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Precedent: Creates the Paraná Animal and Plant Health Agency - ADAPAR.

The Legislative Assembly of the state of Paraná hereby rules and I enact, the following Law:

Article 1.The Paraná Animal and Plant Health Agency is created - an autonomous agency with the powers of a governmental legal entity, with own property and revenues, as well as administrative, technical and financial autonomy, pursuant to [article 7, item I, of Law 8.485, dated June 3, 1987](#), connected to the State Secretariat of Agriculture and Food Supply - SEAB.

§1.The Paraná Animal and Plant Health Agency will be headquartered and have jurisdiction in the city of Curitiba and shall operate in the territory of the state of Paraná and may establish decentralized administrative units.

§2.The Paraná Animal and Plant Health Agency shall enjoy the privileges and exemptions of Public Finances of the State and have tax immunity on its net worth, revenues and services connected to core business or resulting therefrom.

Article 2.The Paraná Animal and Plant Health Agency has the purpose of promoting Animal and Plant Health and public health for animal products, control and eradication of animal diseases and plant pests, for pests of economic interest or importance to the health of the population and ensure safety, regularity and quality of inputs in agriculture and livestock.

Sole paragraph: Part of the scope of the Paraná Animal and Plant Health Agency, includes performing functions that the entity shall establish and inspect compliance with actions, procedures, prohibitions and impositions that may harm animal and plant health, animal product and byproduct inspection and the quality of inputs intended for agriculture and livestock production and use, at the criteria of technical officials.

Article 3.It is incumbent upon the Paraná Animal and Plant Health Agency:

I - propose, plan coordinate, supervise, promote and inspect policies, programs, actions and procedures of agriculture and livestock that may harm human health and animal welfare, animal and plant health, animal or plant products or byproducts hygiene and sanitary quality, edible or not, for trade and the intrinsic and extrinsic quality of inputs used in agriculture and livestock exploration and animal feed products;

II - promote and inspect farming soil preservation and use;

III - inspect animal and plant health certificates and animal and plant transportation and agriculture and livestock products and inputs;

IV - establish Animal and Plant Health and inspection technical norms, standards, criteria and procedures, for health inspection, traceability, classification, registration and delisting of service providers relating to Animal and Plant Health and certification of establishments, raw material, agriculture and livestock inputs for animal and plant products and byproducts;

V - establish and maintain a registry of farms, commercial establishments of agriculture and livestock inputs, and companies that provide services for Animal and Plant Health;

VI - register, inspect and audit agriculture and livestock products and inputs analysis labs and certifying agencies for Animal and Plant Health products and services;

VII - implement, coordinate and maintain the State Animal and Plant Health Information Network - REIDA, to integrate the actions of entities that promote Animal and Plant Health, inspection and certification;

VIII - monitor and discipline the State Animal and Plant Health System - SEDA in a normative manner and under its scope of competencies;

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IX - execute, under conditions it establishes, the commitment terms and conduct adjustments and inspect compliance thereto;

X - promote education to promote conservation and health, dissemination of regulations and Animal and Plant Health services;

XI - ascertain and penalize violations of consumer relations regulations within the scope of the agency.

Sole paragraph The actions and procedures of Animal and Plant Health, public health for animal products and byproducts, and quality of inputs in agriculture and livestock are deemed public interest.

Article 4.To comply with its competencies, the Paraná Animal and Plant Health Agency may:

I - execute consortiums, agreements or contracts or similar instruments with individuals or private or government, domestic, international or foreign corporates;

II - provide services to private or government companies, domestic, international or foreign corporates or individual bodies or entities;

III - charge fees corresponding to services provided to individuals or corporates, bodies or entities, in the domestic public and private sectors, international and foreign, whereby the prices are proposed by the Paraná Animal and Plant Health Agency, and determined by the State Executive Power Decree;

IV - record credits in the registry of overdue tax liabilities and collect them judicially;

V - contract the purchase of goods, works and ordinary services.

Article 5. The basic organization of the Paraná Animal and Plant Health Agency is comprised of:

I - Board of Directors;

II - Chief Executive Officer;

III - Assistant Officers.

Article 6. The net worth of the Paraná Animal and Plant Health Agency is comprised of:

I - assets and rights granted by the State or that may be acquired or incorporated;

II - donations and legacies from individuals or corporates, domestic, international or foreign;

III - other assets, not expressly stated, connected to operations.

Sole Paragraph In the event of termination of the governmental agency, its assets, rights and technical and scientific collection, shall become part of the net worth of the State Secretariat of Agriculture and Food Supply or any other entity that may come to replace it.

Article 7. The revenues of the Paraná Animal and Plant Health Agency are:

I - the budgetary allocations and special additional credits originated from State Treasury;

II - transfer of consigned funds in federal, state and municipality budgets;

III - revenues from or resulting from services provided, as set forth in the decree;

IV - funds resulting from consortiums, agreements, adjustments or contracts with individuals or privately-owned or government, domestic, international or foreign companies;

V - subsidies, donations, legacies or contributions from privately-owned or government, domestic, international or foreign companies;

VI - revenues from financial investments;

VII - proceeds from the sale of technical publications;

VIII - net worth income, including interest and dividends;

IX - resources resulting from exploration and disposal of net worth assets;

X - the rates and fines resulting from administrative police power enforcement;

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XI - the proceeds from the disposal of assets used in Animal and Plant Health and public health regulations violations;

XII - the assets seized during inspections and added to net worth by court ruling;

XIII - the credits from judicial collection from the registry of overdue tax liabilities ;

XIV - other income of any nature.

Article 8. The Paraná Animal and Plant Health Agency shall have its own staff, comprised of effective Animal and Plant Health Inspector and Agriculture and Livestock Assistant and commissioned job positions.

Article 9. A total of 600 (six hundred) effective job positions for Animal and Plant Health Inspector and 600 (six hundred) jobs for agriculture and livestock assistant shall be created.

Article 10. The following commissioned positions for the Paraná Animal and Plant Health Agency are created:

I - 1 (one) position of CEO, symbol DAS-1;

II - 2 (two) positions of Officer, symbol DAS-2;

III - 1 (one) position of Advisor, symbol DAS-4;

IV - 3 (three) positions of Advisor, symbol DAS-5;

V - 1 (one) position of Chief of Office, symbol DAS-5;

VI - 12 (twelve) positions of Manager, symbol 1 C.

Article 11. The Commissioned Position of Trust (FCC), of an absolute adjustable value, pursuant to the law of annual general review, solely for government employees that perform their activities in the Paraná Animal and Plant Health Agency and that cumulatively, act as Area Coordinator or Regional Supervisor, according to Attachment I herein.

Article 12. Animal and Plant Health career government employee and Professional Agent of the Executive Power own staff, distinguished Animal and Plant Health Inspectors, in the performance of their activities in the Paraná Animal and Plant Health Agency have guaranteed free access to documents and production, processing, benefitting, trade, storage, warehouse, use, transportation of animals and plants, their products and byproducts,

agriculture and livestock inputs and any other goods that could place Animal and Plant Health at risk.

Article 13. The following advantages have been instituted, with sole application by government employees part of the Executive Power of the state of Paraná – QPPE own staff, in the position of Professional Agent or Execution Agent, allocated in the Department of Animal and Plant Health Inspection - DEFIS, of the State Secretariat of Agriculture and Food Supply- SEAB, according to Attachment II herein:

I - Premium for Agriculture and Livestock Inspection Activity - AAFA: financial retribution, fixed in absolute amount, permanently, solely for the position of Professional Agent, relating to the hard, dangerous, unhealthy, life threatening work, to be included in social security regulations in force, whereby no other advantage of the same kind may be received;

II - Premium for Agriculture and Livestock Inspection Auxiliary Activity - AAFM: financial retribution, fixed in absolute amount, permanently, solely for the position of Execution Agent, Stewardship and Environmental Technician Agent, and Laboratory Technician, relating to the hard, dangerous, unhealthy, life threatening work, to be included in social security regulations in force, whereby no other advantage of the same kind may be received;

Sole paragraph The premiums for Agriculture and Livestock Inspection and Agriculture and Livestock Inspection Auxiliary shall be adjusted or raised according to the same percentage set forth by the Annual General Review Law.

Article 14. Financial resources resulting from actions relating to the Law herein collected by the Agriculture and Livestock Equipment Fund - FEAP, created by [Law 823, dated Nov. 30, 1951](#), shall be transferred, annually, to the Paraná Animal and Plant Health Agency.

Article 15. The Executive Power is authorized to open additional credit, according to Law 4.320, dated Mar. 17, 1964, to implement the Law herein.

Article 16. This Law shall come into force on its publication date.

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PALÁCIO DO GOVERNO IN CURITIBA, December 20, 2011.

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