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Sixty-first Legislative Assembly of North Dakota

SECOND ENGROSSMENT with Senate Amendments

REENGROSSED HOUSE BILL NO. 1496

Introduced by

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Representative Froelich

Senator Miller

1	A BILL for an A	Act to create and	enact a new section	to title 36 of the	North Dakota C	entury
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- 2 Code, relating to an equine assessment; to provide for an equine processing facility feasibility
- 3 study; to create an advisory committee; to provide an appropriation; to provide a continuing
- 4 appropriation; and to provide for legislative intent.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. A new section to title 36 of the North Dakota Century Code is created and enacted as follows:

Assessment - Continuing appropriation - Provision of grants.

- 1. For each equine processed at an equine processing facility in this state, the owner of the facility shall submit to the agriculture commissioner, at the time and in the manner directed by the commissioner, an assessment in the amount of five dollars. The commissioner shall forward the assessment to the state treasurer for deposit in the equine processing fund.
- 2. All moneys in the equine processing fund are appropriated on a continuing basis to the agriculture commissioner to be used as follows:
 - a. The agriculture commissioner shall return to the state general fund the fifty thousand dollars appropriated to the department of commerce for the equine processing facility feasibility study.
 - <u>b.</u> <u>Upon completion of the requirement set forth in subdivision a, the commissioner shall:</u>
 - (1) Provide an annual grant equaling forty percent of any assessments collected to Dickinson state university in support of the equine management program;

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office or public employment.

1			<u>(2)</u>	Provide an annual grant equaling forty percent of any assessments		
2				collected to North Dakota state university in support of the equine		
3				studies program; and		
4			<u>(3)</u>	Provide an annual grant equaling twenty percent of any assessments		
5				collected to public or private entities conducting equine research or		
6				offering hippotherapy to individuals with disabilities.		
7	SEC	OITC	N 2. E	QUINE PROCESSING FACILITY FEASIBILITY STUDY.		
8	1.	Duri	ng the	2009-10 interim, the department of commerce shall conduct an equine		
9		prod	essin	g facility feasibility study. The study must begin with a review of federal		
10		laws, regulations, policies, and guidelines regarding equine processing and an				
11		evaluation of the potential for amendments and modifications. If an equine				
12		processing facility is determined to be permissible under existing laws, the study				
13		may proceed to:				
14		a.	Addr	ess the cost of constructing a new equine processing facility in this state;		
15		b.	Dete	rmine whether any existing structures could be converted to an equine		
16			proce	essing facility and the cost of converting the structures;		
17		C.	Dete	rmine the nature and scope of existing and potential markets, both		
18			dome	estic and international, for equine meat and other byproducts of equine		
19			proce	essing; and		
20		d.	Exan	nine the potential for obtaining loans, grants, and other incentives in		
21			order	to further the development of an equine processing facility.		
22	2.	The	depar	tment shall report its findings and recommendations, together with any		
23		legis	slation	required to implement the recommendations, to the sixty-second		
24		legis	slative	assembly.		
25	SEC	CTIO	N 3. A	DVISORY COMMITTEE - REIMBURSEMENT FOR EXPENSES. The		
26	department	of co	mmer	ce may appoint a five-member committee to provide advice and		
27	guidance to the department regarding the feasibility study provided for in section 2 of this Act.					
28	The departi	ment	may u	se up to \$5,000 of the amount appropriated under section 4 of this Act to		
29	provide reir	nburs	emen	t for expenses, as allowed by law for state officers, to any member of the		
30	advisory committee who does not serve on the committee by virtue of the individual's public					

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1	SECTION 4. APPROPRIATION. There is appropriated out of any moneys in the
2	general fund in the state treasury, not otherwise appropriated, the sum of \$50,000, or so much
3	of the sum as may be necessary, to the department of commerce for the purpose of conducting
4	the equine processing facility feasibility study as provided under section 2 of this Act, for the
5	biennium beginning July 1, 2009, and ending June 30, 2011. The department may expend the
6	moneys appropriated under this section only if matching funds are obtained on a
7	dollar-for-dollar basis.
8	SECTION 5. LEGISLATIVE INTENT - AGRICULTURAL PRODUCTS UTILIZATION
9	COMMISSION - CONSIDERATION OF GRANT PROPOSAL. It is the intent of the legislative

COMMISSION - CONSIDERATION OF GRANT PROPOSAL. It is the intent of the legislative assembly that the agricultural products utilization commission consider making a grant available under section 4-14.1-03.1 to assist with the requirement for matching funds as provided under section 1 of this Act.