(1) These Rules may called as the Rajasthan Veterinary Institutions (Contribution) Rules, 1983.

(2) In these rules :-

(I) “Contribution” means contribution in cash or in kind or partly in cash and partly in kind and includes the dedication of a building open space or a plot of land, whether bonded or not.

(II) “Construction” includes additions to the existing building or repairs or reclamation of an existing building, with or without the land for such purposes.

(III) “Donor” means a person or person collectively making a contribution and includes a public body making such contributions.

(IV) “Equipment” means a material needed for furnishing a public veterinary institutions, such as Hospital equipment furniture and the like;

(V) “Public body” means a group of persons by whatever designation known, formed or registered under or in pursuance or some law for the time being in force;

(VI) “Public Veterinary Institution (means a veterinary institutions maintained or intended/maintained, to be wholly by or at the cost of Government.

(3) A contribution under these Rules may subject to its acceptance by the Government, consist of cash or in kind for equipment, drugs, food materials or any property movable or immovable, legally transferable for the purpose of Veterinary Institutions & Services.

(4) Any person or number of persons or public body may make a contribution under these Rules, if such person or each of such persons, or such public body, if legally competent to contract and to alienae the property forming the subject matter of the contribution.

(5) Every contribution made under these rules shall be applied to the specific object or purpose for which it shall have been made.

(6) Any person or persons of public body desiring to make contribution under these rules :-

(I) May send the offer to the Government, specifying the purpose of object for which and the conditions, if any, subject to which the offer is made.

(II) Such letters may be addressed and presented either to the Minister of Secretary to the Government Animal Husbandry Department, Rajasthan or to the Director or Deputy Director of Animal Husbandry, Rajasthan or District Animal Husbandry Officer of the District.

(III) The Officer receiving an application under these Rules shall make such inquiry, if any, as he may deem necessary for the relevant to the disposal there of.

(IV) The particulars and without prejudice to the generality of the power, conferred on him by such rule.
(V) Such officer shall either himself or through any of his subordinates conduct an inquiry into the matters specified in Rule 7 and shall record his finding respect of such.

(7) (I) The Government may accept an offer of a contribution made under rule 6 :-

(a) If it fulfills the requirement of rules 3

(b) If it is from a person or persons or a public body competent to contact and alienate the property or things proposed to be contributed.

(c) it is unconditional or where any conditions are attached such conditions being reasonable.

(d) If the subject matter of the contribution is in its opinion sufficient to achieve the object or purpose in view, and in accordance with the laid down policy of the Government for the development of Veterinary facilities in the State.

(e) If the contribution is likely to meet a genuine Veterinary need of any are or locality.

(II) In dealing with a conditional offer of a contribution the Government or the officer to whom an application is made for the purpose, may suggest modification, if any, of the conditions attached to the offer. Where such modifications are agreed in writing by the intending donor the conditions as modified and accepted by the Government shall be deemed to be the condition or conditions attached to the contribution.

(8) (1) Where the Government accepts a contributions under these RULES FOR the purpose of construction work it may, if necessary allot, free of all charges, land best suited in the opinion of the State Veterinary Department for the purpose and not otherwise needed for some preferable public utility service, on the following conditions, namely :-

(a) That the land shall remain the property of the state Govt.

(b) That the building in question shall be contributed furnished and equipped in accordance with the plan prepared or concurred to by the state Public Works Department and approved by the Government in the Veterinary and,

(c) That the building so constructed and all its furnishings and equipment shall vest in the state Animal Husbandry Deptt.

(2) Subject to the conditions specified in sub-rule (1) the Government may proceed to acquire at its cost of the donor or at the cost partly of the donor, any land or building needed for the purpose under law for the time being in force for the compulsory acquisition of land for public purpose.

(3) The construction of the building shall ordinarily be carried out through the agency of the Government.

(4) In particular case, the Government many for special reasons, permit the donor to carry out and conduct such construction if any, in each such case the Government may undertake to arrange adequate technical supervision, so far as may be possible, for the purpose of such construction.
Contribution, under these Rules, may be accepted by the authority or authorities in whom such powers vest, noted down here under, without making a reference of the Government, wherever mentioned above:-

1. Director of Animal Husbandry, Rajasthan. To the extent of Rs. 10 lacs.
2. Deputy Director Animal Husbandry, Rajasthan. Rs. 5 lacs.
3. District Animal Husbandry officer. Rs. 2.50 lacs.

Provided that :-

I. Such contributions are meant for the betterment of existing facilities, without any additional financial liability to the Govt. except for the maintenance up keep of the donated items.

II. The contributions shall be without any financial commitment on the part of Government regarding upgrading or openion of any new institution under the Veterinary Deptt.

Government may, in suitable cases, and, if so desired by the donor :-

(a) Permit the engraving at any place in the building constructed in consequence of his contribution of all inscription descriptive of the donor’s name and other specified particulars and,

(b) Agree to name the public veterinary institution for which contribution shall have been made after the donor or any other, person names by him in the following conditions :-

(1) In case 50% to 75% of the non-recurring expenditures inclusive of the cost of furniture and equipment has been donated by a person, the institution may be named as desired by the donor but that the word “Government” must be placed invariable after the desired name e.g. ‘Ramjilal Government Dispensary”.

(2) In case where more than 75% of such non-recurring expenditure has been donated by a person, the word “Government” need not be attached to the name of institution e.g. ‘Ramjilal Dispensary”.

(3) In case where smaller amounts have been donated for particular block or wards, such blocks or wards may be named as desired by the donors on the lines mentioned above.

All offers for contributions under these rules shall be promptly dealt with and sympathetically considered.

When any contributions under these rules is adopted by the Government the fact of such acceptance along with full details thereof, shall be notified in the Rajasthan gazette.

A gift deed according to draft appended, with suitable modifications, it any required in specified cases and approved by the competent authority, shall invariable be executed, appertaining to items of Conditions accepted under these rules.
This deed of gift made this .......................................................... dated .......... 19 .................................. Between .............................................. (here-in after called the donor) of the one part and the Governor of the state of Rajasthan (Here in after called “the Donee”) on the other part.

Whereas (the land or building situated at ................................................ and described in the schedule here to annexed (here-in after called the said building) is the property of the donor free from any encumbrance.

And whereas the donor has offered to gift to the donee, the said building for the purpose of and on the, conditions here in after appearing AND WHEREAS the donee has accepted the said offer.

Now this deed with nessed as follow :-

(1) In pursuance of the said agreement the donor hereby transfers by way of gift to the donee the said building to hold the same absolutely forever.

(2) The donor does hereby agree to and shall bear ........................................... percent of the non-recurring expenditure inclusive of the cost of furniture and equipment and institution shall be named .............................................

(3) The donee shall bear the cost of stamp duty and registration fees payable in respect of the deed (where the donee is Governor/Government to Stamp duty shall be chargeable as provided in the Indian Stamp Act, 1899 as adopted to Rajasthan by the Rajasthan Stamp Law (Adoption Act, 1932).

(4) The possession of the said building has been/shall be given on ............................................. to the donee.

(5) The donee hereby accepts the said gift.

In witness here of the parties here to have here upto set their hands in the manner indicated below :-

Signature
Designation

In presence of

1. Witness ............................................. 1. Witness .............................................
2. Witness ............................................. 2. Witness .............................................