person
whom he or she knows to be so suffering, or of the body of any person who to his or her knowledge has died of any such disease, or in charge of anything which to Iris or her knm.vledge has been exposed to or is contaminated \Vith the infection of any such disease. shall place in any such conveyance any such person, body, article or tiring which to his or her knowledge has been so exposed or is so contaminated, except in the case

20 of a hearse used for the ren10val of a dead body, \Vithout first informing the O\VIIer or di-iver or conductor of such conveyance of the fact of such infection <.md obtaining his or her consent.

(3) The mmer. driver or conductor thereof shall, as soon as possible after such conveyance has been so used, and before permitting the use thereof by any other
 person, cause it to be efficiently disinfected to the satisfaction of the local authority and in accordance with <.my re rulations</li>

(4)Any person who contravenes subsection (2) shall be guilty of an offence and liable to a fine not exceeding level five or to imprisonment for a period not exceeding six months or to both such fine mld such imprisonment, and tnay in addition be ordered by the court to pay the o\'vner or driver of the conveyance concerned the amount of any

loss or expense necessarily entailed by the disinfection of such vehicle.

#### 59 Infected dwellings not to be evacuated or let without previous disinfection

(1) No person shall cease to occupy or shall let any dwelling or premises or part thereof in which to his or her knowledge there is or has recently been any person suffering from m1y infectious disease without having the same, and all articles therein \vhich are liable to retain infection. efficiently disinfected to the satisfaction of the local authority and in accordance with any regulations in force in the district. This section shall apply to any o\Vller or keeper of a hotel or boarding-house who lets any romn or part thereof to any person.

(2) Any person who fails or reh1ses to comply with. any such order shall be guilty of an offence and liable to a fine not exceeding level six or to imprisonment for a period not exceeding three months or to both such fine and such imp1isonment.

#### 60 Removal of bodies of persons who have died of infectious disease

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(1) In every case of death from a knowll infectious disease it shall be the duty of the occupier of the premises in which the death has occurred immediately to make

the best ammgements practicable, pending the removal of the body and the carrying out of thorough disinfection, for preventing the spread of such disease.

(2)Any person who contravenes subsection (1) shall be 1,'llilty of an offence and liable to a fine not exceeding level six or to imprisonment for a period not exceeding three months or to both such fine and such imprisonment.

(3) It shall be an offence against this Act for the occupier of any premises to keep any dead body in any room in which any person lives, sleeps or works, or in which food is kept or prepared or eaten, or to keep the body of any person who is known to the occupier to have died of an infectious disease for more than hventy-four hours in any place other than a mortuary or other place set apart for the keeping of dead bodies, except with the sanction in writing of the local authority first obtained.

(4) Where any person dies of an infectious disease it shall be an offence to remove the body except for the purpose of innnediate burial and it shall be the duty of any person who removes the body to take it direct to the place of interment for burial.

(5) Any person who is !,>uilty of an offence in te1ms of subsection (3) or (4) 15 shall be liable to a fine not exceeding level eight or to imp1isonment for a period not exceeding six months or to both such fine and such imprisonment.

(6) Nothing in this section shall be deemed to prevent the removal by due authority of any dead body from a hospital to a mortuary.

## 61 Removal and burial of bodies of persons who have died of infectious 20 disease

#### (l)When-

- (a) the body of a person who has died of an infectious disease is retained in a room in which any person lives, sleeps or works, or in which food is kept or prepared or eaten; or
- (b) the body of a person who has died of an infectious disease is retained \Vithout the sanction of the local authority for more than twenty-four hours elsewhere than in a mortuary or other place reserved for the keeping of dead bodies; or
- (c) any dead body is retained in any dwelling or place in circumstances which, 30 in the opinion of the local authority, are likely to endanger health; or
- (d) any dead body found within the district is unclaimed or no competent person undertakes to bury it;

any district administrator, district officer, justice of the peace, medical officer of health or police officer of or above the rank of assistant inspector may, on a certificate signed by a medical practitioner. direct that the body be removed to a mortuary and be buried \vithin a time to be specified in such order, or if the body is that of a person certified to have died of an infectious disease, may order that the body be buried immediately under the supervision of a competent health practitioner vvithout ren1oval to a 1nortuary:

Provided that the fliends or relatives of the deceased have not made an tmdertaking to, and do, bury the body within the time so specified, the cost of so doing shall be defrayed by the local authority and may be recovered by it by action in any court of cmnpetent jurisdiction frmn any person legally liable to pay the expenses of intennent

(2) Any person \Vho obstructs the execution of any order or direction given under subsection (1) shall be guilty of an offence and liable to a fine not exceeding 45 level five or to ilnprisonment for a period not exceeding six thousands or to both such fine and such imprisonment.

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#### 62 Regulations regarding infectious diseases

(1) The l'vfinister may make regulations applicable to all infectious diseases or only to such infectious diseases as may be specified therein regarding the following matters-

- (a) the imposition and enforcement of quarantine or of medical observation and surveillance in respect of persons suffering or suspected to be suffering from infectious diseases who are not removed to a hospital or place of isolation, the premises in which such persons are accommodated, those in charge of or in attendance on such persons, and other persons living in or \.risiting such premises or who may otherwise have been exposed to the infection of any such disease;
  - (b) the duties, in respect of the prevention of infectious diseases and in respect of persons suffering or suspected to be suffering therefrom, of employers of labour, and of chiefs or headmen and others;
  - (c) the measures to be taken for preventing the spread of or eradicating cholera,t yphoid

other infectious disease requiring to be dealt \Vith in a special manner;

- (d) the conveyance by rail or othen:vise of persons su±rering from, or the bodies of persons who have died of, an infectious disease;
- (e) the prevention of the spread ±Torn any animal, or the carcass or product of any animal, to man of rabies, glanders, anthrax, plague, tuberculosis, trichinosis or any other disease communicable by any animal, or the carcass or product of any animal, to man;
  - (i) the prevention of the spread and the eradication of malaria, the destruction of mosquitoes and the removal or improvement of conditions permitting or favouring the multiplication or prevalence of mosquitoes and the provision and proper upkeep of mosquito nets in the sleeping apartments of hotels, boarding-houses, lodging-houses and all public buildings where persons are accommodated for payment;
  - (g) the prevention of the spread of disease by !lies or other insects and the destruction of and the removal or improvement of conditions permitting or favouring the prevalence or multiplication of such insects;
  - (h) the destruction of rodents and other vermin and the removal or improvement of conditions pennitting or favouring the harbourage or multiplication thereof;
  - the prevention of the spread of anchylostomiasis, schistosomiasis or other disease in man caused by any animal or vegetable parasite;
  - (j) the prevention of the spread of any infectious, contagious disease by the carrying on of any business, trade or occupation;
- (k) the prevention of the spread of any infectious disease by persons \:vho, though not at the time suffering from such disease, are "carriers" of and liable to disseminate the infection thereof, and the keeping under medical surveillance and the restriction of the movements of such persons;
  - (!) the prohibition of spitting in public places or in public conveyances, except into receptacles provided for the purpose;
  - (m) the regulation and restriction of any trade or occupation entailing special danger to the health of those engaged therein, whether from infectious disease or othen:vise, and the institution of measures for preventing or limiting such danger;

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- (n) the inspection of any of food for human consumption;
- (o) inspection, hazard analysis of production and marketing of food and other products for human consumption;
- (p) imposition of measures of risk abatement for food and other products;
- (q) the cleansing of persons in such conditions of personal hygiene as to pose the risk of spreading disease or parasites;
- (r) the disinfection or fumigation of premises, clothing or other articles which have been exposed to or are believed to be contaminated with the infection of any infectious disease, or which are in such state of sanitation as to be harbouring disease or parasites and prohibiting the carrying out of any fumigation which involves the use of poisonous gas except under licence;
- (s) rag flock rnanufacture and the trade in rags and in bones and in secondhand clothing, bedding or similar article, and requiring the disinfection of any such article before its importation, removal, sale or exposure for sale, or use in any manufacturing process;
- (t) the disposal of any refuse, waste matters or other matter or thing which has been contaminated \Vith or exposed to the infection of any infectious 20 disease
- (u) the regulation or restriction and, where deemed necessary, the prohibition, of the keeping, transmission or use within, or the conveyance or transmission into or out o( Zimbabv.re of cultures or preparations of pathogenic micro-organisms or other material capable of causing disease 25 m man;
- (v) the giving compulsorily of any infonnation or the production compulsorily of any documentary or other evidence required for the purpose of tracing the source or preventing the spread of any infectious disease;

and generally for the better carrying out of the provisions and the attaining of the objects 30 and purposes of this Part

- (2) The Minister may make regulations-
- (a) prescribing forms of certificates, notices, orders or returns and books of record to be used in connection with any infectious disease, and defining the information to be furnished therein, and requiring the furnishing and 35 prescribing the manner of use thereof by district administrators and district officers, Government medical officers, local authorities, medical officers of health and others;
- (b) conferring pov,rers and imposing duties in connection with infectious disease on district administrators and district officers, Government 40 medical or other officers, local authorities, medical officers of health, employers of labour and chiefs or headmen;
- (c) adapting, within such area as may be defined, this Part and the procedure thereunder to the 1.mderstanding and special circumstances of ditierent classes of persons;
- (d) providing for the effective enforcement of this Part as regards different classes of persons, and assigning, where deemed desirable, responsibility in connection therewith to local authorities or employers of labour;

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- as to the management, rnaintenance and inspection of hospitals or other (e) institutions for the purposes of this Part and the appointment and duties of persons employed therein or otherwise in connection with the carrying out or enforcement of this Part;
- (f) as to the classification, treatment, control and discipline of persons treated or detained in such hospitals or institutions, and prescribing compulsory work for such persons \:vhere deemed desirable;
- prescribing the precautions to be taken by persons infected with or (g) attending on or having the care or charge of persons infected with infectious disease:
- in connection \:vith infectious disease providing for-(h)
  - (i) opt in and opt out testing and counselling; and
  - (ii) case tracing; and
  - (iii) public information and education; and
  - (iv) health promotion; and
  - (v) co-ordination with relevant authorities and agencies dealing with gender and dornestic violence and child sexual abuse; and
  - (vi) compulsory testing;
- generally, for the better carrying out and the attaining of the objects and (i) purposes of this Part

(3) Notwithstanding the provisions of subsection (1), the Minister may after consultation vvith stakeholders make regulations specific to a particular infectious disease.

(4) The Minister shall act in consultation "ith the Minister responsible for Agriculture or other relevant :N:linistry to 1 nake regulations relating to-25

- (a) the prevention and control of zoonotic diseases;
- (b) health screening of animals and animal products;
- (c) waste water use in agriculture.

(5) The Minister shall act in consultation with the minister responsible for 30 labour issues to n1ake regulations for the control of the spread of infectious diseases in the \\'ork place in public and private sector occupations <.md industries.

(6) Any person \Vho contravenes any provision of regulations made in terms of subsections (1), (2) and (3) and (4) shall be !,>uilty of an offence and liable to a fine not exceeding level hvelve or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

#### Reciprocal notification and consultation between Ministry and 63 Veterinary Department

(1) There shall be between the MinislTy and the Department of Veterimuy Services a system of reciprocal notification as to outbreaks or threatened outbreaks of diseases liable to affect both man and animals, and of con.'!ultatlon as to the making of 40 regulations or the taking of lneasures in comlection therewith.

(2) Vlhenever under this Act it is necessary to detennine the presence or absence of disease in any live anilnal othenvise than by the bacteriological examination of secretions, discharges or other material, only the certificate of an approved veterinary

45 surgeon shall be evidence.

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Sub-Part C: Special Provisions Regarding Formidable Epidemic Diseases and Conditions of Public Health importance

#### 64 Interpretation of sub-part

- (1) In this Act, unless other wise expressed-
- (a) a formidable epidemic disease means cholera, epidemic influenza, 5 typhoid, plague, viral haemoragic fevers and any other disease \'vhich the Minister may, by statutory instrument, declare to be a formidable epide1nic disease for the purposes of this Act;
- (b) a condition of public health importance means-
  - (i) 'my disease which is not a fonnidable epidemic disease, syndrome, 10 symptom, injnry, or other threat to health that is identifiable on an individual or community level and can reasonably be expected to lead to advete
  - (11) any unuE; ual sickness or mortality among rats, mice, cats, dogs or other anitnals susceptible to plague or other formidable epidemic 15 disease, not due to polson or other obvious cause;
  - (iii) any public health risk or event that can reasonably be expected to lead to adverse health effects in the community,

# 65 Notification of suspected cases of formidable epidemic diseases and conditions of public health importance

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(1) Medical practitioners, principals of schools, heads offarnilies or households, e1nployers of labour, mvners or occupiers of land or premises, chiefs, headmen and othetshall repmt to the District medical officer, local authority or district administrator, as the case may be, the occurrence of-

- (a) any case of 111ness or death coming to their notice and su."::pected to be 25 due to any formidable epidemic disease, or with a history or presenting symptoms or post-mortem appear<.mces \'vhich might reasonably give grounds for such suspicion;</li>
- (b) any condition of public health impmt,mce; or any occurrence which might reasonably lead to a condition of public health,

(2) Any person negligently failing to make such report shall be guilty of an offence and liable to a fine not exceeding level eight or to illiprisonment for a period not exceeding six months or to both such fine and such imprisonment.

# 66 Local authorities to report notification of formidable epidemic diseases and conditions of public health importance by expeditious 35 means

Evely local authority shall immediately repmt to the Chief Health Oflicer, by the n10st expeditious tneans, including instant tnessaging, text messaging or electronic mail, particulars of every notification received by such authority of-

(a) a case or suspected case of any formidable epidemic disease; or

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- (b) any condition of public importance.
- 67 Powers of Minister where local authority fails adequately to deal with any formidable epidemic disease or condition or event of public health concern

Whenever upon the report of the Chief Health Officer it appears to the Minister 45 that an outbreak of a formidable epidemic disease or a disease suspected of being such,

or a condition or event of public health concen1has occruTed or poses a threat \vithin the district of a local authority and is not being investigated or dealt with efficiently and so adequately to safeguard public health, the l'vlinister, nohvithstauding any other provision of this Act, may inform the local authority of the mea...":ures \Vhichhe or she

- 5 considers should be talcen in cmmection therewith, and if the local authority fails or is for any reason Lmable forthwith to carry out such measures to his or her satisfaction, may authorize the Chief Health Officer or any other District health committee to talce all necessary steps for dealing with the outbreak or condition or event and thereupon such officer or local authority shalL for the said purpose, possess all rights and powers
- 10 of the local authority in default, subject to the obligations attaching to the exercise thereof, and any portion of the expenditure so incuiTed which is payable by the local authorit)' may be recovered from the local authority in the manner described in section 27(2),

#### 68 Regulations regarding formidable epidemic diseases and 15 conditions or events of public health concern

(1) Subject to the provisions of this Act, in the case of the occurrence or threatened outbrealc of any folTnidable epidemic disease, condition or event of public health conce1n, the !v1inister may make regulations as to all or any of the following matters, namely-

- 20 (a) the imposition and enforcement of quarantine and the regulation and restriction of public traffic and of the movements of persons;
  - (b) the closing of schools or the regulation and restriction of school attendance;
  - (c) the closing of churches and Sunday schools and restriction of gatherings or meetings for the purpose of public worship;
  - (d) the regulation or restriction or, where deemed necessary, the closing of any place or places of public entertainment, recreation or amusement, or where intoxicating liquor is soldby

or, v.rhere deemed necessary, the prohibition, of the convening, holding or attending of entertainments, assemblies, meetings or other public gatherings;

- (e) the pre\.'ention and remedying of overcrowding or the keeping of any dwelling or other building or the contents thereof in a state of sanitation posing or likely to pose a public health risk;
- (f) the medical examination of persons who are suspected of being infected with, or \:vho may have recently been exposed to the infection of: such disease, and of persons about to depart from any infected area, and the disinfection of their baggage and personal effects, and the detention of such persons until they have after such examination been certifwd to be free from any infectious disease and until their baggage and personal effects have been disinfected;
- (g) the keeping under medical observation or swveillance, or the rernoval, detention and isolation of persons who may have recently been exposed to the infection of: and who rnay be in the incubation stage o±:such disease; the detention and isolation of such persons until released by due authority, the use of guards and force f() f that purpose, and, in case of absolute necessity, the use of firearms or other weapons, and the arrest with or without \Varrant of any person who has escaped from such detention or isolation;
- (h) the establishment of isolation hospitals and the removal and isolation of persons who are or are suspected to be suffering the any such disease, the

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accommodation, classification, care and control of such persons and their detention until discharged by due authority as recovered and free from infection, and the establishment, management and control of convalescent homes or similar institutions for the accommodation of persons who have recovered from any such disease;

- (i) inquiries into the cause of death of any person, apart from any by a magistrate under any other enactment; the ordering, when deemed necessary, of post-mortem examinations or of exhumations; the prohibition in special circumstances of the burial of any dead body except on a certificate by a medical officer appointed to grant such certificates or after compliance with any other specified conditions, the regulation of the mode of disposal, the times and places of burial of dead bodies and the manner of conducting removals and burials thereof;
- f ) the regulation and restriction and, if deemed necessary, the prohibition of the removal of merchandise or any article or thing into, out of or within 15 any
- (k) the provision of disinfecting plant and equipment, and the disinfection or, where disinfection is impossible, the destruction of any article or thing, or the disinfection of any premises which are or are believed to be contaminated with the infection of such disease;
- (I) the inspection of premises and articles and the discovery and remedying of sanitary or other defects likely to favour the spread or render difficult the eradication of such disease;
- (n1) the evacuation, closing, alteration or, if deemed necessary, the demolition or destruction of any premises the occupation or use of which is considered
   25 likely to favour the spread or render more difficult the eradication of such disease, and the definition of the circumstances under which compensation may be paid in respect of any premises so demolished or destroyed and the manner of fixing such compensation;
- (n) in the case of plague, the destruction of fleas and rodents and the removal or improvement of conditions likely to favour the harbourage or multiplication of rodents, and the disposal of the carcasses of rodents or other animals believed or suspected to have died of plague;

and such othertnatters as the:rv:linister may deetn necessary for preventing the occurrence of such disease or limiting or preventing the spread thereof or for its eradication, and, generally, for the better carrying out and attaining the objects and purposes of this Part.

(2) Any person who contravenes any provision of regulations made in terms of subsection (1) shall be guilty of an offence and liable to a fine not exceeding level twelve or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

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(3) Regulations made under subsection (1) shall not apply to persons about to depart from Zimbabwe.

#### 69 Appointment of epidemic committees

(1) Where it is deemed desirable for the purpose of coordinating effort or ofherwise for more effectively dealing with or preventing an outbreak of any formidable epidemic disease, the :rvtinister may, by statutory instrument, cmt..;;titute a cmnmittee to be k:nmvn as "epidemic connnittee" for a defined area to discharge such functions and cany out such duties in connection ""ith such outbreaks, and to administer so

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much of this Act as 1nay be prescribed in such notice, and may, in like manner. make regulations regarding the appointment of officers of such committee, the conduct of lts proceedings, the nlalmer in \Vhich accounts shall be kept or any other 1natter relative to such committee.

(2) Where the area so defined includes wholly or partly the district or districts of one or 1nore local authorities, the composition of an epidemic committee and the manner of allocating and defraying expenditure incu1Ted by it shall be such as may be 1nutually agreed in advance between the 1\-'linister alld local authority or authorities concerned or. failing such agreement, as theifinister

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(3) In the event of the occurrence or threatened outbreak of any formidable epidemic disease in any district for which the district administrator is the local authority, the 1\-'linister tnay constitute all advisory committee of three or nmre persons resident in the district to advise and assist the district administrator in connection there\vith and

- 15 such connnittee shall if the l'vfinister declares by notice in the *Gazette* be responsible for-
  - (a) organising the compulsory testing, screening and mandatory medical examination of targeted populations;
  - (b) organising the notification and reporting of cases;
  - (c) assisting partner disclosure;
  - (d) providing proof of vaccination;
  - (e) restricting movement; quarantine and contact tracing; and
  - (f) providing vaccinations and treatment.

#### 70 Advances to local authorities

(1) 'Ihe IV finister may authorise the making of financial or material advcmces, on such tenns and conditions as he or she may fix, to any local authority or epidemic committee for the purpose of dealing vvith any out-break of all Y infectiou.-; disease, and in default of repayment any such advance may be recovered from such local authority in the manner described in section 27(2).

30 (2) The Minister may also authorise the making of financial or material advances, on such terms and conditions as he or she may fix, to any local authority to enable it to pay any propmiion of the capital expenditure incuned by it in providing suitable hospitals or places of isolation for persons suffering from any infectious disease, and may in llke manner recover any advances so made.

#### 35 71 Refunds to local authorities

The Minister may authorise-

- (a) the refund of one-half of the approved net cost actually and necessarily incurred by a local authority,
  - jointly, in providing and equipping an isolation hospital or other isolation accommodation for persons suffering from any
    - detained under medical observation because of exposure to the infection of any formidable epidemic disease:

Provided that the scheme as a whole and the plans, specifications and estimates in connection therewith shall be approved by the !vlinister before the expenditure or any liability thereof is incuned;

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(b) the refund of one-half of the approved net cost actually and necessarily incurred by a local authority, or by two or more local authorities acting jointly, in connection with the management and maintenance of an isolation hospital or other isolation accommodation and the maintenance and treatment therein or in any other hospital or place of isolation of persons suffering or suspected to be suffering from any infectious disease, or of persons detained therein under medical observation because of exposure to the infection of any formidable epidemic disease, such net costs being determined after deduction of any revenue;

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(c) the refund of two-thirds of the approved net cost actually and necessarily 10 incurred by jointly or by an epidemic committee, in preventing, investigating, dealing with or suppressing any outbreak of any formidable epidemic disease or any outbreak suspected on reasonable grounds to be of any such disease, including, where necessary, the provision of temporaly isolation hospital 15 accommodation.

#### PARI'V

#### SEXUALLY TRANS11ITIED DISEASES OR INFECTIONS

#### 72 Application of Part V

This Part shall apply to all sexually transmitted diseases or infections except such 20 diseases or infections as the 1\lrinister may specify by statutory instrument.

#### 73 Duties of medical practitioners

(1) Every medical practitioner who attends or advises any patient in respect of any sexually transmitted disease or infection from which the patient is suffering shall-

- (a) direct the attention of the patient to the infectious nature of the disease 25 and to the penalties prescribed by this Act for knowingly infecting any other person with such disease; and
- (b) counsel the patient to notify their sexual partner(s) and refer them for treatment; and
- (c) warn the patient against engaging in sexual activities tmless and until he 30 or she has been cured of such disease or is free from such disease in a communicable form: and
- (d) give to the patient such infonnation relating to the pre\.rention and treatment of sexually transmitted disease and to the duties and responsibilities of persons infected therewith as may be supplied to the rnedical practitioner
   35 by the Ministry; and
- (e) refer the person to any other person or authority able to provide services to treat the condition, including counselling services.

(2) Every medical practitioner who knows or has reason to believe that any person is infected \Vith a sexually transmitted disease in a communicable form that is 40 notifiable in terms of section 46 and is not under treatment by a medical practitioner. or is not attending for medical treatment regularly and as prescribed by such medical practitioner, shall report the matter in \\Titing to the Director health services or to the Government health officer.

(3)Amedical practitioner who contravenes subsection (I) or (2) shall be guilty 45 of an offence and liable to a fine not exceeding level four or to itnpr.isomnent for a period not exceeding three months or to both such fine and such imprisonment.

# 74 Duties of Director of health services and Government medical officers or health practitioners to report, and powers of district administrator

- (1) It shall be the duty of every Director health services and every Government medical oflicer or health practitioner in his or her oflicial capacity vvho knows or has reason to believe that any person is infected with any sexually transmitted disease in a communicable fonn that is notifiable in terms of section46 and is not under treatment by a health practitioner, or is not attending for medical treatment rel,rularly and as prescribed by such medical practitioner, to give \Vritten notice to such person of the
- 10 requirements of this Act in regard to attendance for tTeabnent of persons infected with sexually transmitted disease, and if thereafter such person does not comply with those requirements, to rep011the matter to the district medical officer.

(2) Upon receipt of any such report, the district medical officer shall malce such fmther inquiry, or shall make such order or orders, or shall institute such proceedings, as he or she may deem necessary for the proper enforcement and for the attainment of

- the objects of this Part.
  - (3) An order under this section may require the person nalned therein-
  - (a) to furnish a certificate by a health practitioner as to whether he or she is or is not infected with a sexually transmitted disease in a communicable form; or
  - (b) to attend at a specified time and place fiJr examination by a health practitioner named in the order; or
  - (c) to attend regularly for medical treatment at times and at a place specified in such order for a specified time or tmtil cured or free from the disease in a communicable form; or
  - (d) to comply with such other requirements as the district administrator may deem necessary for the proper safe-guarding of the health of such person and of the public health.
- (4)Any person who fails to comply with any order made under this section shall
  be guilty of an offence alld liable to a fine not exceeding level six or to ilnprisonment for a period not exceeding three n1onths or to both such fine <.md such imprisonment.</li>

#### 75 Examination by medical practitioners

(1) For allY exalmination required to be canied out on a person in tenns of this section, the person or, in the case of an incapacitated person, his or her representative,
shall be informed that he or she has the right to elect to be examined only by a medical productioner of a gender of his or her choice and his or her choice shall be respected.

(2) Vilhere any order is made under this Part requiring the medical examination of allY fetnale over the age of twelve years and such female desires to be exalnined by a \\'oman 1 nedical practitioner, such examination shall be made by a wom<.m medical practitioner if one is reasonably available.

#### 76 Proceedings to be in camera and reports not to be published

(1) Inquiries and proceedings before a district medical officer or any court of law under this Part shall be secret and conducted in camera, and the records thereof shall be kept in the manner and form prescribed, anything to the contrary notwithshmding
 in any other la\v.

(2) Any person publishing or divilging the name of any person dealt with under this Part or the nature of the charge or evidence or the results of such inquiries or

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proceedings or the contents of any report, certificate, document or order in connection therelvith or any other matter coming to his or her knmvledge in connection \Vith anything arising wider this Part to any mmuthorised person, and any person who, without la\vfuljustification or excuse. falsely alleges that any person is infected or has been infected with a sexually transmitted disease, shall be guilty of an offence and liable to a fine not exceeding level five or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

# 77 Contributions and facilities for diagnosis and treatment of infectious diseases

(1) The provisions of this section apply to the diseases provided for nuder Parts  $\,$   $\,$  10 IV and V  $\,$ 

(2) The Minister, subject to regulations which he or she is hereby authorised to make, and which may deal with the procedure to be followed, the conditions to be complied  $\forall$  th and any other matters necessary for the proper carrying out of this section, may-

- (a) provide in Government or other laboratories for the carrying out of bacteriological or other laboratory ascertaining whether any person is infected with or is cured of any infectious disease, or is free from any such disease in a communicable form. Such examinations shall be free of charge;
- (b) make pro\.rision for the free treatment and, where necessary, the accommodation and maintenance of persons infected \Vith an infectious disease. Such provision shall be made as far as practicable in connection with general or isolation hospitals or similar institutions by arrangement with the :tvfinister or the hospital, local or other authority concerned;
- (c) supply, free of charge, such remedies as may be specified from time to time in the *Gazette* for use in the treatment of persons infected with infectious disease who are treated as free patients at any public institution;
- (d) refund to any local authority, or to two or more local authorities acting jointly, two-thirds of the net cost of any approved scheme for providing 30 treatment, including maintenance and accommodation, where necessary, for persons who are infected with infectious disease;
- (e) establish and maintain special accommodation for the maintenance and treatment of persons infected with infectious disease who are liable to detention;
- (f) make grants-in-aid, subject to such conditions as the 1'-Ainister may in each case fix and determine, to local authorities or other public bodies or voluntary societies or associations for the purpose of preventing the spread of or securing the proper treatment of persons infected \:vith infectious disease.

#### PART VI

#### INTFRNATTOT"AL HEALTH REGIJLATIONS

## 78 Publication of International Health Regulations and amendments thereto

(1) The International Health Regulations (2005), and any amendment thereto 45 shall be published in a statutory instrument soon after Zimbabwe becomes a party to such amendment

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(2) Every amendment to the International Health Regulations to which Zimbabwe becomes a party shall be laid before Parliament for adoption or enactment on one of the thirty days on which Parliament next sits alter the publication of the amendment in a statutory instrument.

#### s 79 Power to carry out and apply International Health Regulations

The President may-

- (a) by statutory instrument, designate any airport or ground crossing in Zimbabwe in terms of the International Health Regulations and may, by like notice, cancel any such designation of an airport or ground crossing;
- (b) do such other acts as he or she may deem necessary or expedient for giving effect to the terms of the International Health Regulations or any regulations which hm.re, in terms of section 81, been applied to infectious diseases to which the International Health Regulations do not apply.

#### 80 Regulations

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(I) The President may by regulation-

- (a) make such provision as appears to him or her necessary or expedient for the carrying out of and giving effect to the International Health Regulations:
- (b) subject to the International Health Regulations, impose fees and provide for the recovery of any expenditure incurred in giving effect to the International Health Regulations.

(2) Any regulations made under subsection (1) may prescribe penalties for any contravention thereof, but no such penalty shall exceed a fine of level eight or imprisonment for a period of one year or both such fine and such imprisonment.

#### 81 Power to apply regulations to any infectious disease

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### (1) The President may, by proclamation, apply to any infectious disease to

which the Internalional Health Regulations do not apply, 'my regulations made under section eighty three subject to such exceptions, adaptations and modifications as he or she may deem necessary or expedient and as shall be specified in such proclamation.

(2) A proclamation under subsection (1) may be amended or revoked by 30 subsequent proclamation.

#### 82 Jurisdiction

An offence under any regulation shall, "ith regard to the jurisdi elion of a court to try the offence, be deemed to have been committed in any place where the accused happens to be.

#### 35 83 National Focal Point for International Health Regulations

The Chief Health Officer shall be the National Focal Point for hrtemational Health Regulations, responsible for the functions set out in the regulations.

#### PARI"Vll

#### NoN-Co:MrvmNICABLE DISEASES

#### 40 84 Prevention and control of non-communicable diseases

(1) For the purposes of this section, a "non-communicable disease, means a medical condition or disease which is not an infectious disease.

(2)The 1\Tinister must take measures to prevent and control non communicable diseases  $\mathbf{by}$ -

- (a) working in partnership with all relevant stakeholders to reduce the incidence and mortality from non-communicable diseases;
- (b) introducing evidence based behavioral interventions to reduce the acquisition and increase health literacy amongst the population to reduce the main modifiable risk factors for non-communicable diseases
- (c) developing multi-sectoral public policies that create sustainable health promoting environments that enable individuals, families and communities to make healthy choices and lead healthy lives;
- (d) de\.'eloping and implementing policies, strategies, plans and evidence based guidelines at national, provincial and district levels in and across government departments to prevent and control non-communicable diseases through preventive, health promoting, curative, rehabilitative and palliative services;
- (e) increasing prevention screening and control programmes for noncomm"lmicable diseases
- (f) establishing comprehensive surveillance mechanisms, health infon11ation systems and dissemination processes to assist policy, planning and management of prevention and control;
- (g) developing, encouraging and supporting research and innovation in non-comm1.micable diseases to improve understanding of the burden, determinant<;, causes and consequences; prevention, screening and control of non-communicable diseases in all age groups;
- (h) increasing public awareness of the early signs and symptoms of noncommunicable diseases in order to promote timely health seeking behavior;
- (i) improving the quality of food available in Zimbabwe by means of intersectoral collaborations;
- (j) developing and strengthening human capacity Dx chronic disease research 30 and monitoring; and
- (k) increasing human resources for detection, management, prevention and control of non-communicable diseases and build links with traditional and complementary healers.

# 85 Minister to declare non communicable diseases and conditions of 35 public importance

The :rv:linister may by statutory instrument declare any disease or condition to be a non-communicable disease or condition of public health importance <.md in respect of that disease or condition, prescribe special measures to achieve any of the things referred to in section 84.

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#### PARTVIII

#### WATER AND FOCM SUPPLIES

#### 86 Duty of local authority to furnish water supplies

(1) *Every* local authority, when required to do so by the Minister, shall provide and maintain, or cause to be provided and maintained as far as may be reasonably 45 possible, a sufficient supply of wholesome water for drinking and domestic purposes,

whether such supplies be derived from sources within or beyond its district, and for such purposes it may purchase or otherwise acquire any land, \Vater works, springs, fmmtains, water rights and premises, or rights incidental thereto, within or outside its district, and may construct, equip and maintain any works necessary for collecting. pumping or storing vvater.

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(2) Any local authority which fails or refuses to comply with, subsection (1) shall be guilty of an offence and liable to a fine not exceeding level formen.

(3) Where such water supply has been provided, the local authority may by regulation compel the owner of every occupied premises \\i.thin its district to the 10 boundaries of which the local authority ha,;; brought such water to lay on such water to any such premises, and 1nay fix a minitnum charge for such water, whether used by the occupier or not; such charges shall be payable by the occupier, except in cases where the water is not laid on, when such charges shall be payable by the mmer of the prem1ses.

(4) h1 the event of the water supply of any district being undertalcen by any 15 person or cmnp<.my other than a local authority w1der any lawful contract or legal agreement whatsoever, this Part shall apply, with necessary changes, to such person or company in respect of such \Vater supply a..; if such person or company \vere the local authority.

20 (5) The standards of water portability under the Water Act [Chapter 20:24] and the Environmental Management Act [Chapter 20:27] shall apply to any question concerning the standards and potability of water for the purposes of this Part.

#### 87 Water works not to be commenced until approved by State

(1) No water works may be commenced and no property purchased or acquired 25 by a local authority until estimates and plans have been submitted and approved by the IVlinister.

(2) Notice shall be given of any proposed scheme for the purpose of com!ruction of works for the supply of water by the local authority by publication in the Gazelle, and such notice shall describe such proposed scheme and state the hour and place where

30 the plans, estilnates and other particulars relating to the smne 1nay be inspected.

(3) If any person, who is injuriously affected by such scheme. objects to the same and transmits his or her objections in \\Titing to the 1 inister

after the date of the last publication of the notice aforesaid. the IVIinister may appoint a committee to inquire into the expediency of sanctioning the proposed scheme and to hear any such objections thereto mld to report to hitn or her thereon, mld on receiving 35 such report the :fvfinister may lnake an order disallowing the proposed scheme orallowing it \Vith such modification, if any, as he or she may think fit.

(4) Any local authority which fails or refuses to comply with, subsection (I) shall be guilty of an offence and liable to a fine not exceeding level fourteen.

#### "J 88 Local authority to maintain existing water supplies in good order

(1) All water works vested in any local authority shall be maintained by the local authority in a condition acceptable for the effective distribution and supply of potable water for drinking and domestic purposes.

(2) No local authority, assi!, 'lled such function by any enactment, shall deny an institution or individual access to potable water for drinking and domestic purposes, 45 for whatever reason.

(3) Any local authority who fails to comply with subsections (1) and (2) shall be guilty of an offence and liable to a fine not exceeding level fourteen or to imprison-Inent for a period not exceeding two years or to both such fine and such illuprisomment.

#### 89 Powers to inspect water supplies

(1) The Chief Health Oflicer or any person duly authorised by him or her or 5 any health practitioner of any local authmity may at all times enter any water works or gathering ground and inspect and examine any sources of \Vater supply or any such water works, and take such sample of \Vater as he or she may deeln fit.

(2) Any person who obstructs such health practitioner or any other person as aforesaid in such duty shall be guilty of an offence and liable to a fine not exceeding level five or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

#### 90 Regulations

(1) The Minister may make, and impose on local authorities and administrators, the duty of enforcing regulations in respect of defined areas-

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- (a) prohibiting bathing in, and prohibiting or regulating the washing of clothes or other articles or of animals in, or in any place draining into, any such water supply as is in section 89 mentioned;
- (b) prohibiting or regulating the erection of dwellings, sanitary conveniences, stables, cattle kraals, pig sties, ostrich pens, dipping tanks, factories or 20 other works likely to entail risk of han11ful pollution of any such \Vater supply,

any place draining into, any such supply of any manure, filth or noxious or otiensive matter or thing;

- (c) and, generally, for preventing the pollution so as to endanger health of any supply of water which the public within its district has a right to use and does use for drinking or dornestic purposes and for purifYing any such supply which has become so polluted, and for preventing the pollution of streams so as to be a nuisance or a danger to health;
- (d) quality monitoring of potable water for drinking and domestic purposes; 30

(2) Regulations under subsection (1) shall be made "ith due regard to the interests of agricultural or any other industries.

(3) Any regulations made under subsection (1) may prescribe penalties for any contravention thereof, but no such penalty shall exceed a fine of level eight or implisonment for a period of one year or both such fine and such implisonment. 35

# 91 Sale of unwholesome, diseased or contaminated articles of food prohibited

(1) No person shall sell, or shall prepare, keep, transmit or expose for sale, any milk, dairy produce, meat, water or other article of food which is not clean, \Vholesome, smmd and free from any disease or infection or contamination; and no person shall 40 collect, prepare, manufacture, keep, transmit or expose for sale any such article without taking adequate lneasures to guard against or prevent any possible infection or contamination thereof.

(2) Any person \vho contTavenes subsection (1), shall be guilty of an offence and liable to a fine not exceeding level fourteen or to imprisonment for a period not 45 exceeding two years or to both such fine and such imprisonment.

#### 92 Regulations regarding sale of milk and articles of food

(1) The l'vfinister may make regulations regarding all or any of the following matters-

- (a) the inspection of animals intended for hurnan consumption, and of slaughter-houses, and of factories, stores, shops and other places \Vhere any article of food is manufactured or prepared or kept;
- (b) the taking and examination of samples of meat or other articles of food, and the removal or detention, pending examination or inquiry, of animals or articles which are suspected ofbeing diseased or unsound or unwholesome or unfit for human consumption, and the seizure and destruction or treatment or disposal so as not to endanger health of any such article which is found to be unwholesome or unsound or diseased or infected or contaminated, and of diseased animals sold or intended or offered or exposed for sale for human consumption; such regulations may empower a Director health services or an envirom11ental health officer or, in the case of meat, an apprm.red veterinary surgeon or an environmental health officer to detain, seize or destroy any diseased, unsound or unwholesome article of food, but shall not confer on any

of detention of such article for the purpose of examination by a Director health services, an environmental health officer or, in the case of meat, an approved veterinary surgeon or environmental health officer;

- (c) the inspection and examination of, and the regulation, inspection and supervision of the manufacture, preparation, storage, keeping and transmission o±:any article of food intended for sale or for export from Zimbabwe, and the prohibition of the manufacture, preparation, storage, keeping, transmission, sale or export from Zimbabwe of any such article which is, or contains an ingredient which is, diseased or unsound or unfit for human consumption, or \:vhich has been exposed to any infection or contamination;
- (d) the establishment, locality, supervision, equipment, rnaintenance and management of slaughter-houses and the disposal of the waste products of slaughtering and the inspection of slaughter-houses and the animals therein and prohibiting, restricting or regulating the slaughter of diseased animals: prescribing the methods which may be used for the killing or slaughter of animals intended for human consumption, whether such killing or slaughter takes place at slaughter-houses or elsewhere; and prohibiting the killing or slaughter of such animals except by such methods as may be prescribed; and such regulations may provide an exemption from the provisions thereof for the slaughter of animals by the Je;,;vish or Islamic method, subject to such conditions as may be prescribed;

(e) prohibiting the importation into Zimbabwe of any article oftood which is not clean, wholesome, sound and free from any disease or infection or contamination, and the seizure and disposal by destruction or otherwise of any such article so imported;

- (f) the preparation, manufacture or importation and the storage and sale of or trade in articles of f()od \:vhich are packed in air-tight receptacles or othenvise preserved, and the marking of any such article with the date of manufacture or preparation;
- (g) prohibiting the importation, sale, possession or use of vessels which are intended to contain milk or any liquid or semi-solid article of food

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and which arc rusty or defectively soldered or are made of material containing in any part likely to come in contact with the contents lead or other poisonous or injurious substance in such proportion as to be likely to cause injury or danger to health, and fixing the maximum proportions of such substances which may be used in such vessels;

- (h) the keeping of swine and the limitation and suppression of the disease known as cysticercus disease or pig measles or any similar disease in animals;
- (i) and, generally, for the better carrying out and the attaining of the objects and purposes of this Part.

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(2) Any regulations made under subsection (I) may prescribe penalties for any contravention thereof, but no such penalty shall exceed a fine of level eight or imprisonment for a peliod of one year or both such fine and such imprisonment.

#### 93 Minister's powers to make orders

(1) The IVlinister may make orders-

- (a) requiring the medical examination and training of any person in any premises in which any article of food intended for sale is collected, kept, sold or exposed for sale, or of any person who has been engaged in the collection, preparation, keeping, conveyance or distribution of any such article;
- (b) prohibiting the employment in connection with the collection, preparation, storage, distribution or sale of any article of food of any person \:vho has proved to be a carrier of the infection of typhoid or enteric fever or other infectious disease.

(2)Any person who contravenes or fails to comply \-vlth an order made ln terms 25 of subsection (1) shall be guilty of an offence and liable to a fine not exceeding level five or to i1nprisonment for a peliod not exceeding six months or to both such fine and such imprisonment.

#### PART IX

#### INFA.J."'I A?--.'D Y GUNG CHILD NUTRITION

94 Interpretation in Part

#### In this Part-

"designated product" means any-

- (a) infant formula; (0-6 months); or
- (b) follow-up formula (6 months onwards), beverage, milk and other food for consumption by infants and young children whether industrially formulated or otherwise specifically targeted for infants and young children; or
- (c) <.my other product marketed or othenvise represented as being suitable for feeding infants and ymmg children: or
- (d) feeding item: or
- (e) items generally known as pacifiers; or
- (f) other product which the Minister may, from time to time, declare to be a designated product:

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	"feeding iten1"means a bottle, teat, measuring device or other utensil or article designed to be used in preparing infant and ymmg child food or feeding infant and ymmg child food to infants:
	"health worker"meam; a person \Vho-
5	<ul> <li>(a) is employed in a hospital, nursing-home, clinic, surgery, creche, nursery or other institution \Vherein health care, treatment or attention is provided for pregnant women, mothers or infants; or</li> </ul>
	(b) is a medical practitioner or is employed by a medical practitioner in connection with his practice as such; or
10	<ul> <li>(c) performs any work, whether as a professional or non-professional and whether paid or not, in connection with the health of pregnant \Vomen, tnothers or infants;</li> </ul>
	"infant"means a child under the age of hvelve months;
15	"infant and young child food" means any food, including dairy produce as defined in the Dairy Act [Chapter 18:08] which is-
	(a) sold for consumption by infants and or young children; or
	<ul> <li>(b) represented by its manufactmer or seller as being suitable for consumption by infants and/or ymmg children;</li> </ul>
20	'label"means any brand, tag, mark, pictorial or other descriptive matter, written, printed, stencilled, lnarked, embossed, attached or otherwise that appears on or is otherwise attached to a container of a designated product;
25	"marketing", ln relation to a designated product, means any method of introducing or selling the designated product, including promoting, distributing, advertising, distribution of samples or providing public relations and informational services;
	"container or package "tneans anything in or by which any designated product is covered, enclosed or pack1.ged for sale as a retail unit;
	"sell "includes for the purposes of sale-
30	(a) to offer, keep, possess, expose, display, transmit, consign, convey; or
	(b) deliver; or
	(c) to authorise, direct or allow a sale: or
	<ul><li>(d) to barter, exchange, supply or dispose off or any consideration, direct or indirect;</li></ul>
35	"ymmgchild"means a child between the age of twelve and thirty six months
	95 Regulations in respect of infant and young child nutrition
	(1) The Minister may make regulations in respect of all or any of the following matters-
	(a) encouraging and promoting the breast-feeding of infants:
40	<ul> <li>(b) standards of composition, quality or other properties of any iufant or ymmg child food or feeding item, which standards may be prescribed by reference to any publication or document, \Vhether published inside or outside Zimbabwe;</li> </ul>
	(c) the sampling and testing of iufant and young child food and feeding items:
45	(d) regulating or restricting the marketing and sale of infant and ymmg child

(d) regulating or restricting the marketing and sale of infant and ymmg child fOod and feeding iterns, and in that connection-

- (i) regulating the packages or containers in which or hom which any infant and young child food or feeding items may be sold;
- (ii) regulating the labels that may be attached to or marked on packages or containers of any infant orymmg child food or feeding item, and prescribing the matter to be or not to be contained on such labels;
- (iii) regulating, restricting or prohibiting the marketing of any infant or young child food or feeding item to the public generally or any section of the public;
- (iv) restricting or prohibiting any method of marketing any infant and young child food or feeding item;
- (v) regulating, restricting or prohibiting the giving or distribution of donations or samples of infant and young child food or feeding items;
- (e) regulating, restricting or prohibiting the production, sale, distribution or display of informational or educational material relating to infant and 15 ymmg child food, feeding items or the feeding and nutrition of infants and young children;
- (f) regulating or restricting the promotion by health workers of the use of any infant and young child food or feeding item;
- (g) regulating, restricting or prohibiting-
  - the olfering or giving, directly or indirectly, by manufacturers or sellers of infant and young child food or feeding items, of salaries, wages, gifts or other benefits to health workers; and
  - (ii) the receipt by health workers of salaries, wages, gifts or benefits referred to in subparagraph (i);
- (h) the establishment of one or more committees to approve labels, packages, infom1ational, educational or promotional material and any other matter or thing that rnay be regulated or restricted in tenns of this Part, and the prohibition of the marketing, sale or use of any such label, package or containers, informational, educational or promotional rnaterial, n1atter or 30 thing that has not been so approved;
- powers of entry, search, seizure, inspection and investigation for the purposes of preventing, detecting or investigating offences in terms of the regulations;
- (j) the fw·nishing of retw·ns, particulars and other infonnation by persons 35 who manufacture, market or sell infant and ym.mg child food or feeding items;
- (k) generally, any matter which, in the opinion of the Minister, will encourage and prornote the proper feeding and nutrition of infants and young children.

(2) Regulation.,;; 1nade in tenns of subsection (1) may provide penalties for contraventions thereof:

Provided that no such penalty shall exceed a fine of level eight or imprisonment for a period of one year or both such fine <.md such i1nprisomnent.

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#### PART X

#### SLAL'GI-ITER HousEs

#### 96 Interpretation in Part

In this Part-

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"slaughter-house" includes any abattoir, knackers' yard, or place set apatt for slaughtering animals, the meat of which is intended for human consumption.

#### 97 Licensing of slaughter-houses by local authorities

(1) Subject to any regulations, a local authority may license such slaughter-10 houses as it from time to tilne thinks proper \Vithin its distdct.

(2) Every licence issued in terms of this section shall expire on the 31st Dece1nber of the year for which it is issued.

(3) Nothing in this section contained shall affect the right of a municipal council or tovvn council to establish, erect and Inaintain its own slaughter-house.

#### 15 98 Local authority may refuse licences and appeals against refusals

(2) Any person who is aggrieved by the refusal of a local authority to grant or renew' a licence for a slaughter-house may, within thiliy days of such refusal, appeal in "rriting to the ?vfinister.

(3) Upon such appeal the Minister may require the local authority to furnish hin1 or her  $\forall$  the reasons for its action.

(4) When any such appeal is noted against the refusal of the local authority to renew'a licence, the Minister 1nay, in his or her discretion, authorise the continued useof the slaughter-house pending his or her decision on such appeal.

(5) The l'vfinister may, alter due inquiry, make such order in the matter as he or she may deem fit atld the local authority shall comply with any such order.

#### 99 Licence required for use of premises as slaughter-house

(1) No person shall use my premises as a slaughter-house within the district ofa local authority unless he or she is personally licensed ln respect of those premises.

(2) Any person who contravenes subsection (1) shall be !,>uilty of all offence and liable to a fine not exceeding level seven or to illiprisonment for a period not exceeding six months or to both such fine and such imprisonment

#### 100 Cancellation of licence

35 If the holder of a licence for a slaughter-house is convicted of contravening this Act, the local authority which issued the licence may fmthwith cancel the licence held by such person.

# 101 Prohibition against sale of meat which has not been slaughtered in a slaughter-house

40 (1) No person shall sell meat or viscera obtained from animals and birds unless the animals and birds have been slaughtered in a registered abattoir and have

been inspected by a meat inspector employed by a local authority and unconditionally passed as suitable for human con:mmption.

(2) Any person who acts in contravention of a prohibition issued in terms of subsection (1) shall be guilty of an offence and liable to a fine not exceeding level seven or to imprisonment for a period not exceeding six months or to both such fine and such 5 implisonment.

#### 102 Inspection of meat and fees for inspection

(1) Subject to subsection (4), a local authority in co-ordination with the ministry of health and veterinary department may inspect any meat slaughtered at a slaughterhou.; e licensed by it or any meat intended for sale vvithin its district and 1nay charge fees at a rate approved by the Mnister for such inspection:

Provided that if inspection fees have been charged in respect of any inspection of lneat by another local authority or inspector appointed in terms of regulations or by such competent authority outside the borders of Zimbabwe as may be prescribed by regulation, no further inspection fees shall be charged.

(2) Subject to subsection (3), the !vlinister may in regulations-

- (a) provide for the compulsory inspection of-
  - (i) animals which are slaughtered at slaughter-houses specified in the regulations;
  - (ii) the carcasses of and the meat obtained from animals referred to in 20 subparagraph (i);
- (b) provide for the appointment of officers of the Public Service as inspectors for the purposes of the regulations;
- (c) prescribe the fees which shall be payable to the State for the inspection of animals, carcasses and meat referred to in paragraph (a), the circumstances 25 in which the fees shall be paid and the persons by whom the fees shall be paid.

(3) The Ivlinister shall not in re1,'lliations made in terms of subsection (2) specify a slaughter-house in respect of vvhich a municipal cmmcil or town cmmcil is exercising the powers of inspection conferred upon it by subsection (1) unless he or 30 she is requested to do so by the municipal council or town council.

(4) No fees shall be charged for the inspection by a municipal council or town conncil in telms of subsection (1) of meat slaughtered at a slaughter-house specified in regulations made in terms of subsection (2).

#### PART X1

#### 35

#### SANITATION A.NTI HousiNG

#### 103 Duties of local authorities

(1) It shall be the duty of every local authority to take alllawhu, necessary and reasonably practical measures for maintaining its district at all times in a clean and sanitary condition, and for preventing the occurrence therein of, or for remedying or 40 causing to be remedied, <my nuisance or condition liable to be injurious or dangerous to health, and to take proceedings at law against any person causing or responsible for the continuance of any such nuisance or condition.

(2) It shall be the duly of every local authority to take all lawful, necessary and reasonably practicable measures for preventing or causing to be prevented or retnedied 45

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all conditions liable to be injmious or dangerous to health arising fron1 the erection of or occupation of unhealthy dwellings or premises or the erection of d\vellings or premises on unhealthy sites or on sites of insufficient extent, or fron1 overcrowding, or from the construction. condltlon or manner of use of any factory or trade premises.

5 and to take proceedings lmder the law or regulations in force in its disttict against any person causing or responsible for the continumce of any such condition.

(3) Any local authority which does not comply with this section shall be in default and liable to a level fourteen civil penalty.

#### 104 Nuisances prohibited

10 (1) No person shall cause a nuisance, or shall suffer to exist on any land or premises owned or occupied by hitn or her or of \Vhich he or she is in charge, any nuisance or other condition liable to be injurious or dangerom; to health.

(2) The following shall be deemed to be nuis, mces liable to be dealt with in the manner provided in this Part-

- (a) any dwelling or premises which is or are of such construction or in such a state or so situated or so unsanitary or so infected with pests and parasites as to be injurious or dangerous to health, or which is or are liable to favour the spread of any infectious disease;
  - (b) any stream, pool, lagoon, ditch, gutter, watercourse, sink, cisten1, sanitary convenience, urinal, cesspool, cesspit, drain, sewer, dung pit, sloptank, ash pit or manure heap so foul or in such a state or so situated or constructed as to be otiensive or to be injurious or dangerous to health; or any collection of water which may serve as a breeding pool for mosquitoes;
  - (c) any well or other source of water supply or any cistern or other receptacle fOr water, \:vhether public or private, the \:Vater from which is used or is likely to be used by man for drinking or domestic purposes or in connection with any dairy or milk-shop, or in connection with the manufacture or preparation of any article of food intended for human consumption which is polluted or othenvise liable to render any such water injurious or dangerous to health;
  - (d) any stable, kraal, cow-shed or other building or premises used for the keeping of animals or birds which is so constructed, situated, used or kept as to be offensive or injurious or dangerous to health;
  - (e) any accumulation or deposit of refuse, otial, manure or other matter whatsoever which is offensive or \vhich is injurious or dangerous to health;
  - (f) any dwelling which
    - (i) is so overcrowded as to be injw-ious or dangerous to the health of the inmates; or
    - (ii) does not confOnn with any regulations or by-laws made under any Act and in force in the area as regards---
      - A. air space or floor space; or
      - B. lighting or ventilation; or
      - C. sanitary conveniences; or
      - D. ablution ±acilities; or
      - E. cooking facilities;

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(g) any

be unsafe or injurious or dangerous to health;

(h) any

> water supply is not available within a reasonable distance as under the circurnstances it is possible to obtain;

- (i) any trade premises not kept in a cleanly state and thee from offensive smells arising from any drain, sanitary convenience or urinal, or not ventilated so as to destroy or render harmless and inoffensive as far as practicable any gases, vapours, dust or other impurities generated, or so overcrowded or so badly lighted or ventilated as to be injurious or dangerous to the 10 health of those employed therein;
- (1)any trade premises causing or giving rise to smells or effiuvia which are offensive or which are injurious or dangerous to health;
- anv area of land kept or permitted to remain in such a state as to be (k) offensive or liable to cause any infectious, communicable or preventable 15 disease or injury or danger to health;
- (1)any chimney, not being the chimney of a private dwelling, sending forth smoke in such quantity or in such manner as to be offensive or injurious or dangerous to health;
- (1n) any cemetery, burial place or place of sepulchre so situated or so crowded 20 or otherwise conducted as to be offensive or injurious or dangerous to health;
- (n) any to health.

#### 105 Notice to remove nuisance

#### (1) In this section-

"author of a nuisance "means the person by whose act, default or sufferance the nuisance is caused, exists or is continued, whether he or she is an o\\mer or occupier or both owner and occupier, or any other person.

(2) The local authority, if satisfied of the existence of a nuis, mce shall serve 30 a notice on the author of the nuisance, or if he or she cannot be fmmd, then on the occupier or o/Vller of the dvve11ing or premises on which the nuisance arises or continues, requiring him or her to remove it \Vithin the titne specified in the notice and to execute such works and do such things as may be necessary for that purpose, and if the local authority thinks it desirable, but not otherwise, specifying any works to be executed 35 to prevent a recurrence of the said nuisance:

#### Provided that-

- where the nuisance arises from any want or defect of a structural character, or (i) \Vhere the dwelling or premises are unoccupied, the notice shall be served on the owner; 40
- (ii) where the author of the nuisance cmmot be found and it is clear that the nuisance does not arise or continue by the act or default or sufferance of the occupier or owner of the dwelling or premises, the local authority shall itself remove the same, and may do what is necessary to prevent the recurrence thereof.

(3) If the person on whmn a notice to ren10ve a nuisance has been served as aforesaid fails to comply with any of the requirements thereof\i\lithln the time specified.

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or if the nuisance, although removed since the service of the notice, is in the opinion of the local authority likely to recur on the same premises, the local authority shall cause a complaint relating to such nuisance to be Inade before a magistrate, and such ma!,ristrate shall thereupon issue a summon.":: requiring the person on whom the notice was served to appear before his or her court.

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(4) If the court is satisfied that the alleged nuisance exists or that, although removed, it is likely to recur on the same premises, the coullshall make an order on the author thereof, or the occupier or owner of the dwelling or premises, as the case Inay be, requiring him or her to comply Mth all or any of the requirements of the notice.

- 10 or othenvise to ren10ve the nuisance within a tilne specified in the order and to do any works necessary for that purpose, or an order prohibiting the recurrence of the nuisance and directing the execution of any \Vorks necessary to prevent the recurrence, or an order both requiring the removal and prohibiting the recurrence of the nuisance.
- (5) The court may by such order impose a fine not exceeding level seven on the person on whmn the order is 1nade, and may also give directions as to the payment of all costs incurred up to the time of the he,uing or making of the order for the removal or prohibition of the nuisance.

(6) Before making an order the cowtmay, if it thinks fit, adjourn the hearing or further hearing of the summons until an inspection. investigation or analysis in respectof the nuisance alleged has been1nade by some competent person.

(7) Where the nuisance proved to exist is such as to render a d\\'elling tmfit, in the judgment of the court, for human habitation, the comt may issue a closing order prohibiting the use thereof as a dvvelling until in its judgment the dwelling is fit for that purpose; and may further order that no rent shall be due or payable by or on behalf of

- the occupier of that dwelling in respect of the peliod in which the closing order exists; and on the cowt being satisfied that it has been rendered fit for use as a dwelling, the court may detennine the closing order, and by a further order declare the dwelling habitable, and from the date thereof such dwelling may be let or inhabited. Notwithstanding any such last-mentioned order, further proceedings may be taken in accordance with this section in respect of the same dwelling in the event of any nuisance occuning or
  - of the dwelling being again formed to be tmlit for human habitation.

#### 106 Local authorities failing to deal with nuisances

(1) The chief health officer or any environmental health officer of the IVliuistry, if satisfied that a local authority has caused or allowed to exist on any land or premises in its area of jurisdiction any nuisance or other condition that is or is likely to be injurious or dangerous to public health, shall serve a notice on the local authority concerned requiring it to remove the nuisance within the time specified in the notice and execute such vvorks and do such things as may be necessmy for that purpose.

- (2) If the local authority on which a notice to renwve a nuism1ce has been served fails to comply with any of the requirements thereof within the time specified, or if the nuisance, although removed since the service of the notice, is, in the opinion of the chief health officer or environmental health officer, likely to recur on the same land or premises, the chief health officer or environmental health officer shall cause a complaint relating to such nuisance to be made before a magistrate <md such 1nagistrate</p>
- 45 shall thereupon issue a summons requiring the Director health services of the local authority on which the notice was served to appear before his or her cow1on behalf of the local authority, and 105 (4) to (7) shall apply to the local authority as they apply to a person referred to in subsection (1) of that section.

#### 107 Penalties in relation to nuisances

(1) Any person who fails to obey an order to comply with the requirements of the local authmity, or otherwise to remove the nuisance, shall, unless he or she has satisfied the court that he or she has used all diligence to carry out such order, be guilty of an offence and liable to a line not exceeding level seven or to implisonment for a period not exceeding six months or to both such fine and such itnprisonment: and any person lvilfully acting in contravention of a closing order issued under section IOS shall be guilty of an offence and liable to a fine not exceeding level seven or to itnprisomnent for a period not exceeding six months or to both such fine and such imprisonment.

(2) The local authority may in such a case enter the premises to vvhich any such order relates and remove the nuisance and do \Vhatever tnay be necessary in the execution of such order, and recover in any competent court the expenses incurred by it from the person on whom the order is tnadc.

(3) Any local authority that fails to obey an order to comply with the requirements of the Secretary or health inspector or otherwise to remove the nuisance, shall, unless it has satisfied the court that it has used all diligence to cany out such order, be guilty of an offence and liable to a fine not exceeding level ten for every day during which the default continues.

(4) The Chief Health Officer or health inspector may in such a case enter the premises to which any such order relates and rctnovc the nuisance and do whatsoever 20 may be necessary to effect such order and recover the expenses incurred by him or her from the local authority on \Vhom the order \Vas served.

#### 108 Court may order local authority to execute works in certain cases

Whenever it appears to the satisfaction of the court that the person by whose act or default the nuisance arises or that the owner or occupier of the premises is not 25 kno/Vll or cannot be found, the court may at once order the local authority to execute the works thereby directed, and the cost of executing the same shall be a charge on the property on which the said nuisance cxists.

#### 109 Examination of premises

The local authmity or any of its officers or, on the order of a district administrator, 30 any police officer may at all reasonable times enter any building or premises for the purpose of investigating as to the existence of any nuisance therein; and the local authority or any of its officers may, if necessary, open up the ground of such premises and cause the drains to be tested or such other work to be done as may be necessary for the effectual examination of the said premises: 35

Provided that if no nuisance is found to exist the local authority shall restore the premises at its o\vn expense.

#### 110 Persons making complaint of nuisance

(1) Any three person."://Vho allege that a nuisance exists may notify the allegation to the local authority, supported by certificates of two medical practitioners, if two or 40 more arc resident in the disttict, othenvisc by the certificate of one medical practitioner, and if the local authority falls within a reasonable time to cause the nuisance to be removed such persons may notify the Chief Health Officer or any health inspector of the l\lrinistry to cause the nuisance to be removed in tenns of section 105, and if the chief health officer or environmental health officer fails within a reasonable time to 45 cause the nuisance to be removed shall cause the cmnplaint relating to such nuisance to

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be made before a magistrate in tenns of section 105(4), thereupon the like proceedings shall be had with the like incidents and consequences as to making of orders, penalties for disobedience of orders and otherwise as in the case of a cmnplaint relating to a nuisance made by the local authority:

Provided that the court may authorise any police officer or any other person to do all the necessary acts for executing an order made under this section, and to recover the expenses from the person on \vhom the order is made in a summary manner.

(2) Any police officer or other person authorised under this section shall have the like powers as if he or she were an officer of the local authority.

- 10 (3) VVherc the cowi is satisfied that the person making a cmnplaint under this section had reasonable grounds for doing so, the court may, \Vhen making an order for the removal of the nuisance, also order the local authority to pay any expenses or costs incuned by such person instead of ordering the author of the nuisance to pay the same. The court may like\vise order any person \vhose complaint appears to it to be frivolou."::
- 15 or vexatious to pay the costs and expenses incuned by the person who has answered the complaint

#### 111 Demolition of unfit dwellings

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(1) Where under section 103(2) a nuisance is proved to exist with respect to a dwelling and if the court is satisfied that such dwelling is so dilapidated, or so defectively
constructed, or so situated, that repairs to or alterations of the smne arc not likely to remove the nuisance m1d tnake such dwelling fit for hwnan habitation, the cowi may order the owner thereof to commence to demolish the d\velling and any other structures on the premises on or before a specified day, being at least one 1nonth from the date of issuing the order, and to complete the demolition and to remove the materials which
comprised the same from the site before another specified day.

(2) The corui shall give notice to the occupier of a dwelling in respect of which such an order has been issued requiring him or her to move there from \Vithin a time to be specified in such notice, alld if mly person fails to comply with such notice or enters the dwelling or premises after the date fixed by the comt for the commencement of the demolition thereof, except for the purpose of demolition, he or she shall be guilty of

an offence and liable to a fine not exceeding level six or to ilnprisonment for a period not exceeding six months or to both such fine and such imprisonment.

(3) If any person fails to comply with such an order for demolition he or she shall be guilty of an offence and liable to a fine not exceeding level six or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment, and the local authority may cause the dwelling and any other shuctm es on the premises to be demolished, and may recover from the owner the expense incurred in doing so after deducting the net proceeds of the sale of the materials which the local authority may sell by auction.

40 (4) No compensation shall be payable by the local authority to the owner or occupier of m1y d\velling or other structure in respect of the demolition thereof as aforesaid, and from the date of the demolition order no rent shall be due or payable by or on behalf of the occupier in respect of such dwelling or structure.

112 Prohibitions in respect of back-to-back dwellings and rooms without through ventilation

(1) Within every mban area, and also within any nmu area to which the l'viinister may, by statutory instrument apply this section, it shall not be lawful for aoy person-

- (a) to erect any dwelling constructed on the back-to-back system; or
- (b) to erect any room intended to be used as a sleeping or living or work room which is not sufficiently lighted by a \:vindow or windows of a total area of not less than one-tv.relfih of the floor area, and sufficiently ventilated by two or more ventilation openings or by \Vindows capable of being wholly or partly opened, such windows or openings being so placed as to secure through or cross ventilation; or
- (c) to erect any dwelling on made ground containing street sweepings, refuse, n1bbish or other matter liable to decomposition 1.mtil the approval of the local authority has been obtained and until also such measures for 10 safeguarding health ha\.re been taken as the local authority may require; or
- (d) to let or use for habitation any dwelling or room erected anywhere in contravention of paragraph (a), (b) or (c).

(2)Any person who contravenes subsection (1) shall be guilty of an offence and 15 liable to a fine not exceeding level six or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment

#### 113 Health care waste management

(1) The Ministry shall prescribe for the management of healthcare waste in all health care delivery institutions.

(2) Pmsuant to subsection (1) the Minister may make regulations on health care waste 1nana.gement with regard to hazardous substances <.md articles of public health importance.

#### 114 Sanitation technologies

The responsibility to approve and monitor the implementation of sanitation 25 technologies for disposal of human excreta and other hygiene enabling technologies shall be with the IVlinistry responsible for health.

#### 115 Regulations

(1) The Minister may make regulations, and may confer powers and impose duties in connection  $\forall$  the carrying out and enforcement thereof on local authmities. 30 district administrators and district officers, owners and others, as to-

- (a) the inspection of land, dwellings and buildings, and for securing the keeping of the same clean and free from nuisance and so as not to endanger the health of the inmates or the public health;
- (b) the construction of buildings, including matters relating to-
  - (i) proper lighting and ventilation;
  - (ii) measures for excluding insects and vermin;
  - (iii) sanitary conveniences;
  - (iv) other matters necessary or desirable to safeguard the health of the inmates or the public health;
- (c) the prevention of overcrowding in any dwelling or building, including the prohibition of the use of any dwelling or building or any part of a dwelling or building for sleeping purposes;

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- (d) the regulation, prohibition or control of the cooking, preparation or storage of food in any building or part of a building where the facilities therefor are inadequate;
- (e) the periodical cleansing and whitewashing or other treatment of dwellings and the cleansing of land attached thereto and the removal of rubbish or refuse therefrom by the owners of the dwellings;
- (f) the drainage ofland or premises, the disposal of offensive liquids and the removal and disposal of rubbish, refuse, manure and waste matters;
- (g) the standard or standards of purity of any effluent liquid containing waste, sewage or other offensive matter which might be a danger to the public health and the conditions whereunder such effluent may be used for domestic, agricultural, industrial or other purposes so as not to endanger the public health;
- (h) the keeping of animals or birds and the construction, cleanliness and drainage of places where animals or birds are kept;
- (i) the establishment and carrying on of factories or trade premises which are liable to cause offensive smells or effluvia or to discharge liquid or other material liable to cause such smells or effluvia or to pollute streams or which are othen.vise liable to be a nuisance or injurious or dangerous to health, and prohibiting the establishment or carrying on of such factories or trade premises in 1.msuitable localities or so as to be a nuisance or injurious or dangerous to health.

(2) Any person who contravenes any provision of regulations made in tenns of subsection (1) shall be guilty of an offence and liable to a fine not exceeding level
ten or to imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

#### PART XII

#### Pum.JCHEALTH EMERGENAES

#### 116 Declaration of a State of Public Health Emergency

30 Vlhenever the President has declared a state of public emergency in terms of section 113 of the Constitution, and he or she has cellified it to be of a public bealtb nature, the :rvfinister may tnake regulations specifying the tneasures to be taken to deal \-vlth the emergency in consultation \Vith the l\lrinlster responsible for administering the Civil Protection Act [Chapter 10:06].

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#### PART XIII

#### Pu13uc HEALTH Fcl'IDS

#### 117 Establishment and objects of public health funds

(1) The }, finister shall establish one or more funds for public health pluposes (hereinafter referred to as "the Fund').

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(2) Subject to this Act, the o ject health services objectives and requirements are tnet.

(3) The purpose scope, service and benefits of any fund created pursuant to this Act shall be provided for in the constitution of the Fund,

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#### 11B Contributions to and use of public health funds

(1) The :rv:linister, subject to such conditions as he or she may in each case fix and determine, may use resources from the Public Health Funds to-

- (a) contribute towards the cost of construction, or maintenance of laboratories or other institutions engaged in carrying out researches or investigations regarding human diseases or towards the cost of any such researches or investigations;
- (b) contribute towards the costs incurred by any local authority institution or any public voluntary society or association in connection with maternal or child health, the training of environmental health practitioners and other cadres or any other matter relating to public health;
- (c) allocate grants from central government budgets to local authorities, provincial health offices and non-state health agencies based on service contracts.

(2) The Minister, subject to such conditions as he or she may in each case fix 15 and determine to raise resources for the Public Health Funds, may -

- (a) require those who cause harm to health including through products, emissions, processes or activities, to pay from their ovvn resources for the ensuring and sustaining inten-entions to remedy them;
- (b) identify companies that 1 nay be offered tax incentives or rebates for taking 20 actions that reduce public health risks or promote health;
- (c) raise charges or fees for licences, assess1nents; inspections, penalties and other public health service charges and for services such as for health impact assessment, public health inspections and other services;
- (d) require contributions from companies, including those with high health 25 risks;
- (e) ilnpose financial penalties at prevailing 1na:rket rates, for contraventions of health laws for financial gain;
- (f) recover funds spent on public health emergencies and public health events from the Consolidated Revenue Fuud,

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#### 119 Composition of the public health funds

- (1) The Funds shall consist of-
- (a) any moneys that may be payable to the Fund from moneys appropriated for the purpose by an Act of Parliament; and
- (b) any moneys that the Funds may obtain, with the approval of the Minister 35
- and the Minister responsible for finance, by way of levies, earmarked portions or surcharges on existing state appropriations; donations, loans or other financial assistance; and
- (c) charges levied or levies on activities or products consumed or sold that raise particular public health burdens, together with any 40 surcharge payable thereon, paid in terms of Part V; and
- (d) any this Act or othen.vise.

120 Administration of the public health funds

#### (1) Subject to this Act, the Funds shall be administered by a statutory body, 45

(2) With the approval of the Minister. the statutory body shall open one or more banking accounts into which all moneys received on behalf of the Funds shall be paid.

(3) Regulations shall be made with regard to the administration of the Funds.

#### PART XIV

#### GENERAL

#### 121 Domicile of persons for purposes of this Act

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VVhere any question arises as to the domicile of any person for the pmposes of this Act, it shall be referred to the lvfinister, but the lvfinister's decision may be reviewed by the high comt on application by the affected person.

#### 10 122 Contracts in respect of dwellings not to be affected

Except as specially provided in section 105(5) and section 112. nothing in this Act shall prejudice the ren1edies of any mvner or occupier of a dwell1ng or premises for the breach, non-observance or non-petfonnance of any contract entered into by an o\'vner or occupier in respect of which d\velling or premises an order hm; been made by the court or a local authmity under this Act.

#### 123 Savings as to recovery of damages

Subject to section 124, nothing in this Act shall be construed as depriving any person of any right which he or she may possess to institute legal proceedings and to obtain damages in any com1of law for loss or injury sm;tained through the neglect of any local authority or any person to perform any duty imposed by this Act or otherwise.

#### 124 Protection of State and local authorities

VVhenever, in the exercise of any power conferred or in the performance of any duties imposed upon the State or any officer thereof or a local authority or any officer thereof under this Act or any other law relating to public health, he or she or it is alleged to have caused injury to any person or damage to any property or otherwise to have detrimentally affected the rights of any person, whether in respect of property or otherwise, it shall be a defence in any legal proceedings founded on such an allegation and brought against the State or its officer or a local authority or its officer that the defendant or respondent has used the best known or the only or nlost practicable and

30 available methods in the exercise of the power or the performance of the duties aforesaid. In the case of such proceedings against a local authority a certificate signed by the Chief Health Officer that the defendant or respondent has, when regard is had to all the circrunstances, used the best known or the only or nmst practicable and available methods shall be accepted by the coll11 as *prima .facie* evidence of that fact.

#### 35 125 Accountability and Protection of officers

(1) Any individual, acting alone or with others may report to any relevant authority any products, activities or events that pose an immlediate public health risk.

(2)Any person \Vho becomes a\vare of cases \Vhere any of the provisions of this Act have been breached must report the matter as soon as practicable to the relevant authorities.

(3)The relevant authority to whom a report has been made in terms of subsection.,;; (1) and (2) must take appropriate steps to investigate and address the report and must, within reasonable time, inform the person making the report of the findings of the investigations and the actions taken.

(4) No repmt made or action taken or thing done by the !vlinister or by a Government health officer or Director of health services or approved veterinary surgeon or environmental health officer or any generally or specially authorised officer of the State or of a local authority in the exercise of any purver conferred or the perfonnance of any duty imposed by this Act shall subject him or her in his or her personal capacity to <my legal proceedings \'vhatsoever, provided such report \'Vas made or action was taken or thing was done in good faith and \Vithout negligence.

# 126 Powers of entry and inspection of premises and penalties for obstruction

(1) In this section-

"authorised person" tneans health officer or tnedical or environmental health practitioner of the :Ministry, or any district adminis "ator

any police officer or any other person generally or specially authorised by the Minister, and any Director health services or environmental health practitioner or other person generally or specially authorised by the local authority.

(2) Any authorised person, may, at any hour reasonable for the proper performance of the duty, enter any land or premises to make any inspection or to pe:fom1 any work or to do anything which he or she is required or authorised by this Act or any other la\v to do if such in."::pectlon, work or thing is necessary for or incidental to the pelfonnance of his duties or the exercise of his powers.

(3) The :rvlinister may instruct an authorised person when canying out his or her duties as set out tmder subsection (2), to take measures that may limit individual freedoms in tenus of section 86 of the C: onstitution-

(a) in order to prevent wilful and intentional harm to health; or

(b) in order to protect minors and people with limited legal capacity; or

(c) where there is an endangerment to public health.

(4) Any person \Vho fails to give or refuses access to any officer, inspector or person mentioned in or authorised under subsection (2) If he or she requests entrance on any land or premises, or obstructs or hinders him or her in the execution of his duties under this Act, or who fails or refuses to give infonnation that he or she may lavvfully be required to give to such officer, inspector or person, or who gives to such officer, inspector or person false or misleading information knovving it to be false or misleading, or who prevents the O\VIIer or any of his or her servants or \Vorlanen from enteling any land or d\velling or premises for the purpose of complying Mth any requirement under this Act, shall be guilty of an offence and liable to a fine not exceeding level five or to itnprisonment for a period not exceeding six n10nths or to both such fine and such imprisonment.

#### 127 Penalties for fraudulent conduct in connection with certificates under this Act

Any person who-

- (a) for the purpose of obtaining any certificate under this Act, makes any false statement or is a party to any false pretence or conduct, knowing it to be false; or
- (b) forges or falsifies any certificate under this Act or utters any such forged or falsified certificate, knowing it to be fOrged or falsified; or
- (c) uses or attempts to use any document as a certificate under this Act, knowing it to be a forged or falsified docurnent or certificate;

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shall be guilty of an offence and liable to a fine not exceeding level seven or to imprisonment for a period not exceeding hvo years or to both such fine and such inprisomnent.

#### 128 The duty to remedy breach

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The fv11nister may, by order, require any person who has acted in control of this Act to implement measures as specified by the Miuister to remedy any hann caused lyithin a prescribed time period.

#### 129 Penalties were not expressly provided

Any person guilty of an offence against, or contravention of, or default ln 10 complying \Vith, any provision of this Act shall, if no penalty is expressly provided for such offence. contravention or default, be liable to a fine not exceeding level four or to ilnprisonment for a period not exceeding three tnonths or to both such fine and such imprisonment

#### 130 Burden of proof as to knowledge of infection or risk

- 15 In any legal proceedings, criminal or civil, under this Act relating to-
  - (a) an infectious or communicable disease, or to any article or thing alleged to ha\.'e been exposed to or contaminated with the .infection thereof, whene\.rer it is an issue in the proceedings that the accused or the defendant knew that he or she or any other person was infected with such disease, or that such article or thing had been so exposed or was so contaminated;

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(b) a condition of public health importance or public health risk, whenever it is an issue in the proceedings that the accused or defendant knew of the existence of the condition:

he or she shall be deemed to have had such knmvledge unless he or she satislies the comt to the contrary.

#### 131 Defect in form not to invalidate

No defect in the fonn of any notice given or order made under this Act shall invalidate or render unlawful the administrative action, or be a ground for exception to any legal proceedings which may be taken in the matter to which such notice or order relates, provided the requirements thereof are substantially and intelligibly set forth.

#### 132 Service of notices

Whenever under this Act any notice, order or other docmnent is required to be given to any person, the same shall be deemed to be sufficiently served if sent by registered post addressed to hiln or her at his or her last known place of abode or left thereat with him or her personally or with some adult inmate thereof: and in the case of a notice, order or other document required to be given to an owner or occupier of land or premises \Vhose abode, after inquiry, is unknown, the smne shall be deemed to be sufficiently served if posted up in some conspicuous place on such land or premises. It shall not be necessary in any notice, order or other docmnent given to an owner or

40 occupier of land or premises to name him or her, but the notice, order or docmnent shall describe him or her as the O\\Tier or occupier of the land or premises.

#### 133 Powers of local authority outside its district

Nothing in any law specially governing any local authority shall be construed as preventing such local authority frmn exercising any power or performing any duty

under this Act by reason only that in exercising such power or performing such duty it must do some act or thing or incur expenditure outside its district.

#### 134 Provisions of this Act in relation to other laws

Save as is specially provided in this Act, this Act shall be deemed to be in addition to and not in substitution for any provisions of any other law which are not in conflict or inconsistent vvith this Act:

Provided that where any other law, apmt from the constitution, is in conflict or inconsistent with this Act, this Act shall prevaiL

#### 135 Scope and application of proclamations and regulations

(1) Any proclamation, regulation, notice or order issued under this Act may be 10 expressed to be in addition to or in substitution for any llke document issued by any local authority,

(2) Any proclamation, regulation, notice or order issued under this Act may be expressed to apply throughout Zimbabwe or any specified or defined part thereof

(3) Any proclamation, regulation, notice or order issued uoder this Act may be 15 amended or rescinded by the authority \vhich issued it.

#### 136 Application of Act to State

(1) Except as otherwise explicitly provided for, this Act is applicable to the State,

(2) Nothing contained in this Act shall be construed as conferring any pmvers 20 or imposing any duties upon a local authority in respect of any land or premises owned or occupied by the State for militmy purposes,

#### 137 Regulations

(1) The Minister may make regulations providing for-

(a) public health standards and guidelines;

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- (b) the conduct and perfon11ance of community health workers and non-state actors in matters of public health;
- (c) discontinuing processes or activities that cause public health risks;
- (d) measures to be taken to rectifY harm to public health;
- (e) standards for specillc risks including the sale of meat of small livestock; 30
- (f) the requirements for health impact assessments
- (g) control measures to be implemented before certain high risk activities can take place;
- (h) codes of practice for specif1c industries, services, activities, undertakings, products or practices where public health is concerned.

(2) Any person who contTavenes any provision of regulations made in tenns of subsection (1) shall be guilty of an offence and liable to a fine not exceeding level seven or to imprisonment for a period not exceeding hvo years or to both such fine and such imprisonment.

#### 138 Savings and Transitional Provisions

(1) Any regulations, by laws or notices which, innnediately before the fixed date, where in force tmder the Public Health Act [Chapter 15:09] shall continue in force, *mutatis mutandis*, as if they had been in terms of this Act.

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(2) Any licence, certificate, authority or permit which was issued in tenus of the Act refeJTed to in subsection (1) and which had effect, immediately before the fixed date shall continue to have effect, *Inutatis n1utandis*, for the remainder of its period of validity as if it had been issued under the appropriate provision of this Act.

(3) Any price, levy, charge, surcharge or fee which, immediately before the fixed date was chargeable \Vithin any area in respect of public health shall on and after the lixed date and until alternative provision is made in terms of this Act, continue to be chargeable.

(4) Subject to this Act, 'my right in or over hmd or water which innnediately
 before the fixed date. vested in any undertaking in terms of the former Act or any enactment repealed by the fanner Act shall, on and after the lixed date, continue to vest in the undertaking concerned as if it had been acquired in terms of this Act.

(5) Subject to this Act, any pennission granted, direction or order given or other thing whatsoever made, done or commenced \vhlch immediately before the fixed date, had or was capable of acquiring force and effect in tenus of the fanner Act shall, on 'md after the fixed date, continue to have, or, as the case may be, to be capable of acquiring, force and effect as if it had been granted, given. made. done, ordered, or commenced, as the case may be, in terms of this Act.

#### 139 Repeal of Chapter 15:09

20 The Public Health Act [*Chapter 15:09*], is hereby repealed.

#### FIRST SCHEDULE (Section 4)

PROVTSIOT"S APPLICABLE 70 BOARD

#### Paragraph

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- 1. Interpretation in Fi1t
- 25 2. Disqualification for appointment as 1ne1nber.
  - 3. Expiry of membership and re-appointment of members.
  - 4. Vacation of office by appointed members of Board.
  - 5. Dismissal of office by members of the Board.
  - 6. Filling of vacancies of Board.
- 30 7. Meetings and procedure of Board.
  - 8. Committees of Board.
  - 9. 11nutes
  - 10. Validity of decisions and acts of Board and connnittees.

#### Interpretation in Fir5,"t Schedule

35 I. In this Schedule-

"member"-

- (a) means a member of the Board:
- (b) in relation to a statutory body. includes a person who is appointed to a Commission or other authority vvhich is a statutory body or which is :responsible for the administration of the affailof a statutory body;

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- "statutory body" Ineans-
  - (a) 'my Comnrission established by the Constitution;

(b) any body corporate established directly by or under any Act of Parliament for special purposes specified in that Act

#### Disqualification for appointment as member

2. (1) Subject to this Act, a person shall not be qualified for appointment as a n1e1nber if-

- (a) he or she not is a cltl zen of Zlmbab\ve or ordinarily resident ln Zimbabwe; or
- (b) he or she has, in terms of a law in force in any country-
  - (i) been adjudged or otherwise declared insolvent or bankrupt and has not been rehabilitated or discharged; or
  - (ii) made an assignment or composition with his or her creditors which has not been rescinded or set aside;
  - or
- (c) within the period of five years immediately preceding his or her proposed appointment, he or she has been sentenced in any country by a cmnpetent 15 cowt to a term of imprisonment imposed Mthout the option of a fine. whether or not any portion thereof has been suspended, and has not received a free pardon; or
- (d) he or she is a member of Parliament.

(2) A person shall not be qualified for appointment as a member, nor shall he or she 20 hold office as a member, if he or she is a member of two or more other statutory bodies.

#### Expiry of membership and re-appointment of members

3. (1) On the expiry of the period for which a member has been appointed, he or she shall continue to hold office until he or she has been re-appointed or Iris or her successor has been appointed:

Provided that a member shall not continue to hold office in terms of this subsection for more than six months.

(2) A person who ceases to be a member shall be eligible for re-appointment for only one more term.

#### Vacation of office by members

4. (1) A member shall vacate lris or her office and lris or her office shall become vacant-

- (a) one lnonth after the date he or she gives notice in writing to the :rvfinister of his or her intention to resign his or her office or after the expiry of such other period of notice as he or she and the J\-linister may agree; or
- (b) on the date he or she be rins or not any portion has been suspended, ilnposed without the option of a fine-
  - (i) in Zimbabwe, in respect of an offence; or
  - (ii) outside Zimbabwe, in respect of conduct which, if committed in 40 Zimbabwe, would have constituted an offence;

or

(c) if he or she becomes disqualified in terms of paragraph 2 to hold office as a member.

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(2) The lvfinister may require an appointed member of the Board to vacate his or her office if the member-

- (a) has been guilty of conduct which renders him or her unsuitable to continue to hold office as a member; or
- (b) has failed to comply with any condition of his or her office fixed in tenns of section 4(8); or
- (c) is mentally or physically incapable of efficiently perf01ming his or her duties as a tnember.

(3) The lvfinister, on the recommendation of the Board, may require a member to vacate his or her oflice if the !v1inister is satislied that the me1nber has been absent without the consent of the chairperson from three consecutive meetings of the Board, of which he or she has been given due notice in terms of paragraph 7, and that there was no just cause for the tnetnber's absence.

#### Suspertsion of members

15 5. The .Minister may suspend frmn office a member against whom criminal proceedings are instituted for an offence involving dishonesty and, whilst that member is so suspended, he or she shall not carry out any duties or be entitled to any remuneration or allowances as a tnember.

#### Filling of vacancies on Board

20 6. On the death of, or the vacation of office by, a member his or her office shall be filled within three months.

#### Meetings and procedure of Board

7. (1) The Board shall hold its first meeting on a date and place fixed by the lvfinister, and thereafter shall meet for the dispatch of business aud adjourn, close aud othenvise regulate its lneetings and procedure as it thinks fit:

Provided that the Board shall meet at least once every three months.

(2) Written notice of an ordinary lneeting convened in terms of the proviso to subpamgraph (1) shall be sent to each member not later than seven working days before the meeting, together with an agenda for the meeting.

- (3) The chairperson-
  - (a) may convene a special meeting of the Board at any time; and
  - (b) shall convene a special meeting of the Board on the written request of the 1\Jinister or not fewer than two members, \'vhich Ineeting shall be convened for a date not sooner than seven days and not later than thirty days after the chairperson's receipt of the request.

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(4)  $\setminus$  V ritten

shall be sent to each member not later than forty-eight hams before the meeting and shall specify the business for \Vhich the meeting has been convened.

(5) No business shall be discussed at a special meeting convened in terms of subparagraph (3) other than-

- (a) such business as may be determined by the chairperson, where he or she convened the 1neeting in terms of paragraph 3(a); or
- (b) the business specified in the request for the meeting, where the chairperson convened the meeting in terms of paragraph 3(b).

(6) The chaitperson or, in his or her absence, the vice-chaitpet on at all meetings of the Board:

Provided that, if the chaitperson and vice-chairperson are both absent from any meeting of the Board, the members present may elect one of their number to preside at that meeting as chairperson.

(7) A majority of members shall form a quorom at any meeting of the Board.

(8) All acts, matters or things, authorised or required to be done by the Board may be decided by a majmity vote at any lneeting of the Board at which a quonnn is present.

Provided that in the event of an equality of votes the chairperson or person 10 presiding at the meeting shall have a casting vote in addition to his or her deliberative vote.

(9) With the Board's approval, the chaitperson of the Board may invite any person to attend a meeting of the Board or a committee, \vhere the chairperson considers that the person has special knm.vledge or experience in any matter to be considered by 15 the Board or the committee, as the case may be, at that meeting.

(10) A person invited to attend a lneeting of the Board or of a committee in tenns of subparagraph (8) may take part in the proceedings of the Board or the committee as if he or she were a member thereof, but he or she shall not have a vote on any question before the Board or comlnittee, as the case lnay be.

(11) Any proposal circulated among all members and agreed to in writing by a majority of them shall have the same effect as a resolution passed at a duly constituted meeting of the members and shall be incorporated into the minutes of the next succeeding meeting of the Board:

Provided that if a member requires that such a proposal be placed before a 25 meeting of the Board, this subparagraph shall not apply to the proposal.

#### Committees o.f'Board

8. (1) For the better exercise of its f1mctions the Board may establish one or more committees in which the Board may vest its function.,;; as it considers appropriate:

Provided that the vesting of any function in a committee shall not divest 30 the Board of that function, and the Board may amend or rescind any decision of the committee in the exercise of that function.

- (2) On the establishment of a committee in tem1s of subsection (1), the Board-
- (a) shall appoint at least one member of the BoaTd as a member of the committee, and that member or one of those members, as the case may be, shall be chaitperson of the committee; and
- (b) may appoint as the the committee persons \Vho are not the the so of the Board and may fix terms and conditions of their appointment.

(3) Meetings of a committee may be convened at any time and at any place by the chaitperson of the Board.

(4) If the chairperson of a committee is absent from any meeting of the committee, the tnetnbers present may elect one of their number to preside at that meeting as chairperson.

(5) A majority of members of a committee shall form a quorum at any meeting of a committee.

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(6) Anything authorised or required to be done by a conuuittee may be decided by a majority vote at a meeting of the committee at \vhich a quorum is present.

(7) At all meetings of a committee each member present shall have one vote on each question before the committee:

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Provided that in the event of an equality of votes the chairperson or person presiding at the meeting shall have a casting vote **in** addition to his or her deliberative vote.

(8) Subject to this paragraph, the procedure to be followed at any meeting of a committee shall be as fixed by the Board.

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#### .linutes

9. (1) The Board shall cause minutes of all proceedings of and decisions taken at evely meeting of the Board and of every committee to be entered in books kept for the purpose.

- (2) Any luinutes referred to in subparagraph (1) which pmport to be signed by the person presiding at the nleeting to which the minutes relate or by the person presiding at the next following meeting of the Board or the committee concerned, as the case may be, shaH be accepted for all purposes as *prima facie* evidence of the proceedings and decisions taken at the meeting concerned.
- (3) The Board and any con.nnittee of the Board shall cause copies of all minutesthat have been signed as provided in subparagraph (2) to be sent to the Miuister for his or her information.

#### Validity a, { decisions and acts of Board and committees

 No decision or act of the Board or a connnittee or act that is authorised by the Board or a committee shall be invalid solely becau<:>e there was a vacancy in the n1e1nbership of the Board or the committee or because a disqualified person purpmted to act as a n1ember of the Board or the committee, as the case may be, at the tin1e the decision \Vas taken or the act \Vas done or authorised.

#### SECOND SCHEDULE (Section 4(2))

#### ANCILLARY POWERS OF BOARD

- 30 L To acquire premises necessary or convenient for the exercise of its functions and for that purpose to buy, take on lease or in exchange, hire or otherwise acquire immovable property and any interest therein and any rights concessions, grants. powers and privileges in respect thereof.
- To buy, take in exchange, hire or othenvise acquire movable property necessary
   or convenient for the exercise of its fluctions.
  - 3. To maintain, alter or improve property acquired by it.
  - 4. To n10rtgage any assets, or pa:tt of any assets a:tld, \Vith the approval of the :Minister, to sell, exchange, lease, dispose of turn to account or othenvise deal with any assets or part of any assets which are not required for the exercise of its functions for such consideration as it may detennine.
  - 5. To open bank accounts in the nmne of the Board and to draw, 1nake, accept, endorse, discoLmt, execute <.md issue for the purposes of its functions promissmy notes, bills of exchange, securities and other negotiable or transferable instruments.

- 6. To insure against losses, da!nages, risks and liabilities \Vhich it may incur.
- 7. VVith the approval of Minister, to establish and administer such funds and reserves not specifically provided for in this Act as the Board considers appropriate or necessary for the proper exercise of its functions.
- 8. To pay such remuneration and allm vances and grant such leave of absence and 5 to make such gifts, bonuses and the like to staff of the Board as it considers lit,
- 9, To provide pecuniary benefits for stalf of the Board on their retirement, resignation, discharge or other telmlnation of sen'ice or in the event of their sickness or injury and for their dependants, and for that purpose to effect policies of insurance, provident funds or make such other provision as may be necessary to secure for its stalf aud their dependants auy or all of the pecuniary benefits to which the provisions of this paragraph relate,
- 10. To purchase, take on lease or in exchange or othenvise acquire land for residential purposes or d\\'ellings-houses for use or occupation by staff of the Board.
- 11. To construct dvvellings, outbuildings or illiprovements for use or occupation by 15 Ine1nbers of the Board.
- 12. To provide or guarantee loans made to me1nbers of the Board for the purchase of dwelling-houses or hmd for residential purposes, the construction of dwelling-houses and the improvement of dwelling houses or land which are the property of its members, subject to any conditions that may be imposed by the Board from 20 time to tilne.
- **13.** To provide security in respect of loans by the deposit of securities, in vhich the Board 1nay invest such 1noney as it may consider necessary for the purpose.
- 14, Subject to any conditions that may be imposed by the Board from time to time, to provide loans to any 1ne1nbers of the Board-
  - (a) for the purpose of purchasing vehicles or other equipment to be used by the members in carrying out their duties; or
  - (b) not exceeding six months' salary or \vages payable to the members concen1ed, for any purpose on such security as the Board thinks adequate,
- 15, To do anything for the purpose of improving the sl,ill, knowledge or usefulness of 30 Ine1nbers of the Board, and in that cmmection to provide or assist other persons in providing facilities for training, education and research, including the a\varding of scholarships for such training,
- To engage in any activity, either alone or in conjunction with civil society organizations and other organizations or intenmitional agencies, to prmnote better 35 tmderst<...mding of gender issues.</li>
- 17, To do an: ything which by this Act or auy other enactment is required or permitted to be done by the Board,
- 18, Generally to do all such things that are conducive to the performance of the functions of the Board in telms of this Act or any other enactment.

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