1973

c 119 The Artificial Insemination of Cattle Amendment Act, 1973

Ontario
CHAPTER 119

An Act to amend
The Artificial Insemination of Cattle Act

Assented to November 21st, 1973
Session Prorogued March 5th, 1974

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:

1. The title to The Artificial Insemination of Cattle Act, being chapter 30 of the Revised Statutes of Ontario, 1970, is repealed and the following substituted therefor:

THE ARTIFICIAL INSEMINATION OF LIVE STOCK ACT

2.—(1) Clause a of section 1 of the said Act is repealed and the following substituted therefor:

(a) "artificial insemination" means the depositing of semen in the genital tract of a domestic female live stock animal by a means other than the natural method.

(2) Clause aa of the said section 1, as enacted by the Statutes of Ontario, 1971, chapter 50, section 9, is repealed and the following substituted therefor:

(aa) "Board" means the Artificial Insemination of Live Stock Licence Review Board established by this Act.

(3) Clause c of the said section 1 is repealed and the following substituted therefor:

(c) "Committee" means The Artificial Insemination of Live Stock Advisory Committee.

(4) Clause e of the said section 1 is repealed and the following substituted therefor:

(e) "inseminator" means a person who engages in the process of artificial insemination.
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3. Subsection 1 of section 3 of the said Act is repealed and the following substituted therefor:

(1) The Lieutenant Governor in Council may appoint a committee consisting of not fewer than three persons to be known as The Artificial Insemination of Live Stock Advisory Committee.

4. Section 6 of the said Act is repealed and the following substituted therefor:

6.—(1) No person shall commence or continue to engage in an inseminating business or a semen-producing business without a licence therefor from the Commissioner.

(2) No person, other than a corporation without share capital, shall hold a licence to engage in an inseminating business but nothing in this subsection affects a person who held such a licence prior to the day on which this subsection comes into force.

(3) Semen-producing businesses are classified as follows:

1. Class "A" semen-producing businesses consisting of semen-producing businesses that are corporations without share capital.

2. Class "B" semen-producing businesses consisting of semen-producing businesses that are not corporations without share capital.
(4) All semen from every semen-producing business shall be collected, identified and processed only under the supervision of semen processing supervisors who are in the employ and under the direction of a Class "A" semen-producing business.

(5) Every Class "A" semen-producing business shall on request provide services to any Class "B" semen-producing business on such terms and conditions as are reasonable having regard to all of the circumstances, unless the Class "B" semen-producing business is in default in respect of any account for the services of semen processing supervisors.

5. Section 7 of the said Act is repealed and the following substituted therefor:

7. No person shall commence or continue to act as an inseminator or semen processing supervisor without a licence from the Commissioner.

6. Subsection 1 of section 9d of the said Act, as enacted by the Statutes of Ontario, 1971, chapter 50, section 9, is amended by striking out "Cattle" in the second line and inserting in lieu thereof "Live Stock".

7. Section 10 of the said Act is repealed and the following substituted therefor:

10.—(1) No person shall sell or offer for sale any semen produced in Ontario from any male live stock animal unless the semen has been collected, identified and processed by a person licensed to engage in a semen-producing business under section 6.

(2) No person shall sell or offer for sale semen produced outside Ontario from any male live stock animal other than a person licensed to engage in an inseminating business under section 6.

8.—(1) Section 11 of the said Act is amended by adding thereto the following clauses:

(ba) prescribing grounds for the refusal to renew, suspension or cancellation of licences in addition to those grounds referred to in clauses a and b of subsection 2 of section 9d;
(da) requiring every semen-producing business to conduct such programs for the proving of the breeding value of any male live stock animals as the Commissioner may approve, and prohibiting use of semen from male live stock animals that have not taken part in any such program that is required or that have taken part in such a program but have not met the standards approved by the Commissioner for the program.

(2) Clauses g, k and l of the said section 11 are repealed and the following substituted therefor:

(g) prescribing the qualification and duties of inseminators and semen processing supervisors;

(h) providing for the blood-typing of male live stock animals maintained by a semen-producing business and of male live stock animals from which semen is obtained by a semen-producing business;

(l) providing for the verification of parentage of male live stock animals by blood-typing;

(la) prescribing health standards of male live stock animals maintained by a semen-producing business and male live stock animals from which semen is obtained by a semen-producing business.

9. This Act comes into force on a day to be named by the Lieutenant Governor by his proclamation.

10. This Act may be cited as The Artificial Insemination of Cattle Amendment Act, 1973.