Fifty-sixth Legislative Assembly of North Dakota

HOUSE BILL NO. 1276 with Conference Committee Amendments HOUSE BILL NO. 1276

Introduced by

Representative Berg

Senator Solberg

- 1 A BILL for an Act to create and enact a new section to chapter 36-01, a new section to chapter
- 2 36-05, and a new section to chapter 36-14 of the North Dakota Century Code, relating to

3 livestock unfit for sale and animals imported into the state; to amend and reenact sections

4 36-01-05, 36-01-07, 36-01-08, 36-01-08.1, 36-01-08.3, 36-01-08.4, 36-01-13, 36-01-14,

5 36-01-28, 36-05-01, subsection 4 of section 36-05-13.2, sections 36-07-07, 36-14-10,

6 36-14-20, 36-14-21, 36-15-01, 36-15-02, 36-15-08.1, 36-15-09, 36-15-14, 36-15-19, 36-15-21,

7 36-15-22, and subsection 1 of section 36-21.1-06 of the North Dakota Century Code, relating to

8 the board of animal health, livestock auction markets, rendering plants, contagious and

9 infectious livestock diseases, tuberculosis and brucellosis eradication in animals, and humane

10 treatment of animals; to repeal sections 36-14-04, 36-14-05, 36-14-06, 36-14-07, 36-15-08, and

11 36-15-12 of the North Dakota Century Code, relating to horses, cattle, sheep, and swine

12 imported into the state, compensation for owners of animals infected with tuberculosis or

13 paratuberculosis, and bovine tuberculosis and brucellosis funds; to provide a penalty; and to

14 provide for a legislative council study.

15 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 36-01-05 of the 1997 Supplement to the North
Dakota Century Code is amended and reenacted as follows:

18 36-01-05. State veterinarian - Appointment. The commissioner shall, with the 19 consent of the board, appoint the state veterinarian and deputy state veterinarian. However, 20 the commissioner's first appointments to the positions of state veterinarian and deputy state 21 veterinarian must be the persons serving in those capacities for the board of animal health on 22 the day before August 1, 1995. The state veterinarian and deputy state veterinarian must be 23 competent and skilled veterinarians and graduates of a veterinary medicine and surgery course 24 at a recognized college or university. The commissioner may remove the state veterinarian or

1 deputy state veterinarian for cause. At the request of the board, the commissioner shall

2 deputize persons licensed to practice veterinary medicine in this state as assistant state

3 veterinarians. Deputized persons shall serve during periods of emergency and only for the time

4 period determined by the board.

5 **SECTION 2. AMENDMENT.** Section 36-01-07 of the 1997 Supplement to the North 6 Dakota Century Code is amended and reenacted as follows:

36-01-07. Bacteriologist and consulting Consulting veterinarian of board - Duties
Compensation. The professor of veterinary science of the North Dakota state university of
agriculture and applied science shall board shall choose a veterinarian on staff at North Dakota
state university to act as bacteriologist and consulting veterinarian to the board. The

11 bacteriologist term of appointment is open and at the will of the board. At the discretion of the

12 board, the consulting veterinarian, or any United States department of agriculture approved

13 <u>laboratory</u> shall make bacteriological or pathological <u>diagnostic</u> examinations of all diseased

14 animals or portions thereof or of such material as may be forwarded to the bacteriologist by the

15 board or the commissioner's duly authorized agents. The bacteriologist shall furnish material

16 for the diagnosis of contagious diseases and instruction as to its use. For services, the

17 bacteriologist consulting veterinarian or United States department of agriculture approved

18 <u>laboratory</u> is entitled to receive such compensation as the commissioner may deem proper,

19 which must be paid out of the fund appropriated for the use of the commissioner.

SECTION 3. AMENDMENT. Section 36-01-08 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

22 **36-01-08.** Duties - Rules - Fees. The board shall protect the health of the domestic 23 animals and nontraditional livestock of this state, shall determine and employ the most efficient 24 and practical means for the prevention, suppression, control, and eradication of dangerous, 25 contagious, and infectious diseases among the domestic animals and nontraditional livestock of 26 this state, and shall prevent the escape and release of an animal injurious to or competitive with 27 agriculture, horticulture, forestry, wild animals, and other natural resource interests. For the 28 purpose of preventing the escape and release of an animal injurious to or competitive with 29 agriculture, horticulture, forestry, wild animals, and other natural resource interests, the board 30 may, by rule, quarantine any such animal, cause any such animal to be killed, regulate or 31 prohibit the arrival in or departure from this state of any such animal, and at the cost of the

1 <u>owner thereof, the board may detain any animal found to be in violation of any rule or</u>

2 prohibition. Any matter relating to the health and welfare of domestic animals and

3 nontraditional livestock and not specifically assigned by statute to another entity is deemed to

4 be within the authority of the board. The board may make rules to carry into effect the

5 purposes of this chapter and other duties prescribed in this title. The commissioner shall collect

6 six cents for each brucellosis tag and each identification tag and eight dollars for each health

pook the commissioner distributes. The fees collected by the commissioner must be depositedin the state general fund.

9 SECTION 4. AMENDMENT. Section 36-01-08.1 of the 1997 Supplement to the North
10 Dakota Century Code is amended and reenacted as follows:

11 36-01-08.1. Gaptive wildlife Nontraditional livestock license - Fee. The board of 12 animal health may require a license for captive wildlife nontraditional livestock maintained 13 within this state. The annual fee for a license for a bird species required to be licensed is five 14 seven dollars. The maximum annual fees for bird species licenses to be paid by a person 15 holding more than one bird species license is twenty five forty dollars. The annual fee for a 16 license for any other species required to be licensed is ten fifteen dollars. The maximum 17 annual fees for nonbird species licenses to be paid by a person holding more than one nonbird 18 species license is seventy-five one hundred dollars.

SECTION 5. AMENDMENT. Section 36-01-08.3 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

36-01-08.3. Duties - Evaluations - Report. The board <u>and the commissioner</u> shall
conduct performance evaluations of the state veterinarian and any assistant state veterinarians;
review the short term and the long term role and mission of the board and its employees;
review alternatives for the enhancement of, and the efficient delivery of, services provided by
the board and its employees; and evaluate the consolidation and cooperation with the

26 department of agriculture. The board shall report to the governor and the legislative council

27 before September 1, 1996, and each year thereafter.

28 SECTION 6. AMENDMENT. Section 36-01-08.4 of the 1997 Supplement to the North
29 Dakota Century Code is amended and reenacted as follows:

30 36-01-08.4. Ownership of skunks and raccoons prohibited - Exception - Rules 31 Penalty on primates, wolves, and wolf hybrids. No A person may not keep a skunk or

1 raccoon in captivity. This section does not apply to a zoo licensed by the regulatory 2 enforcement and animal care program of the animal and plant health inspection service of the 3 United States department of agriculture. The state veterinarian shall confiscate and dispose of 4 any animal kept in violation of this section. The board shall adopt rules governing the keeping 5 of a primate, wolf, or wolf hybrid in captivity and to implement this section. As used in this 6 section, "primate" does not include a human being; "wolf" means any animal of the species 7 canis lupus; and "wolf hybrid" means any animal that is any part wolf. A person who willfully 8 violates this section is guilty of a class B misdemeanor.

9 SECTION 7. A new section to chapter 36-01 of the North Dakota Century Code is
10 created and enacted as follows:

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Confiscation of nontraditional livestock held in violation of this chapter.

- 12 1. The state veterinarian, or the state veterinarian's designee, a police officer, sheriff, 13 or other law enforcement officer may seize any nontraditional livestock located on 14 private property from the animal's owner or custodian if probable cause exists to 15 believe that the animal is being held in violation of this chapter or rules adopted 16 under this chapter. Unless it is shown that there exists an exigency or occasion as 17 to require the immediate confiscation, an animal may not be seized until a hearing 18 is held allowing the owner or custodian to show cause why the animal should not 19 be confiscated. If exigent circumstances exist, an ex parte order may be issued 20 authorizing seizure of the animal if probable cause appears to the court that:
- 21a.The animal is in immediate danger of being released into the wild, destroyed,22concealed, removed from the state, or sold or given to an innocent party.
- 23b.The animal is infected with any contagious or infectious disease capable of24being spread to animals or humans.
- All animals seized must be held subject to the order of a court of competent jurisdiction. Whenever probable cause exists for a preconfiscation hearing, the owner or custodian of the animal must be notified in writing that, on the day fixed for a hearing, which may not be less than three days from the date of receipt of notice, the owner or custodian may appear or show cause why the animal should not be confiscated. Notice must be delivered to the owner or custodian by personal service or registered mail to that person's last-known mailing address.

1		An affidavit of service or the post-office registration receipt signed by the owner or
2		custodian is prima facie evidence of service of notice.
3	<u>2.</u>	Upon request by the person confiscating the animal, the board, the state
4		department of health, the game and fish department, any county sheriff's office,
5		city police department, or other peace officer may provide assistance in any action
6		to seize, impound, confiscate, or quarantine any animal suspected of being held or
7		possessed in violation of this title.
8	<u>3.</u>	A court having jurisdiction of an alleged offense under this title or rules adopted
9		under this chapter may order the disposition of all animals that have been
10		confiscated. This order may be entered only after a hearing duly had upon proper
11		notice to the owner or custodian and after a finding by the court that the animal
12		was being held or possessed in violation of this title at the time it was seized.
13	<u>4.</u>	When any nontraditional livestock is found to be held or possessed contrary to this
14		chapter, the court may:
15		a. Order the animal to be forfeited by its owner or custodian and that the animal
16		be destroyed or disposed of otherwise. The court may order disposition to a
17		zoo licensed by the animal care program of the animal and plant health
18		inspection service of the United States department of agriculture if the zoo
19		requests possession upon confiscation of the animal; or
20		b. Order the return of custody to the owner or custodian upon compliance with
21		all applicable state and local regulations governing ownership and possession
22		of nontraditional livestock, including payment of any license fees.
23		The court may award reasonable costs of seizure, care, and keeping pending
24		disposition, and attorneys' fees to the agency bringing an action to confiscate any
25		nontraditional livestock under this title.
26	<u>5.</u>	Subject to section 32-12.2-02, the owner of an animal may bring a claim for money
27		damages, and may recover the amount of actual damages incurred during the time
28		of seizure, if the owner establishes that before the animal was seized under this
29		chapter, the agency knew or recklessly failed to determine that the animal, at the
30		time of seizure, was lawfully owned and licensed in this state or that the animal
31		was a domestic animal not subject to seizure under this chapter.

1	SEC	CTION 8. AMENDMENT. Section 36-01-13 of the 1997 Supplement to the North
2	Dakota Cer	ntury Code is amended and reenacted as follows:
3	36-0	01-13. Diseased animal to be reported <u>- Records exempt</u> .
4	<u>1.</u>	Any person who discovers, suspects, or has reason to believe that any domestic
5		animal or nontraditional livestock belonging to that person or belonging to any
6		other person, is affected by any reportable contagious disease as defined by the
7		board, shall report that knowledge, suspicion, or belief to:
8	1.	The the state veterinarian or any other agent or representative of the
9		commissioner ; or
10	2.	Any law enforcement officer of the county or city in which the animal is present. If
11		a report is made to a law enforcement officer under this subsection, the officer
12		shall report the facts immediately to the commissioner or the state veterinarian and
13		failure to do so constitutes a violation of this chapter.
14	<u>2.</u>	The records are exempt from open records laws, except those records concerning
15		diseases that are specifically regulated by mandatory control and eradication
16		programs or to protect public health.
17	SEC	CTION 9. AMENDMENT. Section 36-01-14 of the 1997 Supplement to the North
18	Dakota Cer	ntury Code is amended and reenacted as follows:
19	36-0	01-14. Protest against killing of diseased animal - Examination of animal by
20	experts - A	ppointment of experts. Whenever a domestic animal or nontraditional livestock
21	has been d	etermined to be affected with a contagious or infectious disease and has been
22	ordered kill	ed by the board, the state veterinarian, or an agent or representative of the board,
23	the owner o	or keeper of the animal must be notified of the order. Notice may be accomplished
24	by sending	, by registered mail, a copy of the order to the owner or keeper of the animal, or by
25	having an a	agent or representative of the board, or a law enforcement officer, serve a copy of
26	the order u	pon the owner or keeper of the animal. Within twenty-four hours after receiving
27	notice of th	e order, the owner or keeper may file a protest against the killing of the animal with
28	the board o	or with the person who has ordered the animal killed. The protest must state under
29	oath, that to	o the best of the knowledge and belief of the person making the protest, the animal
30	is not infect	ted with any contagious or infectious disease. An examination of the animal or
31	laboratory r	reports involved then must be made by three experts, one of whom must be

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1	appointed b	by the board, one by the person making the protest, and the third by the two thus
2	appointed.	All the experts must be persons learned in veterinary medicine and surgery and
3	graduates o	of the veterinary course of a recognized college or university.
4	SEC	CTION 10. AMENDMENT. Section 36-01-28 of the 1997 Supplement to the North
5	Dakota Cer	ntury Code is amended and reenacted as follows:
6	36-0	01-28. Enforcement orders - Administrative hearing - Penalty.
7	<u>1.</u>	Except when otherwise ordered by a court of competent jurisdiction, the board may
8		order any domestic animal or nontraditional livestock brought into this state which
9		is not in compliance with the provisions of this chapter to be returned to the state of
10		origin, or in the alternative, the board may order the animal slaughtered or
11		destroyed. The board may grant an exception for any nontraditional livestock if a
12		zoo licensed by the animal care program of the animal and plant health inspection
13		service of the United States department of agriculture takes possession upon
14		confiscation of the animal.
15	<u>2.</u>	If, after a hearing, the board finds that a person has brought, kept, or received any
16		domestic animal or nontraditional livestock in this state and the animal or livestock
17		is not in compliance with the provisions of this chapter or rules adopted under this
18		chapter, a civil penalty not to exceed five thousand dollars per violation may be
19		assessed against that person.
20	<u>3.</u>	Any person who violates any of the provisions of this chapter for which a specific
21		penalty is not provided, or who knowingly violates any rule adopted by the board of
22		animal health, is guilty of a class B misdemeanor an infraction.
23	SEC	CTION 11. AMENDMENT. Section 36-05-01 of the North Dakota Century Code is
24	amended a	nd reenacted as follows:
25	36-0	05-01. Definitions. In this chapter, unless the context or subject matter otherwise
26	requires:	
27	1.	"Commissioner" means the commissioner of agriculture.
28	2.	"Livestock" means horses, mules, asses, bison, cattle, swine, sheep, and goats.
29	3.	"Livestock auction market" means a place or establishment conducted or operated
30		for compensation or profit as a public market or a private buying station, consisting
31		of pens or other enclosures and their appurtenances, in which livestock is

1 received, held, or kept for sale and where such livestock is sold or offered for sale, 2 at either public auction or private sale. 3 SECTION 12. A new section to chapter 36-05 of the North Dakota Century Code is 4 created and enacted as follows: 5 Livestock unfit for sale. Livestock may not be offered for sale or sold at any licensed 6 public livestock auction market if the livestock has a condition including the following: 7 Is infected with a disease that permanently renders the livestock unfit for human 1. 8 consumption; 9 2. Has severe neoplasia; 10 3. Has severe actinomycosis; 11 4. Is unable to rise to its feet by itself; or 12 <u>5.</u> Has an obviously fractured long bone or other fractures or dislocation of a joint that 13 renders the livestock unable to bear weight on the affected limb without the limb 14 collapsing. 15 If, in the judgment of a veterinarian licensed in this state and approved by the board of animal 16 health, the livestock consigned and delivered on the premises of a livestock auction market is in 17 any of the conditions described above, the veterinarian shall humanely euthanize the livestock 18 or direct the consignor to immediately remove the livestock from the premises of the livestock 19 auction market. All expenses incurred for euthanasia and disposal of the livestock under the provisions of this section are the responsibility of the consignor. Collection of expenses is not 20 21 the responsibility of the consignee. 22 SECTION 13. AMENDMENT. Subsection 4 of section 36-05-13.2 of the 1997 23 Supplement to the North Dakota Century Code is amended and reenacted as follows: 24 4. Fail to notify the commissioner of the receipt of a nonsufficient funds check as 25 required by section 36-04-07.1 36-05-09.1; 26 SECTION 14. AMENDMENT. Section 36-07-07 of the 1997 Supplement to the North 27 Dakota Century Code is amended and reenacted as follows: 28 36-07-07. Unloading chutes and vehicles used by rendering plant - Regulations 29 governing. All unloading places or chutes used by a rendering plant or establishment must be 30 on cement floors which that can be cleaned and disinfected. Every vehicle used for 31 transporting carcasses of dead animals to a rendering plant or establishment must:

1	1.	Be provided with a bed or tank not less than fifty inches [127 centimeters] in width
2		which is all metal, metal lined, or watertight for at least six inches [15.24
3		centimeters] above the floor of the box or bed.
4	2.	Have a metal lined endgate which that is hinged at the bottom of the bed or box
5		and is fastened firmly to the top of the bed or box when closed.
6	3.	Be so constructed that the sides, top, and endgate thereof will prevent flies and
7		other insects from entering the vehicle.
8	4.	Carry a tank filled with a four percent solution of creosol approved by the state
9		veterinarian for use as a disinfectant, or other disinfectant as prescribed by the
10		rules adopted by the state board of animal health.
11	5.	Be disinfected with the solution described in subsection 4 after it has been used for
12		collecting a dead animal at a farm and before it enters upon any public highway of
13		this state, and special attention must be given to all those parts of the vehicle
14		which came in contact with the ground while upon the premises.
15	6.	Be thoroughly washed and disinfected with the solution described in subsection 4
16		or with live steam, or both, after it has been unloaded at the rendering plant.
17	The operate	or of any such vehicle shall disinfect himself wash with disinfectant, paying special
18	attention to	his disinfecting the operator's hands and footwear, with the solution described in
19	subsection	4 immediately after leaving any farm at which he the operator has collected the
20	carcass of a	a dead animal.
21	SEC	CTION 15. A new section to chapter 36-14 of the North Dakota Century Code is
22	created and	enacted as follows:
23	Ani	mals imported into state to have certificate of veterinary inspection -
24	Exception.	
25	<u>1.</u>	Except as otherwise provided by this chapter or by rule, all domestic animals and
26		nontraditional livestock brought into this state must be accompanied by a
27		certificate of veterinary inspection certifying that the animals are free from
28		symptoms of all contagious and infectious diseases, and that the animals meet
29		disease testing and vaccination requirements prescribed by rule. Animals
30		originating in other countries must be tested for diseases, as determined by the
31		board, until a risk assessment is completed for the disease. If the board

1		determines that an unacceptable risk exists, the board may deny entry, require
2		additional testing, or require a vaccination.
3	<u>2.</u>	The requirement for a certificate of veterinary inspection is waived for cattle,
4		sheep, or swine originating directly from a producer's premises and not diverted en
5		route, if the waiver is approved by the state veterinarian and the cattle, sheep, or
6		swine are delivered for sale directly to a licensed auction market or other premises
7		approved by the state veterinarian.
8	<u>3.</u>	The board may require certification indicating that animals entering this state from
9		a foreign country and intended for human consumption have not been treated with
10		drugs that are disallowed under federal law for use in animals intended for human
11		consumption.
12	<u>4.</u>	The board may adopt rules to implement this section.
13	SEC	CTION 16. AMENDMENT. Section 36-14-10 of the 1997 Supplement to the North
14	Dakota Cer	ntury Code is amended and reenacted as follows:
15	36-1	14-10. Shipments of cattle, swine, and sheep animals for immediate slaughter.
16	Shipments	into this state of cattle, swine, and sheep animals for immediate slaughter may be
17	permitted without a certificate of veterinary inspection only if the livestock animals are not	
18	diverted en route and are delivered directly to a slaughtering establishment approved by the	
19	commissioner of agriculture.	
20	SEC	CTION 17. AMENDMENT. Section 36-14-20 of the 1997 Supplement to the North
21	Dakota Century Code is amended and reenacted as follows:	
22	36-7	14-20. Duty of overseer of highways or coroner when carcass of dead animal
23	is found - I	Fees - Recovery of expense. If the owner or person in charge of a dead animal
24	fails to com	ply with the provisions of section 36-14-19, the overseer of highways , or the county
25	coroner in a	a district which has no overseer, shall comply with the provisions of section 36-14-19
26	for the own	er or person. If burial of the animal is permitted, the burial may be made upon the
27	premises o	f the owner or person in charge of the animal at any place more than one thousand
28	feet [304.8	meters] from any dwelling house or barn. The board of county commissioners shall
29	allow in pay	ment a sum for disposal services as it deems to be reasonable, and the sum must
30	be paid as	other moneys are paid for services rendered to the county. The owner of the animal
31	is liable to t	he county for any amount paid out for disposal services. If the owner does not pay

1	that amount within thirty days after written demand for payment is made upon him the owner by	
2	the county auditor, the sum may be recovered in a civil action, and the judgment must include	
3	the costs of	the suit and a reasonable attorney's fee to be fixed by the court. No property
4	except abso	plute exemptions is exempt from sale for the payment of any such judgment. Any
5	attorney's fe	ee allowed by the court must be paid to the county if the action is brought by the
6	state's attor	ney.
7	SEC	CTION 18. AMENDMENT. Section 36-14-21 of the 1997 Supplement to the North
8	Dakota Cer	ntury Code is amended and reenacted as follows:
9	36- 1	14-21. Enforcement orders - Administrative hearing - Penalty.
10	<u>1.</u>	The board may order any domestic animal or nontraditional livestock brought into
11		this state which is not in compliance with the provisions of this chapter to be
12		returned to the state of origin, or in the alternative, the board may order the animal
13		slaughtered or destroyed.
14	<u>2.</u>	If, after a hearing, the board finds that a person has brought, kept, or received any
15		domestic animal or nontraditional livestock in this state and the animals or
16		livestock are not in compliance with the provisions of this chapter or rules adopted
17		under this chapter, a civil penalty not to exceed five thousand dollars per violation
18		may be assessed against that person.
19	<u>3.</u>	Any person who knowingly violates any rule of the state board of animal health, or
20		who violates any provision of this chapter for which another penalty is not
21		provided, is guilty of a class A misdemeanor an infraction.
22	SEC	CTION 19. AMENDMENT. Section 36-15-01 of the 1997 Supplement to the North
23	Dakota Cer	ntury Code is amended and reenacted as follows:
24	36- 1	15-01. Definitions. In this chapter, unless the context or subject matter otherwise
25	requires:	
26	1.	"Animals" means neat cattle bovine animals or bison.
27	2.	"Board" means the state board of animal health.
28	3.	"Diseased", when used to describe any animals, means animals infected with
29		either bovine tuberculosis or paratuberculosis (Johne's disease) brucellosis.
30	4.	The singular of any term imports the plural and the plural of any term includes the
31		singular.

SECTION 20. AMENDMENT. Section 36-15-02 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

3 36-15-02. Notice of condemnation of diseased animal - Animal to be destroyed 4 within fifteen days - Extension of time. Whenever any animal has been adjudged by the 5 board to be infected with bovine tuberculosis or brucellosis, the board or its authorized agent 6 shall serve a written notice of its decision upon the owner or keeper of the animal before the 7 condemned animal is killed. The animal must be destroyed within fifteen days after notice of 8 condemnation, in either a federal or state inspected slaughtering plant, or under the supervision 9 of an agent of the board. The fifteen-day period may be extended by the state veterinarian if 10 that person deems it advisable due to the circumstances involved in each case, and the 11 extension must be in writing. The notice must advise the owner or keeper of that person's right 12 to protest against the diagnosis and determination of the board within twenty-four hours after 13 the service of the notice upon that person. If no protest is made within such time by the owner 14 or keeper of the condemned animal, it must be appraised in the manner provided in this 15 chapter.

SECTION 21. AMENDMENT. Section 36-15-08.1 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

18 36-15-08.1. Owner entitled to compensation for cattle animals infected with or 19 exposed to brucellosis or bovine tuberculosis - Board of animal health may make rules 20 governing payments. When, in the discretion and judgment of the board of animal health, a 21 herd of cattle an animal is so seriously infected with bovine brucellosis, or bovine tuberculosis 22 as to warrant disposal of the entire herd animal and all other exposed animals, the board is 23 hereby authorized to approve indemnity payments, as funds are appropriated, on all cattle in 24 such herds the animals in accordance with the limits set forth in section 36-15-09. The board 25 may make reasonable rules governing the payment of such compensation within the limits 26 prescribed in this chapter.

SECTION 22. AMENDMENT. Section 36-15-09 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

36-15-09. Return of appraisement - Payment of claims for diseased animals. The
return of an appraisement made under this chapter must be in writing and signed by the board
or by the agent thereof which made the appraisement, or by the members of the board of

1 appraisers if a reappraisement is made after a protest, and by the owner of the condemned 2 animal. The return must be certified by the commissioner of agriculture to the state auditor, 3 who shall draw a warrant upon the state treasurer in favor of the owner of the animal. The 4 amount of indemnity paid by this state, however, must be, in the case of an animal condemned 5 because it is infected with bovine tuberculosis or paratuberculosis brucellosis, one-third of the 6 difference between the appraised value of the animal and the net value of the salvage received 7 by the owner, however, the indemnity payments may not exceed twenty-five dollars for each 8 grade animal or fifty dollars for each registered purebred animal, except, that if the federal 9 government fails to provide an amount of indemnity equal to that provided by the state, the 10 owner must be paid one-half of the difference between the appraised value of the animal and 11 the net value of the salvage thereof. Before any indemnity payment is made for such 12 registered purebred animals, a certificate of registration in a recognized herdbook must be 13 submitted to the state veterinarian prior to the date set for slaughter of said animal. This state 14 is not liable for indemnity under this chapter in excess of the amount appropriated for the 15 payment of such indemnity by the legislative assembly and the state is not liable for indemnity 16 for any animal killed during a biennium after the appropriation for such biennium has been 17 exhausted.

SECTION 23. AMENDMENT. Section 36-15-14 of the 1997 Supplement to the North
 Dakota Century Code is amended and reenacted as follows:

20 36-15-14. Gattle Animals not to be permitted to enter state or area circumscribed 21 by board for testing purposes. The commissioner state veterinarian shall enforce the 22 tuberculin testing or the brucellosis testing of all eattle animals entering the state as prescribed 23 by rule or in a circumscribed area as established by the board in accordance with the 24 provisions of this chapter providing for the eradication of bovine tuberculosis or brucellosis, as 25 the case may be, and the rules of the board relating to eradication. Whenever a circumscribed 26 area is established by the board as an area in which all eattle animals are to be tuberculin 27 tested or brucellosis tested, as the case may be, and the test is undertaken under the direction 28 of the board, no other eattle animals may be permitted to enter the area except under a special 29 permit and restrictions provided by the board unless:

If the <u>animals in the</u> area is <u>are</u> to be tuberculin tested, the <u>cattle</u> <u>animals entering</u>
 <u>the area</u> have been tuberculin tested under the direction of an agent of the board
 or are accompanied by a proper tuberculin test certificate of veterinary inspection.

If the <u>animals in the</u> area is <u>are</u> to be brucellosis tested, the <u>cattle animals entering</u>
 the area have been brucellosis tested under the direction of an agent of the board
 or are accompanied by a proper brucellosis test certificate of veterinary inspection.
 SECTION 24. AMENDMENT. Section 36-15-19 of the 1997 Supplement to the North

8 Dakota Century Code is amended and reenacted as follows:

9 36-15-19. Penalty for violation of provisions relating to testing of livestock
animals. Any person who refuses to assist in or attempts to prevent the board or the
commissioner from carrying out this chapter, or who violates any of the provisions of this
chapter relating to the testing of eattle animals, is guilty of a class B misdemeanor an infraction.

SECTION 25. AMENDMENT. Section 36-15-21 of the 1997 Supplement to the North
Dakota Century Code is amended and reenacted as follows:

15 36-15-21. Calfhood vaccination against brucellosis required - Penalty. No person 16 may bring into this state any female cattle over the maximum vaccination age as prescribed in 17 the brucellosis eradication uniform methods and rules approved and published by the United 18 States department of agriculture, animal and plant health inspection service, for dairy or 19 breeding purposes within this state, that have not been officially calfhood vaccinated against 20 brucellosis. Female cattle originating from free states that do not require North Dakota-origin 21 female cattle to be calfhood brucellosis vaccinated are exempt from the requirements of this 22 section. A person who brings cattle into this state from other free states that reciprocate shall 23 prove that the cattle were located in that state for a period of at least sixty days. "Officially 24 calfhood vaccinated" means a bovine female animal vaccinated against brucellosis under the 25 supervision of a federal or state veterinary official or an accredited veterinarian within age limits 26 prescribed by the board in compliance with United States department of agriculture uniform 27 methods and rules, with a vaccine approved by the North Dakota state veterinarian, and 28 permanently identified as such a vaccinate and reported at the time of vaccination to the 29 appropriate state or federal agency cooperating in the eradication of brucellosis. However, the 30 board may grant an exception to the provisions of this section. An appeal may be taken from 31 the decision of the board under the provisions of chapter 28-32. Any person who brings into

- 1 this state or acquires within this state any cattle contrary to the provisions of this section, is
- 2 guilty of a class A misdemeanor.
- 3 SECTION 26. AMENDMENT. Section 36-15-22 of the 1997 Supplement to the North
 4 Dakota Century Code is amended and reenacted as follows:
- 36-15-22. Enforcement orders Administrative hearing Penalty.
 1. The board may order cattle animals brought into the state which are not in
 compliance with the provisions of this chapter to be returned to their state of origin,
 or in the alternative, the board may order the cattle animals to be slaughtered or
 <u>destroyed</u>.
- 10
 2. If, after a hearing, the board finds that a person has brought, kept, or received
 11
 cattle animals in this state and the cattle animals are not in compliance with the
 provisions of this chapter or rules adopted under this chapter, a civil penalty not to
 13
 exceed two five thousand five hundred dollars per violation may be assessed
 14

SECTION 27. AMENDMENT. Subsection 1 of section 36-21.1-06 of the 1997
Supplement to the North Dakota Century Code is amended and reenacted as follows:

17 Any sheriff, police officer, licensed veterinarian, or investigator may take custody 1. 18 of, and care for any animal found abandoned, unjustifiably exposed to cold or 19 inclement weather, or not properly fed and watered. Any sheriff or police officer 20 may use reasonable means to enter a motor vehicle and remove an animal that 21 has been left in the vehicle in violation of section 36-21.1-03.1. It is a responsibility 22 of such A sheriff, police officer, licensed veterinarian, or investigator to may care 23 for the same animal until it is redeemed by the owner and when necessary may 24 deliver the animal to another person or facility to be sheltered, cared for, and 25 furnished suitable food and drink. In all cases the owner, if known, must be 26 immediately notified, or if the owner is unknown, notice must be given by 27 publication in the manner prescribed by law. Such notice must inform the owner 28 that such animal may be sold, or otherwise disposed of, pursuant to court order if 29 the animal is not redeemed within five days after receiving the notice or after 30 publication.

SECTION 28. REPEAL. Section 36-15-12 of the North Dakota Century Code and
 sections 36-14-04, 36-14-05, 36-14-06, 36-14-07, and 36-15-08 of the 1997 Supplement to the
 North Dakota Century Code are repealed.

4 **SECTION 29. LEGISLATIVE COUNCIL STUDY.** The legislative council shall consider 5 studying the state board of animal health, including its membership, its representation, and the 6 nature and scope of its regulatory authority over nontraditional livestock. The legislative council 7 shall report any findings, and recommendations, together with any legislation required to 8 implement the recommendations, to the fifty-seventh legislative assembly.