THE INFANT MILK SUBSTITUTES, FEEDING BOTTLES AND INFANT FOODS (REGULATION OF PRODUCTION, SUPPLY AND DISTRIBUTION) ACT, 1992

(41 OF 1992)

GOVERNMENT OF INDIA

Ministry of Law, Justice and Company Affairs
THE INFANT MILK SUBSTITUTES, FEEDING BOTTLES AND INFANT FOODS (REGULATION OF PRODUCTION, SUPPLY AND DISTRIBUTION) ACT, 1992

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THE INFANT MILK SUBSTITUTEs, FEEding BOTTLes
AND INFANT FOODs (REGULATION OF PRODUCTION,
sUPPLY AND DISTRIBUTION) ACT, 1992

No. 41 OF 1992

[29th December, 1992.]

An Act to provide for the regulation of production, supply and
distribution of infant milk substitutes, feeding bottles and infant
foods with a view to the protection and promotion of breast-
feeding and ensuring the proper use of infant foods and for
matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Forty-third Year of the Republic
of India as follows:—

1. (1) This Act may be called the Infant Milk Substitutes, Feeding
Bottles and Infant Foods (Regulation of Production, Supply and Distribu-

(2) It extends to the whole of India.

(3) It shall come into force on such date as the Central Government
may, by notification in the Official Gazette, appoint.

2. In this Act, unless the context otherwise requires,—

(a) “advertisement” includes any notice, circular, label, wrapper
and other documents and also includes any visible representation or
announcement made by means of any light, sound, smoke or gas;

(b) “container” means a box, bottle, casket, tin, can, barrel,


case, tube, receptacle, sack, wrapper or other thing in which any
infant milk substitute, feeding bottle or infant food is placed or
packed for sale or distribution;

(c) “feeding bottle” means any bottle or receptacle used for the
purpose of feeding infant milk substitutes, and includes a teat and
a valve attached or capable of being attached to such bottle or
receptacle:

(d) “health care system” means an institution or organisation
engaged, either directly or indirectly, in health care for mothers,
infants or pregnant women, and includes a health worker in private
practice, but does not include a pharmacy or drug store;

(e) “health worker” means a person engaged in health care for
mothers, infants or pregnant women;
Infant Milk Substitutes, Feeding Bottles and Infant Foods  [Act 41
(Regulation of Production, Supply and Distribution)

(f) "infant food" means any food (by whatever name called)
being marketed or otherwise represented as a complement to mother's
milk to meet the growing nutritional needs of the infant after the
age of four months;

(g) "infant milk substitute" means any food being marketed or
otherwise represented as a partial or total replacement for mother's
milk, whether or not it is suitable for such replacement;

(h) "label" means a display of written, marked, stamped,
printed or graphic matter affixed to, or appearing upon, any container;

(i) "prescribed" means prescribed by rules made under this Act.

(2) Any reference in this Act to any other enactment or any provision
thereof, shall, in relation to an area in which such enactment or such
provision is not in force, be construed as a reference to the correspond-
ing law or the relevant provision of the corresponding law, if any, in
force in that area.

3. No person shall—

(a) advertise, or take part in the publication of any advertise-
ment, for the distribution, sale or supply of infant milk substitutes
or feeding bottles; or

(b) give an impression or create a belief in any manner that
feeding of infant milk substitutes is equivalent to, or better than,
mother's milk; or

(c) take part in the promotion of use or sale of infant milk
substitutes or feeding bottles or infant foods otherwise than in
accordance with the provisions of this Act.

4. No person shall—

(a) supply or distribute samples of infant milk substitutes or
feeding bottles or gifts of utensils or other articles; or

(b) contact any pregnant woman or the mother of an infant; or

(c) offer inducement of any other kind,

for the purpose of promoting the use or sale of infant milk substitutes or
feeding bottles.

5. Subject to the provisions of sub-section (4) of section 8, no person
shall donate or distribute—

(a) infant milk substitutes or feeding bottles to any other person
except to an orphanage;

(b) any informational or educational equipment or material
relating to infant milk substitutes or feeding bottles:

Provided that nothing in this clause shall apply to the donation
or distribution, subject to such conditions and restrictions as may
be prescribed, of such equipment or material through the health care
services of a hospital or institution of health care.
6. (1) Without prejudice to the provisions of the Prevention of Food Adulteration Act, 1954 and the rules made thereunder, no person shall produce, supply or distribute any infant milk substitute or infant food unless every container thereof or any label affixed thereto indicates in a clear, conspicuous and in an easily readable and understandable manner, the words “important notice” in capital letters in such language as may be prescribed and indicating thereunder the following particulars in the same language, namely:

(a) a statement “mother’s milk is best for your baby” in capital letters;

(b) a statement that infant milk substitute or infant food should be used only on the advice of a health worker as to the need for its use and the proper method of its use;

(c) a warning that infant milk substitute or infant food is not the sole source of nourishment of an infant;

(d) the instructions for its appropriate preparation and a warning against the health hazards of its inappropriate preparation;

(e) the ingredients used;

(f) the composition or analysis;

(g) the storage conditions required;

(h) the batch number, date of its manufacture and the date before which it is to be consumed, taking into account the climatic and storage conditions of the country;

(i) such other particulars as may be prescribed.

(2) No container or label referred to in sub-section (1) relating to infant milk substitute shall—

(a) have pictures of an infant or a woman or both; or

(b) have pictures or other graphic material or phrases designed to increase the saleability of infant milk substitute; or

(c) use on it the word “humanised” or “maternalised” or any other similar word; or

(d) bear on it such other particulars as may be prescribed.

7. (1) Every educational or other material, whether audio or visual, dealing with pre-natal or post-natal care or with the feeding of an infant and intended to reach pregnant women or mothers of infants shall include clear information relating to—

(a) the benefits and superiority of breast-feeding;

(b) the preparation for, and the continuance of, breast-feeding;

(c) the harmful effects on breast-feeding due to the partial or total use of infant milk substitutes or infant foods.
(d) the difficulties in reverting to breast-feeding of infants after a period of feeding by infant milk substitute;

(e) the financial and social implications in making use of infant milk substitutes and feeding bottles;

(f) the health hazards of improper use of infant milk substitutes and feeding bottles;

(g) such other matters as may be prescribed.

(2) No material referred to in sub-section (1) shall be utilised to promote the use or sale of infant milk substitutes or feeding bottles.

8. (1) No person shall use any health care system for the display of placards or posters relating to, or for the distribution of, materials for the purpose of promoting the use or sale of infant milk substitutes or feeding bottles or infant foods:

Provided that the provisions of this sub-section shall not apply to—

(a) the donation or distribution of informational or educational equipment or material made in accordance with the proviso to clause (b) of section 5; and

(b) the dissemination of information to a health worker about the scientific and factual matters relating to the use of infant milk substitutes or feeding bottles or infant foods along with the information specified in sub-section (1) of section 7.

(2) No person who produces, supplies, distributes or sells infant milk substitutes or feeding bottles or infant foods shall make any payment to any person who works in the health care system for the purpose of promoting the use or sale of such substitutes or bottles or foods.

(3) No person, other than a health worker, shall demonstrate feeding with infant milk substitutes or infant foods to a mother of an infant or to any member of her family and such health worker shall also clearly explain to such mother or such other member the hazards of improper use of infant milk substitutes or feeding bottles or infant foods.

(4) No person, other than an institution or organisation, engaged in health care for mothers, infants or pregnant women, shall distribute infant milk substitutes or feeding bottles to a mother who cannot resort to breast-feeding and who cannot afford to purchase infant milk substitutes or feeding bottles.

(5) An orphanage may purchase infant milk substitutes or feeding bottles at a price lower than their sale price for the purpose of utilising them in the said orphanage.

Explanation.—For the purposes of this sub-section, such purchases shall not amount to an inducement for promoting the use or sale of infant milk substitutes or feeding bottles.
9. (1) No person who produces, supplies, distributes or sells infant milk substitutes or feeding bottles or infant foods shall offer or give, directly or indirectly, any financial inducements or gifts to a health worker or to any member of his family for the purpose of promoting the use of such substitutes or bottles or foods.

(2) Where such person makes any contribution to, or incurs any expenditure on, a health worker, either directly or indirectly, such person and such health worker shall disclose the same to the institution or organisation to which such health worker is attached.

10. (1) No person who produces, supplies, distributes or sells infant milk substitutes or feeding bottles or infant foods shall fix the remuneration of any of his employees or give any commission to such employees on the basis of the volume of sale of such substitutes or bottles or foods made by such employees.

(2) The employees of such person shall not perform any function which relates to educating a pregnant woman or mother of an infant on pre-natal or post-natal care of the infant.

11. (1) No person shall sell or otherwise distribute any infant milk substitute or infant food unless it conforms to the standards, specified for such substitute or food under the Prevention of Food Adulteration Act, 1954, and the rules made thereunder and the container thereof has the relevant Standard Mark specified by the Bureau of Indian Standards established under section 3 of the Bureau of Indian Standards Act, 1986 to indicate that the infant milk substitute or infant food conforms to such standards:

Provided that, where no standards have been specified for any infant milk substitute or infant food under the Prevention of Food Adulteration Act, 1954, no person shall sell or otherwise distribute such substitute or food unless he has obtained the approval of the Central Government in relation to such substitute or food and the label affixed to the container thereof under the rules made under that Act.

(2) No person shall sell or otherwise distribute any feeding bottle unless it conforms to the Standard Mark specified by the Bureau of Indian Standards referred to in sub-section (1) for feeding bottles and such mark is affixed on its container.

12. (1) Any food inspector appointed under section 9 of the Prevention of Food Adulteration Act 1954 (hereinafter referred to as the food inspector) or any officer not below the rank of a Class I officer authorised in this behalf by the State Government (hereinafter referred to as the authorised officer) may, if he has any reason to believe that any provision of section 6 or section 11 has been or is being contravened, enter and search at any reasonable time any premises where such substitute or food is manufactured, stored, kept, sold, distributed, supplied or offered for sale or is kept for sale, or where any such substitute or food is received or intended to be received for sale.
(2) The provisions of the Code of Criminal Procedure, 1973, relating to searches and seizures shall, so far as may be, apply to every search or seizure made under this Act.

13. (1) If any food inspector or authorised officer has reason to believe that in respect of any infant milk substitute or feeding bottle or infant food or container thereof, the provisions of this Act have been or are being contravened, he may seize such substitute or bottle or food or container.

(2) No such substitute or food or bottle or container shall be retained by any food inspector or authorised officer for a period exceeding ninety days from the date of its seizure unless the approval of the District Judge, within the local limits of whose jurisdiction such seizure has been made, has been obtained for such retention.

14. Any infant milk substitute or feeding bottle or infant food or container thereof, in respect of which any provision of this Act has been or is being contravened, shall be liable to confiscation:

Provided that where it is established to the satisfaction of the court adjudging the confiscation that the person in whose possession, power or control any such substitute or bottle or food or container is found is not responsible for the contravention of the provisions of this Act, the court may, instead of making an order for the confiscation of such substitute or bottle or food or container, make such other order authorised by this Act against the person guilty of the breach of the provisions of this Act as it may think fit.

15. (1) Whenever any confiscation is authorised by this Act, the court adjudging it may, subject to such conditions as may be specified in the order adjudging the confiscation, give to the owner thereof an option to pay in lieu of confiscation such cost not exceeding the value of the infant milk substitute or feeding bottle or infant food or container thereof in respect of which the confiscation is authorised as the court thinks fit.

(2) On payment of the cost ordered by the court the seized infant milk substitute or feeding bottle or infant food or container shall be returned to the person from whom it was seized on the condition that such person shall, before making any distribution, sale or supply of such substitute or bottle or food or container, give effect to the provisions of this Act.

16. No confiscation made or cost ordered to be paid under this Act shall prevent the infliction of any punishment to which the person affected thereby is liable under the provisions of this Act or under any other law.

17. Any confiscation may be adjudged or costs may be ordered to be paid.
(b) subject to such limits as may be specified by the Central Government in this behalf, by such other court, not below a civil court having pecuniary jurisdiction exceeding five thousand rupees, as the Central Government may, by notification in the Official Gazette, authorize in this behalf.

18. (1) No order adjudicating confiscation or directing payment of costs shall be made unless the owner of the infant milk substitute or feeding bottle or infant food or container thereof has been given a notice in writing informing him of the grounds on which it is proposed to confiscate such substitute or bottle or food or container and giving him a reasonable opportunity of making a representation in writing, within such reasonable time as may be specified in the notice, against the confiscation and if he so desires, of being heard in the matter:

Provided that no such notice is given within a period of ninety days from the date of the seizure of the infant milk substitute or feeding bottle or infant food or container thereof, such substitute or bottle or food or container shall be returned after the expiry of that period to the person from whose possession it was seized.

(2) Save as otherwise provided in sub-section (1), the provisions of the Code of Civil Procedure, 1908, shall, so far as may be, apply to every proceeding referred to in sub-section (1).

19. (1) Any person aggrieved by any decision of the court adjudicating a confiscation or ordering the payment of costs may prefer an appeal to the court to which an appeal lies from the decision of such court.

(2) The appellate court may, after giving the appellant an opportunity of being heard, pass such order as it thinks fit confirming, modifying or reversing the decision or order appealed against or may send back the case with such directions as it may think fit for a fresh decision or adjudication, as the case may be, after taking additional evidence if necessary:

Provided that an order enhancing any fine in lieu of confiscation or for confiscating goods of greater value shall not be made under this section unless the appellant has had an opportunity of making a representation and if he so desires of being heard in his defence.

(3) No further appeal shall lie against the order of the court made under sub-section (2).

20. (1) Any person who contravenes the provisions of section 3, 4, 5, 7, 8, 9, 10 or sub-section (2) of section 11 shall be punishable with imprisonment for a term which may extend to three years, or with fine which may extend to five thousand rupees, or with both.

(2) Any person who contravenes the provisions of section 6 or sub-section (1) of section 11 shall be punishable with imprisonment for a term which shall not be less than six months but which may extend to three years and with fine which shall not be less than two thousand rupees:

Provided that the court may, for any adequate and special reasons to be mentioned in the judgment, impose a sentence of imprisonment for
a term which shall not be less than three months but which may extend
to two years and with fine which shall not be less than one thousand
rupees.

21. (1) Save as otherwise provided in section 173 of the Code of
Criminal Procedure, 1973, no court shall take cognizance of any offence
punishable under this Act except upon a complaint in writing made by—

(a) a person authorised in this behalf under sub-section (1) of
section 20 of the Prevention of Food Adulteration Act, 1954; or

(b) an officer not below the rank of a Class I officer authorised
in this behalf, by general or special order, by the Government; or

(c) a representative of such voluntary organisation engaged in
the field of child welfare and development and child nutrition as
the Government may, by notification in the Official Gazette, au-
thorise in this behalf.

(2) Where a complaint has been made by a representative of the
voluntary organisation, authorised under clause (c) of sub-section (1)
and the court has issued a summons or, as the case may be, a warrant
under sub-section (1) of section 204 of the Code of Criminal Procedure,
1973, the Assistant Public Prosecutor for that court shall take charge of
the case and conduct the prosecution.

22. (1) Where an offence under this Act, has been committed by a
company, every person who, at the time the offence was committed, was
in charge of, and was responsible to, the company for the conduct of the
business of the company, as well as the company, shall be deemed to
be guilty of the offence and shall be liable to be proceeded against and
punished accordingly:

Provided that nothing contained in this sub-section shall render any
such person liable to any punishment, if he proves that the offence was
committed without his knowledge or that he had exercised all due
diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where
any offence under this Act has been committed by a company and it
is proved that the offence has been committed with the consent or con-
nivance of, or is attributable to any neglect on the part of, any director,
manager, secretary or other officer of the company, such director,
manager, secretary or other officer shall also be deemed to be guilty of
that offence and shall be liable to be proceeded against and punished
accordingly.

Explanation.—For the purposes of this section,—

(a) “company” means any body corporate and includes a firm
or other association of individuals; and

(b) “director”, in relation to a firm, means a partner in the firm.

23. Notwithstanding anything contained in the Code of Criminal Pro-
cedure, 1973, an offence punishable under this Act shall be—
24. No suit, prosecution or other legal proceeding shall lie against the Central Government or any State Government or any officer of the Central Government or of any State Government for anything which is in good faith done or intended to be done under this Act.

25. The provisions of this Act, or the rules made thereunder shall be in addition to, and not in derogation of, the Prevention of Food Adulteration Act, 1954, or the rules made thereunder.

26. (1) The Central Government may, by notification in the Official Gazette, make rules to carry out the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:

(a) the conditions and restrictions subject to which educational equipment and other material may be donated or distributed under the proviso to clause (b) of section 5;

(b) the language in which the notice and other particulars shall be indicated under sub-section (1) of section 6;

(c) the particulars which are to be indicated under clause (i) of sub-section (1) of section 6;

(d) the particulars which a container or label shall not bear under clause (d) of sub-section (2) of section 6;

(e) the matters to be included in the information which reaches pregnant women or mothers of infants under clause (g) of sub-section (1) of section 7;

(f) any other matter which is required to be, or may be, prescribed.

(3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
Price: Rs. 3.00 Foreign or 0.12 or 0.18 Cents.