Subject: Enforcement of legal provisions and regulations regarding Meat and Meat Products, operations and management of slaughterhouses, and animal handling practices – regarding.

Several animal welfare organizations have expressed concern about the alleged slaughter houses functioning illegally in different states, and have drawn attention to a number of undesirable practices being followed, such as:

(i) Several slaughter houses have been operating in many states without having been granted licenses/ registered under PSS (Licensing and Registration of Food Business) Regulations, 2011;

(ii) Slaughter of animals much beyond the permitted capacity wherever licenses have been issued by the Urban Local Bodies;

(iii) Absence of requisite infrastructure in the slaughter-houses;

(iv) Stunning and animal handling norms are not being followed;

(v) Road-side slaughter units, where live birds are kept and slaughtered, do not have the basic infrastructure for stunning / handling and to maintain hygiene;

(vi) A number of cases where the veterinary officers / supervisors are failing to carry out health checks on the animals and overlook the procedures put in place;

(vii) Hygiene norms and hygienic practices are not being followed/maintained in actual practice;

(viii) Slaughter of animals in the presence of young children at the slaughter houses in the name of their training etc.

(ix) Transportation of livestock - non-compliance with the regulations and violation of the code of practices.
2. Legal provisions on the above subject are mandatory for all concerned besides adoption of good practices for proper handling of the animals as also to ensure that the meat and meat products are safe and hygienically prepared for the consumers. It has been brought to notice that several slaughterhouses have been operating in many states/UTs without having been granted licenses/registered under FSS (Licensing and Registration of Food Business) Regulations, 2011. It is further noted that Urban Local Bodies appear to have taken a view that licenses have to be issued by them under their respective Municipal laws and not under the FSS regulations. The provisions of Section 89 of the Food Safety and Standards Act, 2006 as given below, are brought to your notice in this behalf:

“89. Overriding effect of this Act over all other food related laws.
The provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force or in any instrument having effect by virtue of any law other than this Act”.

Thus, all slaughterhouses are required to be licensed/registered under the FSS (License and Registration) Regulations, 2011, in line with the above provisions. It may kindly be ensured that no abattoir/slaughterhouse operates without a valid license/registration.

3. Your kind attention is further invited to the following legal provisions:

(i) Part IV of Schedule IV under FSS (Licensing and Registration of Food Business) Regulation provides for the “Specific Hygienic and Sanitary Practices to be followed by Food Business Operators engaged in manufacture, processing, storing and selling of Meat and Meat Products”. A copy of these provisions is enclosed at Annex-I.

(ii) Regulation 2.5 [Meat & Meat Products] of the Food Safety and Standards (Food Products Standards and Food Additives) Regulations, 2011 notified by the Authority under the FSS Act, 2006;

(iii) The Code of Practice for Transportation of Livestock is detailed in a document on Indian Standards No. IS 14904:2007 of “Transport of Livestock - Code of Practice” developed by BIS, copy of which is enclosed at Annex-II.

4. The Hon’ble Supreme Court of India has directed all the States and UTs to constitute State Committees for Slaughterhouses within the specified time vide its orders dated 23.03.2012 in Writ Petition (C) No. 309 of 2003 – Laxmi Narayan Modi vs. Union of India and Others and as sought compliance by the States and the UTs.

5. Needless to say, it is important that the above mentioned legal provisions, rules and regulations are followed in letter and spirit and that the concerns expressed with regard to handling of animals are addressed in a befitting manner. While complying
with the aforesaid legal provisions, the States and UTs may take the following measures/steps, in particular:

5.1 **Requisite infrastructure for Slaughter Houses**

(i) It may also be noted that adequate provisions have been outlined for the requisite infrastructure for the slaughterhouses. However, it is noted that this infrastructure is largely absent in most of the existing slaughterhouses. It is, therefore, imperative that necessary budgetary provisions are made for upgrading the infrastructure of the state supported slaughterhouses in the States/UT. Wherever these are operated as private business enterprises, the private operators be called upon to make provision for the same in a time bound manner.

(ii) It is further observed that road side slaughter units, where live birds are kept and slaughtered, do not have the basic infrastructure for stunning/handling and to maintain hygiene. This is detrimental to the health of consumers and is also against animal welfare.

(iii) Mandating the installation of CCTV cameras at all strategic positions in the slaughterhouses may prove to be an effective deterrent to the continuation of any such undesirable practices in order to ensure that stunning and hygiene norms and hygienic practices are actually maintained. Database of such footage must be maintained and audited. It is therefore, necessary to disallow such units in case they are unable to maintain the required infrastructure and hygiene within a defined time frame.

5.2 **Transportation of Livestock**

A reference to the Legal provisions and the Code of Practice on the Transportation of livestock has been made under para 3 above. The States/UTs are requested to ensure enforcement of the said provisions. As a matter of fact, undesirable practices adopted in the course of transportation of livestock can also be addressed under the provisions of Prevention of Cruelty to Animals Act and the rules framed thereunder. It is strongly recommended that, wherever feasible, enabling provisions may also be made in the Motor Vehicles Act to ensure proper transportation of animals.

5.3 **Training of the personnel engaged in the business of slaughter of animals:**

(i) A CD, showing videos of slaughtering of animals in a rather cruel manner, is enclosed herewith. It is reported that animals are also slaughtered in the presence of young children for their training. Since, slaughtering of animal is done manually, it is extremely important to maintain hygiene to prevent contamination that may compromise the health of consumers. Unless the butchers are trained properly, appropriate practices will not get implemented.
It is, therefore, important to provide compulsory training to the personnel engaged in all slaughterhouses, big or small, commonly referred to as ‘butchers’.

(ii) The Indian Council of Agricultural Research, Ministry of Agriculture, issued instructions to the National Research Centre (NRC) on Meat, Hyderabad to develop the syllabus for one-month training to the butchers. A copy of the syllabus prepared by NRC Meat, Hyderabad is enclosed at Annex-III. The state governments/UTs are strongly urged to organize training programmes for the target groups in collaboration with the NRC Meat, Hyderabad as well as Department of Animal Husbandry of your State/UT. As a matter of fact, in case your state has any university dealing with the subject of Animal Sciences, this training could be imparted in these universities. FSSAI will be happy to share the training costs for the training programmes, on the basis of specific proposals received from the States/UTs in this behalf.

5.4 Enforcement of Legal provisions:

It has also been brought to our notice that animals not allowed to be slaughtered under FSS Act and Regulations are also getting slaughtered illegally. A communication has been sent to all the Food Safety Commissioners of different States/UTs on 06/08/2014, wherein the provisions of the FSS (Food Products and Food Additives) Regulations, 2011 have been brought to the notice of the State Governments/UTs so that necessary steps can be taken to prohibit slaughter of animals other than those allowed by these regulations. A copy of the letter issued by FSSAI is at Annex-IV and we would request compliance with these regulations in addition to all other legal provisions.

6. It has been decided to hold the next meeting of the Central Advisory Committee (CAC) of FSSAI on the 29th December 2014. It is proposed to discuss and review the above enforcement issues and plans. It would be appreciated if the State Food Commissioners come prepared with their action plan on the above points so that we together delineate a future roadmap on the subject.

To,
1. All Food Safety Commissioners
2. Secretary, Urban Local Bodies in all States/UTs

CC: CEO, FSSAI
CC: PS to Chairperson, FSSAI