Sixty-third Legislative Assembly of North Dakota

HOUSE BILL NO. 1026

Introduced by

Legislative Management

(Agriculture Committee)

1 A BILL for an Act to create and enact chapters 4.1-72, 4.1-73, 4.1-74, 4.1-75, 4.1-83, and 4.1-88

2 of the North Dakota Century Code, relating to the North Dakota stockmen's association,

3 livestock branding, estrays, registered livestock, and the licensing of livestock dealers and wool

4 dealers; to repeal chapters 36-04, 36-09, 36-13, and 36-22 of the North Dakota Century Code,

5 relating to livestock branding, estrays, and the licensing of livestock dealers and wool dealers;

6 to provide a penalty; to provide for a legislative management study; and to provide a continuing

7 appropriation.

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

9 SECTION 1. Chapter 4.1-72 of the North Dakota Century Code is created and enacted as 10 follows:

11 <u>4.1-72-01. North Dakota stockmen's association - Statutory authority.</u>

- 12 <u>1.</u> <u>The North Dakota stockmen's association is a livestock association organized under</u>
- 13 the laws of this state and registered as a market agency under the Packers and
- 14 <u>Stockyards Act, 1921 [7 U.S.C. 181 et seq.]:</u>
- 15 <u>a.</u> For the protection of the livestock industry of this state; and
- 16b.To secure uniformity of inspection and cooperation with the United States17department of agriculture.
- 18 <u>2.</u> <u>The association shall inspect all cattle, horses, and mules, which are shipped or</u>
- 19 <u>consigned to any livestock auction market, buying station, or packing plant, in this</u>
- 20 <u>state, and all those that are shipped or consigned to a livestock auction market, buying</u>
- 21 station, or packing plant, located outside this state, if brand inspection services are
- 22 provided in accordance with section 4.1-73-24, for the purpose of determining or
- 23 verifying ownership and for any other purpose established by law.

1	4.1-72-02. Discrimination - Prohibited.						
2	The North Dakota stockmen's association may not discriminate between members of the						
3	association and persons who are not members of the association with respect to fees,						
4	recordings, complaints, requests for assistance, or any other duties assigned under this						
5	chapter.						
6	<u>4.1-</u>	72-03. Office for recording brands - Chief brand inspector - Employment.					
7	The	North Dakota stockmen's association shall:					
8	<u>1.</u>	Maintain an office for recording brands; and					
9	<u>2.</u>	Employ an individual to serve as the chief brand inspector of this state.					
10	<u>4.1-</u>	72-04. Chief brand inspector - Deputy brand inspectors - Licensed peace officers.					
11	<u>1.</u>	The chief brand inspector and any individual employed by the North Dakota					
12		stockmen's association to serve as a deputy brand inspector must be licensed peace					
13		officers in accordance with chapter 12-63 and may exercise the full authority of that					
14		license to enforce the brand laws and any other state laws relating to livestock. The					
15		chief brand inspector and the deputy brand inspectors may provide aid and assistance					
16		to other law enforcement agencies or officers, upon request, provided the requests are					
17		not for continuous or ongoing assistance.					
18	<u>2.</u>	Nothing in subsection 1 precludes the North Dakota stockmen's association from					
19		employing, as the chief brand inspector or as a deputy brand inspector, an individual					
20		who has not yet attained licensure as a peace officer, provided the individual is					
21		pursuing or as a condition of employment agrees to pursue the licensure. For the					
22		purpose of enforcing brand laws and all other laws relating to livestock, such an					
23		individual has the same authority as a licensed peace officer for a period of one year					
24		from the date of employment.					
25	4.1-72-05. Federally sponsored programs - Administration - Authorization.						
26	<u>1.</u>	The North Dakota stockmen's association shall serve as the state's administrator and					
27		allocator for that portion of any federally sponsored animal identification program					
28		which pertains to cattle, horses, and mules.					
29	<u>2.</u>	If requested by the agriculture commissioner or the state board of animal health, the					
30		North Dakota stockmen's association may serve as the state administrator for or assist					
31		in the administration of any other federally sponsored program pertaining to livestock.					

1	<u>4.1</u> .	- <u>72-0</u>	6. Federally sponsored programs - Administration - Records.				
2	<u>1.</u>	<u>Exc</u>	Except as provided in subsection 2, any information created, collected, or maintained				
3		<u>by</u>	the state veterinarian or the North Dakota stockmen's association with respect to				
4		<u>the</u>	the administration of any federally sponsored program pertaining to livestock as				
5		per	mitted by section 4.1-72-05 is confidential and not subject to the open records				
6		req	uirements of section 44-04-18.				
7	<u>2.</u>	<u>Nei</u>	ither the state veterinarian nor the North Dakota stockmen's association may				
8		rele	ease any information designated as confidential under subsection 1, except:				
9		<u>a.</u>	Upon the written consent of every person identified or identifiable by the				
10			information;				
11		<u>b.</u>	In accordance with federal law;				
12		<u>C.</u>	To any state or federal agency for the purpose of animal disease control or				
13			animal disease traceback;				
14		<u>d.</u>	To the attorney general and any other law enforcement agency pursuing a				
15			criminal investigation; or				
16		<u>e.</u>	Pursuant to an order issued by a court upon a showing of good cause.				
17	<u>3.</u>	<u>Thi</u>	s section does not preclude the exchange of information between the state				
18		vet	erinarian and the North Dakota stockmen's association.				
19	<u>4.</u>	<u>Any</u>	y person violating this section is subject to the remedies set forth in section				
20		<u>44-</u>	04-21.2. For purposes of applying section 44-04-21.2, "public entity" includes any				
21		per	son that has contracted with the state for the administration of any federally				
22		<u>spc</u>	onsored program pertaining to livestock.				
23	<u>4.1</u> .	- <u>72-0</u>	7. Collection of fees - Continuing appropriation.				
24	<u>The</u>	Nor	th Dakota stockmen's association shall forward all moneys received under this title				
25	to the st	<u>tate t</u>	reasurer for deposit in a special fund known as the North Dakota stockmen's				
26	<u>associa</u>	<u>tion f</u>	und. All moneys in the North Dakota stockmen's association fund, together with all				
27	income	earn	ed on the moneys in the fund, are appropriated on a continuing basis to the North				
28	<u>Dakota</u>	stock	men's association to carry out its statutory directives.				

1 4.1-72-08. Biennial audit. 2 At least once every two years the North Dakota stockmen's association shall provide for an 3 audit by a certified public accountant or a licensed public accountant and shall submit an 4 electronic copy of the audit report to the legislative council. 5 SECTION 2. Chapter 4.1-73 of the North Dakota Century Code is created and enacted as 6 follows: 7 4.1-73-01. Definition. 8 For purposes of this chapter, "brand" means an identifying imprint that is: 9 1. Placed on livestock by use of a hot branding iron; or 10 2. Placed on equines by means of either a hot branding iron or a freeze branding 11 technique. 12 4.1-73-02. Brand - Application for ownership. 13 To acquire ownership of a brand, a person shall file an application with the North 1. 14 Dakota stockmen's association. 15 2. The application must contain a depiction of the proposed brand. 16 3. The application must include a statement regarding: 17 The kind of livestock on which the brand will be placed; and <u>a.</u> 18 b. The placement or position of the brand on each kind of livestock listed in 19 subdivision a. 20 The chief brand inspector shall review each application to ensure compliance with the <u>4.</u> 21 requirements of this chapter. 22 4.1-73-03. Brands - Requirements for recording. 23 The chief brand inspector shall approve an application for ownership of a brand, filed <u>1.</u> 24 in accordance with section 4.1-73-02, and record the brand, unless: 25 The chief brand inspector determines that: a. 26 (1) Official records indicate the brand is owned by another person; 27 (2) The brand is deceptively similar to another recorded brand; 28 The brand is recorded in another state; (3) 29 (4) The brand may not be legible when placed on livestock; or 30 The proposed placement or position of the brand does not meet the (5) 31 requirements of section 4.1-73-05; or

1		<u>b.</u>	<u>The</u>	brand	<u>I:</u>
2			(1)	Con	sists of only one letter, number, or symbol, except as provided in
3				<u>subs</u>	ection 2:
4			<u>(2)</u>	<u>Cont</u>	ains either the letter "g" or the letter "q";
5			<u>(3)</u>	<u>Cont</u>	ains a letter not found in the modern English alphabet;
6			<u>(4)</u>	<u>Cont</u>	ains the numeral "0" or "1";
7			<u>(5)</u>	<u>Cont</u>	ains a dot;
8			<u>(6)</u>	<u>Cont</u>	ains a letter, number, or symbol placed within another letter, number, or
9				<u>sym</u> l	<u>pol; or</u>
10			(7)	<u>Cont</u>	ains a symbol other than:
11				<u>(a)</u>	A diamond;
12				<u>(b)</u>	An arrow;
13				<u>(c)</u>	<u>A mill iron;</u>
14				<u>(d)</u>	A cross;
15				<u>(e)</u>	<u>A heart;</u>
16				<u>(f)</u>	<u>A box:</u>
17				<u>(g)</u>	<u>A triangle;</u>
18				<u>(h)</u>	<u>A quarter circle;</u>
19				<u>(i)</u>	<u>A bar;</u>
20				(j)	<u>A star; or</u>
21				<u>(k)</u>	A forward or a backward slash.
22	<u>2.</u>	<u>The</u>	chie ⁻	f brand	d inspector may permit the recording of a brand that consists of one
23		lette	er, nu	<u>mber,</u>	or symbol, provided the brand meets all other statutory requirements
24		<u>for r</u>	record	ding a	nd is to be placed only on goats or sheep.
25	<u>4.1-</u>	<u>73-0</u> 4	4. Bra	and in	spection certificate.
26	<u>Upc</u>	n app	orovir	ng an a	application, the chief brand inspector shall provide a brand certificate to
27	the own	er. Tł	ne cei	rtificat	e is evidence of the brand's ownership.
28	<u>4.1-</u>	73-0	5. Bra	ands -	Permissible locations.
29	<u>1.</u>	<u>In th</u>	ne ca	se of o	cattle, brands that meet all other statutory requirements for recording
30		<u>may</u>	/ be p	laced	only on:
31		<u>a.</u>	<u>A de</u>	esigna	ted shoulder;

1		<u>b.</u>	A designated rib; or				
2		<u>C.</u>	A designated hip.				
3	<u>2.</u>	<u>In th</u>	In the case of horses and mules, brands that meet all other statutory requirements for				
4		<u>reco</u>	recording may be placed only on:				
5		<u>a.</u>	A designated shoulder;				
6		<u>b.</u>	A designated hip; or				
7		<u>C.</u>	A designated jaw.				
8	<u>3.</u>	<u>In th</u>	e case of bison, brands that meet all other statutory requirements for recording				
9		may	be placed only on:				
10		<u>a.</u>	A designated rib; or				
11		<u>b.</u>	A designated hip.				
12	<u>4.</u>	<u>In th</u>	e case of any other livestock, brands that meet all other statutory requirements for				
13		<u>reco</u>	ording may be placed only on those locations designated by the chief brand				
14		<u>insp</u>	ector. For purposes of this subsection, the designation of locations is not subject				
15		<u>to ru</u>	Ilemaking under chapter 28-32.				
16	<u>4.1</u>	73-06	3. Recorded numerical brand - Impermissible placement.				
17	<u>A p</u>	erson	may not place a recorded brand that consists entirely of upright numbers on the				
18	hips of a	rattle					
19		Jano.					
19	<u>4.1</u> -		<u>. Numerical brands - Applicability of designated placement provisions.</u>				
20		<u>73-07</u>					
		73-07 desig	2. Numerical brands - Applicability of designated placement provisions.				
20	The	73-07 desig <u>A nu</u>	7. Numerical brands - Applicability of designated placement provisions.				
20 21	The	73-07 desig <u>A nu</u> <u>cont</u>	7. Numerical brands - Applicability of designated placement provisions. In and placement restrictions set forth in this chapter do not apply to: Imerical brand that was first recorded before July 1,1957, and which has been				
20 21 22	<u>The</u> <u>1.</u>	73-07 desig <u>A nu</u> <u>cont</u> <u>An u</u>	7. Numerical brands - Applicability of designated placement provisions. In and placement restrictions set forth in this chapter do not apply to: Imerical brand that was first recorded before July 1,1957, and which has been inually rerecorded; or				
20 21 22 23	<u>The</u> <u>1.</u> <u>2.</u>	73-07 desig <u>A nu</u> cont <u>An u</u> iden	2. Numerical brands - Applicability of designated placement provisions. an and placement restrictions set forth in this chapter do not apply to: americal brand that was first recorded before July 1,1957, and which has been tinually rerecorded; or anrecorded numerical brand that is used for purposes such as herd or animal				
20 21 22 23 24	<u>The</u> <u>1.</u> <u>2.</u> 4.1 .	73-07 desig <u>A nu</u> cont <u>An u</u> iden 73-08	2. Numerical brands - Applicability of designated placement provisions. Ign and placement restrictions set forth in this chapter do not apply to: Imerical brand that was first recorded before July 1,1957, and which has been tinually rerecorded; or Inrecorded numerical brand that is used for purposes such as herd or animal Itification or registration.				
20 21 22 23 24 25	<u>The</u> <u>1.</u> <u>2.</u> <u>4.1-</u> <u>A de</u>	73-07 desig <u>A nu</u> cont <u>An u</u> iden 73-08	2. Numerical brands - Applicability of designated placement provisions. an and placement restrictions set forth in this chapter do not apply to: americal brand that was first recorded before July 1,1957, and which has been tinually rerecorded; or anrecorded numerical brand that is used for purposes such as herd or animal atification or registration. 3. Chief brand inspector - Determination regarding brand.				
20 21 22 23 24 25 26	<u>The</u> <u>1.</u> <u>2.</u> <u>4.1-</u> <u>A de</u> permiss	73-07 desig A nu cont An u iden 73-08 etermi ibility	 Numerical brands - Applicability of designated placement provisions. an and placement restrictions set forth in this chapter do not apply to: americal brand that was first recorded before July 1,1957, and which has been tinually rerecorded; or anrecorded numerical brand that is used for purposes such as herd or animal tification or registration. Chief brand inspector - Determination regarding brand. ination by the chief brand inspector regarding the acceptability of a brand or the 				
20 21 22 23 24 25 26 27	<u>The</u> <u>1.</u> <u>2.</u> <u>4.1-</u> <u>A de</u> permiss	73-07 desig <u>A nu</u> cont <u>An u</u> iden 73-08 etermi ibility 73-09	 Aumerical brands - Applicability of designated placement provisions. an and placement restrictions set forth in this chapter do not apply to: americal brand that was first recorded before July 1,1957, and which has been tinually rerecorded; or anrecorded numerical brand that is used for purposes such as herd or animal atification or registration. Chief brand inspector - Determination regarding brand. ination by the chief brand inspector regarding the acceptability of a brand or the of its location or placement, for purposes of recording, is final. 				

1		<u>a.</u>	Receives for filing a bill of sale for the brand, properly executed by the owner, as
2			shown in the records of the chief brand inspector;
3		<u>b.</u>	Determines that the brand duplicates a previously recorded brand; or
4		<u>C.</u>	Determines that the brand was obtained through fraud, misrepresentation, or
5			other illegal means.
6	<u>2.</u>	<u>The</u>	e chief brand inspector may cancel a legally recorded brand if the chief brand
7		insp	pector determines that the brand has been recorded in another state.
8	<u>4.1</u> .	<u>.73-1(</u>	0. Expiration of brands.
9	<u>On</u>	Janua	ary 1, 2016, and every five years thereafter, each livestock brand recorded in this
10	<u>state ex</u>	pires	, unless:
11	<u>1.</u>	<u>The</u>	brand was issued within the six-month period immediately preceding the date of
12		<u>exp</u>	iration; or
13	<u>2.</u>	<u>The</u>	brand has been rerecorded in accordance with this chapter.
14	<u>4.1</u> .	- <u>73-1</u> 1	I. Expiration of brand - Notice to owner.
15	<u>1.</u>	Bef	ore September 1, 2015, and every five years thereafter, the chief brand inspector
16		<u>sha</u>	Il provide to each owner of record:
17		<u>a.</u>	Written notice of the brand's expiration date:
18		<u>b.</u>	Written notice of the owner's right to rerecord the brand; and
19		<u>C.</u>	A written statement indicating that if the brand is allowed to expire, the person will
20			have lost ownership interest in the brand and may no longer use the brand.
21	<u>2.</u>	<u>The</u>	chief brand inspector shall send the notice and statement required by this section
22		<u>to t</u>	ne owner:
23		<u>a.</u>	Electronically; or
24		<u>b.</u>	By first-class mail if requested by the owner.
25	<u>4.1</u> .	73-12	2. Expiration of brands - Notice by publication.
26	<u>1.</u>	The	chief brand inspector shall publish in the official newspaper of each county a
27		<u>noti</u>	ce of the date by which livestock brands must be rerecorded in accordance with
28		<u>this</u>	chapter.
29	<u>2.</u>	The	notice must be published at least once per week for three successive weeks. The
30		<u>first</u>	publication must occur between the first and fifteenth day of September, before
31		<u>the</u>	expiration of all brands.

1	<u>4.1</u> -	- <u>73-1</u>	3. Brands authorized for rerecording.		
2	Notwithstanding any other provision of this chapter, the chief brand inspector shall accept				
3	for rerecording:				
4	<u>1.</u>	1. Any brand that the owner previously recorded; and			
5	<u>2.</u>	<u>A b</u>	rand that consists of one letter, number, or symbol, provided the brand is to be		
6		pla	ced only on goats or sheep.		
7	<u>4.1</u> -	73-1	4. Recording and rerecording brands - Fee.		
8	Eac	<u>h ap</u>	plication for recording or rerecording a brand must be accompanied by a fee in the		
9	<u>amount</u>	of tw	venty-five dollars.		
10	<u>4.1</u> .	73-1	5. Reassignment of expired brand.		
11	<u>1.</u>	<u>a.</u>	Except as provided in subdivision b, for a period of one year from the date of a		
12			brand's expiration, the chief brand inspector may not reassign the expired brand		
13			to any person other than the registered owner at the time of the brand's		
14			expiration.		
15		<u>b.</u>	If the person who owned the brand at the time it expired provides the chief brand		
16			inspector with written authorization, the chief brand inspector may reassign the		
17			brand to a new owner, at any time during the one-year period.		
18	<u>2.</u>	<u>Up</u>	on expiration of a brand and the passage of time or the procurement of		
19		<u>aut</u>	horization, as set forth in subsection 1, the chief brand inspector may accept an		
20		<u>ap</u>	plication to record the brand, provided the brand meets the requirements of this		
21		chapter.			
22	<u>4.1</u> -	73-1	6. Use of unrecorded brand - Penalty.		
23	<u>A p</u>	ersor	n is guilty of a class B misdemeanor if the person places upon an animal a brand		
24	that has	s not	been recorded in accordance with this chapter.		
25	<u>4.1</u> .	<u>-73-1</u>	<u> 7. Defacing brands - Unlawful branding - Penalty.</u>		
26	<u>A p</u>	ersor	n is guilty of a class A misdemeanor for a first offense and a class C felony for a		
27	second	or su	ubsequent offense if the person:		
28	<u>1.</u>	<u>Alte</u>	ers, defaces, or attempts to alter or deface the brand on any animal owned by		
29		and	other for the purpose of deceiving others as to the animal's ownership; or		
30	<u>2.</u>	<u>Wil</u>	Ifully brands, or causes to be branded, any animal owned by another for the		
31		pur	pose of deceiving others as to the animal's ownership.		

1	<u>4.1-</u>	18. Bill of sale - Copy with shipmer	<u>nt - Effect - Penalty.</u>
2	<u>1.</u>	person may not sell any livestock car	rying a recorded brand unless:
3		The seller is the owner of the reco	rded brand and delivers a bill of sale for the
4		livestock to the purchaser; or	
5		The seller delivers to the purchase	er a bill of sale executed by the owner of the
6		recorded brand and endorsed by t	he seller evidencing the later transaction.
7	<u>2.</u>	ne bill of sale must include:	
8		The date:	
9		The name, address, and signature	e of the seller;
10		The name, address, and signature	e of an individual who is at least eighteen years
11		of age and who can verify the nam	ne and signature of the seller;
12		The name and address of the buy	<u>er:</u>
13		The total number of animals sold:	
14		A description of each animal sold	as to sex and color; and
15		A depiction of the recorded brand.	
16	<u>3.</u>	ne buyer shall retain the bill of sale for	r as long as the buyer owns any animals
17		escribed in the bill of sale.	
18	<u>4.</u>	ne seller shall provide a copy of the bi	Il of sale to the individual hauling the livestock.
19		ne individual shall ensure that the doc	ument remains with the livestock while in
20		ansit.	
21	<u>5.</u>	ne bill of sale or a copy of the bill of sa	ale must be shown by the possessor on
22		emand to any law enforcement officer	or brand inspector.
23	<u>6.</u>	ne bill of sale is prima facie evidence	of the sale of the livestock described in the bill
24		sale.	
25	<u>7.</u>	ubsections 1 through 6 do not apply to	o the sale of livestock for which a brand
26		spector has issued a certificate of own	nership.
27	<u>8.</u>	ny person willfully violating this section	n is guilty of a class B misdemeanor for a first
28		fense and a class A misdemeanor for	a second or subsequent offense.

1	4.1-73-19. Proof of ownership - Alteration or falsification - Penalty.				
2	A person that knowingly makes, completes, alters, or in any way falsifies any document				
3	<u>evidenci</u>	ng pr	oof of livestock ownership, with the intent to deceive or harm another, is guilty of a		
4	<u>class B</u> t	felony	<u>/.</u>		
5	<u>4.1-</u>	<u>73-20</u>). False proof of ownership - Sale of livestock - Penalty.		
6	<u>A pe</u>	erson	willfully providing false proof of ownership in conjunction with the sale of livestock		
7	<u>is guilty</u>	of a c	class B misdemeanor for a first offense and a class A misdemeanor for a second or		
8	<u>subsequ</u>	ient o	offense.		
9	<u>4.1-</u>	<u>73-21</u>	. Transportation of livestock from state - Brand inspection - Penalty.		
10	<u>1.</u>	<u>A pe</u>	erson may not transport or attempt to transport cattle, horses, or mules from this		
11		state	e unless a brand inspector has inspected the livestock and issued a certificate of		
12		<u>own</u>	ership. The certificate must remain with the livestock while in transit and be		
13		pres	sented to the purchaser upon arrival at the destination. This subsection does not		
14		<u>app</u>	ly to a person that:		
15		<u>a.</u>	Transports cattle, horses, or mules from this state to obtain for the animals		
16			emergency medical treatment by a licensed veterinarian; or		
17		<u>b.</u>	Transports cattle, horses, or mules from this state to a livestock auction market,		
18			buying station, or packing plant, that is located in a bordering state and which is		
19			provided with brand inspection services in accordance with section 4.1-73-24.		
20	<u>2.</u>	<u>A pe</u>	erson may not remove cattle, horses, or mules from a livestock auction market,		
21		<u>buyi</u>	ing station, or packing plant until a brand inspector has inspected the livestock and		
22		<u>issu</u>	ed a certificate of ownership.		
23	<u>3.</u>	<u>Any</u>	person willfully violating this section is guilty of a class A misdemeanor. Any		
24		pers	son willfully violating this section a second time within five years or willfully violating		
25		<u>this</u>	section three or more times is guilty of a class C felony.		
26	<u>4.1-</u>	<u>73-22</u>	2. Request for reinspection - Cost.		
27	<u>1.</u>	<u>A pe</u>	erson may request that a brand inspector conduct a reinspection if the person has		
28		reas	son to believe that:		
29		<u>a.</u>	An error was made during the brand inspection; and		
30		<u>b.</u>	Cattle, horses, or mules were shipped to an unintended destination as a result of		
31			the error.		

1 If it is determined that an error was made during the brand inspection, the North 2 Dakota stockmen's association shall bear the cost of the reinspection. If it is 3 determined that a brand inspection error was not made, the person that requested the 4 reinspection shall reimburse the North Dakota stockmen's association for the cost of 5 the reinspection. 6 4.1-73-23. Brand inspection services - Out-of-state facilities. 7 The state board of animal health may authorize the provision of brand inspection 1. 8 services at a livestock auction market, buying station, or packing plant located outside 9 this state. 10 2. In order to obtain brand inspection services under this section, an entity shall file a 11 petition with the state board of animal health. 12 3. Before making a determination on the petition, the state board of animal health shall 13 provide the North Dakota stockmen's association with an opportunity to comment. 14 The state board of animal health shall establish by rule the criteria to be considered in <u>4.</u> 15 determining whether to authorize the services. 16 4.1-73-24. Rules - Fees for brand inspection. 17 <u>1.</u> The state board of animal health, after seeking advice from the North Dakota 18 stockmen's association, shall adopt rules regarding: 19 The provision of brand inspection services at livestock auction markets, packing <u>a.</u> 20 plants, and buying stations; and 21 b. The provision of brand inspection services at locations other than those listed in 22 subdivision a. 23 <u>2.</u> The rules must include: 24 The fees to be charged for the provision of the brand inspections; а. 25 b. The collection of fees by the brand inspectors; and 26 The time and manner in which the brand inspectors must submit the fees to the <u>C.</u> 27 North Dakota stockmen's association. 28 4.1-73-25. Slaughtering of cattle - Records - Penalty. 29 Any person slaughtering cattle on a custom basis or for the purpose of selling the 1. 30 meat at retail or wholesale shall record: 31 The date each animal was purchased or accepted for custom slaughtering; a.

1 The name and address of: b. 2 (1) The seller; or 3 (2) The person for whom custom slaughtering is being performed; 4 The animal's age or estimated age; <u>C.</u> 5 The animal's sex; and d. 6 Any brand found on the animal. e. 7 2. Any person required to record information in accordance with this section shall: 8 Compile the information in the manner directed by the North Dakota stockmen's <u>a.</u> 9 association; and 10 Forward the information to the North Dakota stockmen's association at least b. 11 guarterly. 12 3. Until such time as the information is forwarded to the North Dakota stockmen's 13 association, any person required to record information in accordance with this section 14 shall make the information available for inspection by a representative of the 15 association, upon request. 16 Any information created, collected, or maintained by the North Dakota stockmen's <u>4.</u> 17 association under this section is confidential and not subject to the open record 18 requirements of section 44-04-18. The information may be released by the association 19 only: 20 Upon the written consent of every person identified or identifiable by the <u>a.</u> 21 information; 22 In accordance with federal law; b. 23 To any state or federal agency for the purposes of animal disease control or <u>C.</u> 24 animal disease traceback; 25 To the attorney general and any other law enforcement agency pursuing a d. 26 criminal investigation; or 27 Pursuant to an order issued by a court upon a showing of good cause. e. 28 Any person violating this section is guilty of an infraction. 5. 29 4.1-73-26. Record of brands. 30 The chief brand inspector shall keep a record of all brands issued in this state. The record 31 must include:

1	<u>1.</u>	The name and address of the person that owns the brand;					
2	<u>2.</u>	A depiction of the brand;					
3	<u>3.</u>	The type of livestock on which the brand is authorized for use; and					
4	<u>4.</u>	4. The location or placement of the brand as authorized by the chief brand inspector.					
5	<u>4.1-</u>	73-27. Chief brand inspector to issue brand book.					
6	<u>1.</u>	The chief brand inspector shall compile and issue a brand book from the records					
7		required by section 4.1-73-26, as of the final date for rerecording and shall compile					
8		and issue an annual supplement.					
9	<u>2.</u>	a. The chief brand inspector shall provide a paper or an electronic copy of the brand					
10		book and each annual supplement, free of charge, to:					
11		(1) Each brand inspector; and					
12		(2) Any other law enforcement officer located in this state upon request.					
13		b. The chief brand inspector shall make paper copies of the brand books and					
14		annual supplements available for purchase by all other persons. The purchase					
15		price must be established by the North Dakota stockmen's association and					
16		approved by the state board of animal health.					
17	<u>3.</u>	The chief brand inspector shall post the brand book and each annual supplement on					
18		the North Dakota stockmen's association website.					
19	4.1-73-28. Official brand book - Presumptive evidence.						
20	The	official brand book published by the chief brand inspector must be received in all courts					
21	<u>of this st</u>	ate as presumptive evidence of the recording and ownership of livestock brands.					
22	<u>4.1-</u>	73-29. Effect of recorded brand - Bill of sale to be given and kept.					
23	<u>A br</u>	and recorded in accordance with this chapter and properly located on livestock is prima					
24	<u>facie evi</u>	dence that the animal bearing the brand is the property of the brand's owner, unless					
25	<u>covered</u>	by a bill of sale as provided by section 4.1-73-18.					
26	SEC	TION 3. Chapter 4.1-74 of the North Dakota Century Code is created and enacted as					
27	follows:						
28	<u>4.1-</u>	74-01. Registered livestock - Misrepresentation or falsification of records -					
29	<u>Penalty.</u>						
30	<u>1.</u>	<u>A person may not willfully:</u>					

1		<u>a.</u>	<u>Sell</u>	any livestock with a certificate of registration or breeding that does not
2			pert	ain to the livestock;
3		<u>b.</u>	Fals	sify a certificate of registration or breeding;
4		<u>C.</u>	Mis	represent or falsify any production or performance information referenced in a
5			<u>cert</u>	ificate of registration;
6		<u>d.</u>	<u>Cha</u>	ange the markings of livestock with the intent of deceiving a purchaser; or
7		<u>e.</u>	<u>Mis</u>	represent the sire to which livestock has been bred.
8	<u>2.</u>	<u>A p</u>	erson	violating this section is guilty of a class A misdemeanor for a first offense and
9		<u>a c</u>	lass C	c felony for a second or subsequent offense.
10	SE	стю	N 4. C	Chapter 4.1-75 of the North Dakota Century Code is created and enacted as
11	follows:			
12	<u>4.1</u>	-75-0	<u>1. De</u> f	finition.
13	<u>In t</u>	his ch	napter	; unless the context otherwise requires, "estray" means cattle, horses, or
14	<u>mules, v</u>	wheth	ner bra	anded or unbranded, whose ownership has not been determined.
15	<u>4.1</u>	- <u>75-0</u>	<u>2. Est</u>	trays - Possession.
16	<u>1.</u>	<u>lf a</u>	n indi	vidual discovers an estray on property that the individual owns or controls, the
17		ind	ividua	I shall make a good-faith effort to:
18		<u>a.</u>	Take	e possession of the estray;
19		<u>b.</u>	Dete	ermine its ownership; and
20		<u>C.</u>	<u>Fac</u>	ilitate its return.
21	<u>2.</u>	<u>lf th</u>	ne ind	ividual is unable to determine its ownership, the individual shall:
22		<u>a.</u>	<u>Noti</u>	ify the sheriff of the county in which the estray was found or the chief brand
23			insp	pector, and:
24			<u>(1)</u>	Provide to the sheriff or the chief brand inspector any information that may
25				assist in determining ownership of the estray:
26			<u>(2)</u>	Make the estray available for examination if requested by the chief brand
27				inspector; and
28			<u>(3)</u>	Follow the directives of the chief brand inspector regarding the estray's care
29				and disposal; or

1		<u>b.</u>	Deliver the estray to a livestock auction market in this state or to an out-of-state
2			livestock auction market that receives brand inspection services under section
3			4.1-73-24 and notify the brand inspector that it appears to be an estray.
4	<u>3.</u>	<u>Any</u>	person failing to comply with this section is liable to the owner of the estray for
5		<u>treb</u>	le damages and may not claim reimbursement for any expenses otherwise
6		allov	wed under this chapter.
7	<u>4.1-</u>	<u>75-03</u>	3. Notification - Record of date and time.
8	<u>A cc</u>	ounty	sheriff or the chief brand inspector shall make a record of the date and time that
9	<u>notificati</u>	ion is	received under section 4.1-75-02. The individual taking possession of the estray is
10	not entit	led to	reimbursement for expenses incurred before the recorded date and time.
11	<u>4.1-</u>	<u>75-04</u>	. Estrays - Notification of chief brand inspector.
12	<u>lf ar</u>	indiv	vidual notifies a county sheriff that the individual has taken possession of an estray,
13	the sher	iff sha	all contact the chief brand inspector and relay any information regarding the estray.
14	<u>4.1-</u>	<u>75-05</u>	5. Claiming estrays.
15	<u>1.</u>	<u>lf be</u>	fore an estray is sold the chief brand inspector determines its owner, the individual
16		<u>who</u>	took possession of the estray shall return it to its owner, provided the owner
17		<u>reim</u>	burses the individual for all incurred expenses in accordance with the
18		<u>reim</u>	bursement schedule developed by the North Dakota stockmen's association or in
19		<u>any</u>	lesser agreed-to amount.
20	<u>2.</u>	<u>lf th</u>	e individual who took possession of the estray and its owner are unable to reach
21		<u>an a</u>	agreement regarding the return of the estray, as provided for in subsection 1, the
22		indiv	vidual who took possession of the estray shall:
23		<u>a.</u>	Deliver the estray to a livestock auction market in this state or to an out-of-state
24			livestock auction market that receives brand inspection services under section
25			4.1-73-24; and
26		<u>b.</u>	Notify the brand inspector that the estray is to be sold and that reimbursement for
27			the individual's expenses must be paid from the proceeds of the estray's sale, in
28			accordance with the reimbursement schedule developed by the North Dakota
29			stockmen's association.

1	<u>4.1</u> .	75-06. Reimbursement for costs - Schedule.
2	<u>1.</u>	Except as otherwise provided in section 4.1-75-05, the individual taking possession of
3		an estray in accordance with this chapter is entitled to receive reimbursement for
4		incurred expenses in accordance with a reimbursement schedule developed by the
5		North Dakota stockmen's association.
6	<u>2.</u>	The amount reimbursable under this section must be deducted from the proceeds of
7		the estray's sale. Any amount remaining thereafter must be forwarded to the North
8		Dakota stockmen's association and submitted to the state treasurer for deposit in the
9		North Dakota stockmen's association fund.
10	<u>4.1</u> -	75-07. List of estrays - Publication - Proof of ownership.
11	<u>1.</u>	Each December, the North Dakota stockmen's association shall publish at least twice
12		in the official newspaper of each county, a list of all estrays found in the county and for
13		which the association received sale proceeds.
14	<u>2.</u>	The association shall maintain and make available on its website an updated list of all
15		estrays for which the association received sale proceeds during the preceding
16		seventy-two months.
17	<u>3.</u>	If a person demonstrates ownership of an estray to the satisfaction of the chief brand
18		inspector within seventy-two months of the date on which the proceeds of its sale were
19		distributed to the North Dakota stockmen's association, the association shall return to
20		the owner the amount it received but shall retain any income earned on the amount.
21	<u>4.1</u> -	75-08. Possession of estray - Immunity from liability.
22	<u>1.</u>	If an individual, without being negligent, takes possession of an estray and complies
23		with this chapter, that individual is not liable:
24		a. For any injury or damage caused by the estray while in the individual's
25		possession or in the event the estray escapes; or
26		b. For any economic loss incurred by:
27		(1) The owner of the estray, if later identified; or
28		(2) Any other person having a claim to the estray.
29	<u>2.</u>	If an individual, without being negligent, attempts to take possession of an estray in
30		order to comply with this chapter, that individual is not liable:

1		<u>a.</u>	<u>For</u>	any injury or damage caused by the estray during the attempt to take
2			pos	session; or
3		<u>b.</u>	<u>For</u>	any economic loss incurred by:
4			<u>(1)</u>	The owner of the estray, if later identified; or
5			<u>(2)</u>	Any other person having a claim to the estray.
6	<u>4.1-</u>	7 <u>5-0</u> 9	9. Fai	lure to comply with chapter - Penalty.
7	<u>Any</u>	indiv	ridual	who takes possession of an estray and willfully fails to comply with this
8	<u>chapter i</u>	s gu	<u>ilty of</u>	a class B misdemeanor.
9	SEC	ΤΙΟ	N 5. C	Chapter 4.1-83 of the North Dakota Century Code is created and enacted as
10	follows:			
11	<u>4.1-8</u>	<u>33-0'</u>	1. Def	finition.
12	<u>In th</u>	is ch	apter	, unless the context otherwise requires, "livestock dealer" means a person
13	that buys	s hor	<u>ses, r</u>	mules, cattle, hogs, goats, or sheep from a producer or a livestock auction
14	market:			
15	<u>1.</u>	<u>On</u>	the p	erson's own account, more than once per year for the purpose of resale
16		<u>with</u>	<u>nin thi</u>	<u>rty days;</u>
17	<u>2.</u>	<u>On</u>	<u>comn</u>	nission; or
18	<u>3.</u>	<u>For</u>	slaug	<u>ihter.</u>
19	<u>4.1-</u> 8	<u>33-0</u> 2	<u>2. Liv</u>	<u>estock dealer - License required.</u>
20	<u>1.</u>	<u>Bef</u>	ore a	person may transact business as a livestock dealer, the person must be
21		lice	nsed	by the agriculture commissioner.
22	<u>2.</u>	<u>Thi</u>	s sect	tion does not apply to:
23		<u>a.</u>	<u>A pa</u>	acking plant, provided the plant's annual purchases of cattle, goats, hogs,
24			hors	ses, mules, or sheep do not exceed five hundred thousand dollars; or
25		<u>b.</u>	<u>The</u>	purchase of cattle, goats, hogs, horses, mules, or sheep:
26			(1)	By a livestock cooperative from a member of the cooperative; or
27			<u>(2)</u>	By one member of a livestock cooperative from another member.
28	<u>4.1-</u> 8	<u>33-0</u>	<u>3. Ap</u>	plication for livestock dealer's license - Required information.
29	<u>To o</u>	btair	<u>a live</u>	estock dealer's license, a person must complete an application and submit it
30	to the ag	Iricul	ture c	commissioner. The application must include:
31	<u>1.</u>	<u>The</u>	appl	icant's name and:

1		<u>a.</u>	The name of each partner if the applicant is a partnership;
2		<u>b.</u>	The name of each corporate officer and the state of incorporation if the applicant
3			is a corporation; or
4		<u>C.</u>	The name of each manager and the state of organization if the applicant is a
5			limited liability company;
6	<u>2.</u>	The	e applicant's mailing address; and
7	<u>3.</u>	The	e applicant's principal place of business.
8	<u>4.1-</u>	<u>83-0</u>	4. License - Fee - Expiration.
9	<u>1.</u>	The	e fee for a livestock dealer's license is fifty dollars.
10	<u>2.</u>	<u>A liv</u>	vestock dealer's license issued under this chapter expires on June thirtieth of each
11		yea	<u>r.</u>
12	<u>3.</u>	<u>A liv</u>	vestock dealer's license is not transferable.
13	<u>4.1-</u>	<u>83-0</u>	5. Application for license - Posting of bond.
14	<u>1.</u>	As	a condition of licensure, the applicant shall post a bond with the agriculture
15		<u>con</u>	nmissioner. The bond must be:
16		<u>a.</u>	A surety bond;
17		<u>b.</u>	A cash bond; or
18		<u>C.</u>	An irrevocable letter of credit.
19	<u>2.</u>	<u>The</u>	e agriculture commissioner must be named as the obligee.
20	<u>3.</u>	The	e bond required by this section must be:
21		<u>a.</u>	In an amount and form required by this chapter;
22		<u>b.</u>	Applicable to the period during which the livestock dealer's license is in effect;
23		<u>C.</u>	For the benefit of any person selling livestock to the livestock dealer or the
24			dealer's agent; and
25		<u>d.</u>	Conditioned for the payment of any financial obligation owed by a livestock
26			dealer to another person in conjunction with the sale of livestock.
27	<u>4.1-</u>	<u>83-0</u>	6. Bond requirements - Alternative.
28	<u>Any</u>	appl	icant having a bond on file with the United States department of agriculture
29	pursuan	t to t	he Packers and Stockyards Act, 1921 [7 U.S.C. 181 et seq.], may meet the
30	<u>requiren</u>	nents	of section 4.1-83-05 by filing a copy of that bond with the agriculture
31	<u>commis</u>	sione	er, provided the commissioner is named as the trustee of the bond.

1	4.1-83-07. Out-of-state applicant - Trustee.			
2	A bond posted by an out-of-state applicant for a livestock dealer's license may name as			
3	trustee a financially responsible, disinterested person who is satisfactory to the commissioner.			
4	<u>4.1-</u>	<u>83-08</u>	<u> 3. Bond - Minimum amount.</u>	
5	<u>1.</u>	<u>The</u>	agriculture commissioner shall determine the amount of the bond required in	
6		acc	ordance with this chapter by using the same basis as that prescribed for livestock	
7		<u>dea</u>	lers who are subject to the provisions of the Packers and Stockyards Act, 1921	
8		[7 U	J.S.C. 181 et seq.].	
9	<u>2.</u>	Not	withstanding subsection 1, if at the time of licensure or at any point during the	
10		peri	od of licensure the agriculture commissioner has reason to believe that a bond is	
11		inac	dequate to secure the performance of the livestock dealer's obligations, the	
12		<u>com</u>	missioner shall require an increase in the amount of the bond.	
13	<u>3.</u>	<u>A bo</u>	ond required by this chapter may not be in an amount less than ten thousand	
14		<u>dolla</u>	ars.	
15	<u>4.1-</u>	<u>83-09</u>	9. Release of records - Confidentiality.	
16	<u>1.</u>	<u>As a</u>	a condition of licensure, the applicant shall agree to provide to the agriculture	
17		<u>com</u>	missioner, upon request, any financial record that the commissioner deems	
18		<u>rele</u>	vant for purposes related to:	
19		<u>a.</u>	The issuance of a livestock dealer's license; or	
20		<u>b.</u>	An investigation after issuance of a livestock dealer's license.	
21	<u>2.</u>	<u>As a</u>	a condition of licensure, the applicant shall file a records release with the	
22		<u>agri</u>	culture commissioner, authorizing the commissioner to obtain, from any source,	
23		<u>any</u>	financial record that the commissioner deems relevant for purposes related to:	
24		<u>a.</u>	The issuance of a livestock dealer's license; or	
25		<u>b.</u>	An investigation after issuance of a livestock dealer's license.	
26	<u>3.</u>	<u>Any</u>	information gained by the agriculture commissioner under this section is	
27		<u>con</u>	fidential and may be provided only:	
28		<u>a.</u>	To federal authorities in accordance with federal law;	
29		<u>b.</u>	To the attorney general, state agencies, and law enforcement agencies, for use in	
30			the pursuit of official duties; and	
31		<u>C.</u>	As directed by an order of a court pursuant to a showing of good cause.	

1	<u>4.1</u> .	83-10. Dealer's license - Grounds for denial - Hearing.
2	<u>1.</u>	The agriculture commissioner shall deny an applicant a livestock dealer's license if:
3		a. The applicant's current assets do not exceed the applicant's current liabilities; or
4		b. The applicant submitted false or misleading information in connection with the
5		application.
6	<u>2.</u>	The agriculture commissioner may deny an applicant a livestock dealer's license:
7		a. If after due investigation, the commissioner has reason to believe that the
8		applicant has failed to pay, in a timely manner and without reasonable cause,
9		prior obligations incurred in connection with livestock transactions;
10		b. If the applicant has failed to pay brand inspection fees or veterinary inspection
11		fees, as required by law, within sixty days of the date on which they were due;
12		c. If the applicant has violated any of the laws of this state governing the handling,
13		shipment, or transportation of livestock; or
14		d. For any other just and good cause.
15	<u>3.</u>	Any applicant denied a license under this section may request a hearing before the
16		agriculture commissioner within thirty days of the denial.
17	<u>4.1</u> .	83-11. Change of circumstance - Notification of agriculture commissioner.
18	<u>A liv</u>	vestock dealer shall notify the agriculture commissioner of:
19	<u>1.</u>	Any legal change to the name in which the livestock dealer's license is issued;
20	<u>2.</u>	Any change to the legal status of the livestock dealer; and
21	<u>3.</u>	Any change in the nature and scope of the livestock dealer's business, if that change
22		would warrant an increase in the amount of the bond posted by the dealer in
23		accordance with this chapter.
24	<u>4.1</u> -	83-12. Records.
25	Eac	ch livestock dealer shall keep records regarding all purchases and sales of livestock for a
26	period o	of two years. The records may be examined by the agriculture commissioner upon
27	<u>request</u>	<u>.</u>
28	<u>4.1</u> -	83-13. Agent's license.
29	<u>Bef</u>	ore an individual may serve as the agent of a livestock dealer, the individual must be
30	licensed	by the agriculture commissioner. In order for an individual to obtain an agent's license,

- 1 the agent's principal must request the license, at the time and in the manner determined by the
- 2 <u>agriculture commissioner.</u>
- 3 4.1-83-14. Agent's license - Requirements - Liability of principal. 4 Before the agriculture commissioner issues an agent's license, the commissioner shall 5 verify that: 6 1. The agent's principal is a livestock dealer licensed in accordance with this chapter; 7 and 8 <u>2.</u> The principal has filed with the agriculture commissioner a signed statement indicating 9 that the principal is responsible for and will be held strictly liable for any acts and 10 omissions arising out of the agent's livestock dealings, even if the dealings were not 11 authorized by the principal. 12 4.1-83-15. Agent's license - Grounds for denial. 13 The agriculture commissioner may refuse to issue an agent's license: 1. 14 If the individual seeking the license was previously denied a livestock dealer's <u>a.</u> 15 license or an agent's license; 16 If the individual seeking the license had a livestock dealer's license or an agent's <u>b.</u> 17 license revoked; 18 If the individual seeking the license has been convicted of an offense for which a <u>C.</u> 19 term of imprisonment or a fine is authorized by statute; or 20 For any other just and good cause. d. 21 2. Any applicant denied a license under this section may request a hearing before the 22 agriculture commissioner, within thirty days of the denial. 23 4.1-83-16. Agent's authority - Limitation. 24 While acting as an agent, an individual may not conduct any transaction involving livestock 25 in the agent's own name. 26 4.1-83-17. Order to cease and desist - Hearing. 27 The agriculture commissioner may issue an order to cease and desist if the commissioner 28 has reason to believe that a person has committed or is about to commit a violation of this 29 chapter. If the agriculture commissioner issues a cease and desist order, the commissioner 30 shall hold a hearing within thirty days of the issuance and within sixty days of the issuance. 31 revoke the order or make it permanent.

<u>4.1</u> -	83-18. Investigation of livestock dealer - Hearing.	
<u>1.</u>	a. The agriculture commissioner shall investigate the conduct of any livestock	
	dealer if the commissioner has reasonable cause to believe that the livestock	
	dealer may have violated this chapter or engaged in any activity that constitutes a	<u>a</u> _
	ground for license suspension or revocation under this chapter.	
	b. Subdivision 1 does not apply if an investigation is being conducted by the grain	
	inspection, packers and stockyards administration.	
<u>2.</u>	If after conducting an investigation the agriculture commissioner has probable cause	
	to believe that a violation of the chapter occurred or that the livestock dealer engaged	-
	in any activity that constitutes a ground for license suspension or revocation under this	<u>s</u>
	chapter, the commissioner may conduct a hearing to determine whether the license of	: -
	the livestock dealer should be suspended or revoked.	
<u>4.1</u> -	83-19. Grounds for suspension or revocation of license.	
The	agriculture commissioner may suspend or revoke the license of a livestock dealer if:	
<u>1.</u>	The livestock dealer has violated this chapter:	
<u>2.</u>	The livestock dealer has violated any of the laws of this state governing the handling.	
	shipment, or transportation of livestock;	
<u>3.</u>	The livestock dealer has been found guilty of deceit, fraud, dishonesty, forgery, or	
	theft, as a dealer in livestock;	
<u>4.</u>	The livestock dealer submitted false or misleading information in connection with the	
	application for licensure;	
<u>5.</u>	The livestock dealer has failed to maintain records that disclose all purchases and	
	sales of livestock, as required by section 4.1-83-12;	
<u>6.</u>	The livestock dealer has refused the commissioner's request to provide financial	
	records to the commissioner, as required by section 4.1-83-09;	
<u>7.</u>	The livestock dealer has failed to pay brand inspection fees or veterinary inspection	
	fees, as required by law, within sixty days of the date on which they were due;	
<u>8.</u>	The livestock dealer is convicted under section 4.1-03-13 of failing to submit beef	
	promotion assessments; or	
<u>9.</u>	The livestock dealer has failed to pay for livestock purchased in a timely manner and	
	1. 2. 4.1- 1. 2. 3. 4. 5. 6. 7.	 dealer if the commissioner has reasonable cause to believe that the livestock. dealer may have violated this chapter or engaged in any activity that constitutes a ground for license suspension or revocation under this chapter. b. Subdivision 1 does not apply if an investigation is being conducted by the grain inspection, packers and stockyards administration. 2. If after conducting an investigation the agriculture commissioner has probable cause to believe that a violation of the chapter occurred or that the livestock dealer engaged in any activity that constitutes a ground for license suspension or revocation under this chapter, the commissioner may conduct a hearing to determine whether the license of the livestock dealer should be suspended or revoked. 4.1-83-19. Grounds for suspension or revocation of license. The agriculture commissioner may suspend or revoke the license of a livestock dealer if: The livestock dealer has violated this chapter: The livestock dealer has violated any of the laws of this state governing the handling, shipment, or transportation of livestock; The livestock dealer has been found guilty of deceit, fraud, dishonesty, forgery, or theft, as a dealer in livestock; The livestock dealer has failed to maintain records that disclose all purchases and sales of livestock, as required by section 4.1-83-12; The livestock dealer has refused the commissioner's request to provide financial records to the commissioner, as required by section 4.1-83-09; The livestock dealer has failed to pay brand inspection fees or veterinary inspection, fees, as required by law, within sixty days of the date on which they were due; The livestock dealer is convicted under section 4.1-03-13 of failing to submit beef

1	<u>4.1</u> -	-83-20). License suspension or revocation - Hearing - Appeal.
2	<u>1.</u>	Bef	ore the agriculture commissioner may suspend or revoke a livestock dealer's
3		lice	nse, the commissioner shall:
4		<u>a.</u>	Prepare a complaint;
5		<u>b.</u>	Designate the time and place for a hearing; and
6		<u>C.</u>	Serve a copy of the complaint and a notice of the hearing upon the livestock
7			dealer at least fifteen days before the date of the hearing.
8	<u>2.</u>	<u>The</u>	agriculture commissioner shall serve the required notice by registered mail or in
9		<u>the</u>	manner provided by the North Dakota Rules of Civil Procedure for the service of a
10		<u>sum</u>	imons.
11	<u>3.</u>	<u>At t</u>	he hearing, the agriculture commissioner shall take and receive testimony and
12		<u>evic</u>	lence.
13	<u>4.</u>	<u>Afte</u>	er the hearing, the agriculture commissioner shall issue an order to:
14		<u>a.</u>	Dismiss the proceedings;
15		<u>b.</u>	Suspend the livestock dealer's license; or
16		<u>C.</u>	Revoke the livestock dealer's license.
17	<u>5.</u>	<u>The</u>	aggrieved party may appeal the order to the district court of the county in which
18		<u>the</u>	party maintains its principal place of business.
19	<u>4.1</u> -	-83-21	1. Bond - Claim for relief.
20	<u>lf a</u>	livest	ock dealer defaults in the provisions of any bond required by this chapter, the
21	livestoc	k dea	ler is deemed to be insolvent within the meaning of this chapter. The claim for relief
22	for dam	ages	upon the bond, and the amount recovered in any claim for relief for the conversion
23	of livest	<u>ock p</u>	urchased by the livestock dealer while the license is in force and effect, constitutes
24	<u>a trust f</u>	und ir	the hands of the agriculture commissioner for all persons having a claim for relief
25	<u>against</u>	the liv	vestock dealer on the bond.
26	<u>4.1</u> -	83-22	2. Appointment of trustee.
27	<u>1.</u>	<u>Upc</u>	on the insolvency of a livestock dealer, the agriculture commissioner may apply to
28		<u>the</u>	district court of the county in which the dealer maintains its principal place of
29		<u>bus</u>	iness for appointment as the trustee.

1	<u>2.</u>	Upon notice to the livestock dealer, as the court shall prescribe but not exceeding ten
2		days, or upon a written waiver of notice by the dealer, the court shall hear and make a
3		determination regarding the application in a summary manner.
4	<u>3.</u>	If the court determines that the livestock dealer is insolvent within the meaning of this
5		chapter and that it would be in the best interest of persons holding claims against the
6		dealer for the purchase price of livestock sold to the dealer or to the dealer's agent
7		that the agriculture commissioner execute the trust, the court shall issue an order
8		appointing the commissioner as the trustee, without bond.
9	<u>4.</u>	Upon being appointed as the trustee, the agriculture commissioner shall perform the
10		duties of a trustee as set forth in this chapter.
11	<u>4.1-</u>	83-23. Possession of records and property - Notice to file claims.
12	<u>1.</u>	a. Upon being appointed trustee, the agriculture commissioner shall take
13		possession of all accounts and records pertaining to the livestock dealer's
14		business. After reviewing the records, the agriculture commissioner may return to
15		the dealer any records that are not necessary to the settlement of claims under
16		this chapter.
17		b. Upon being appointed trustee, the agriculture commissioner shall take
18		possession of all livestock purchased by the dealer under the dealer's license
19		and remaining in the dealer's possession.
20	<u>2.</u>	The agriculture commissioner, as trustee, shall publish a notice once each week for
21		three consecutive weeks in the official newspaper of each county in which the
22		livestock dealer was conducting business, directing any person having a claim against
23		the dealer to file the claim and all supporting documentation with the commissioner no
24		later than forty-five days from the last date of publication. Any person failing to meet
25		the filing requirements set forth in the notice is barred from participating in any funds
26		marshalled by the agriculture commissioner under this chapter.
27	<u>4.1-</u>	83-24. Maintenance of action - Marshalling of assets.
28	<u>1.</u>	The agriculture commissioner, as trustee, may in the name of the state upon its own
29		relation but for the benefit of all claimants against the livestock dealer's bond, maintain
30		suits or special proceedings upon the bond and against any person who has

1		converted any of the livestock, for the purpose of marshalling all of the trust assets of
2		the insolvent dealer and distributing the assets among the claimants.
3	<u>2.</u>	However, recourse must be had against the bond before recourse is had against a
4		person who knowingly and in good faith converted any of the livestock, unless the
5		agriculture commissioner determines it necessary that all of the remedies be pursued
6		at the same time.
7	<u>4.1-</u>	83-25. Remedy of claimants - Pursuit of separate action.
8	<u>1.</u>	A claimant may not pursue a separate claim for relief against the livestock dealer's
9		bond unless the agriculture commissioner fails or refuses to apply for appointment as
10		trustee.
11	<u>2.</u>	A claimant may pursue concurrently with the agriculture commissioner, however, any
12		other remedy against the livestock dealer or the dealer's property that the claimant
13		may have for the entire claim or for any deficiency that occurs after all payments have
14		been made from the trust fund.
15	<u>4.1-</u>	83-26. Actions by agriculture commissioner - Exoneration.
16	<u>1.</u>	The agriculture commissioner may:
17		a. Prosecute an action for any claim arising under this chapter;
18		b. Appeal from any adverse judgment to the court of last resort; and
19		c. Settle and compromise any action if the commissioner determines that doing so
20		is in the best interests of the claimant.
21	<u>2.</u>	When the agriculture commissioner receives a compromise payment or the full
22		amount of any bond or conversion claim, the commissioner may exonerate the person
23		compromising or paying the claim from further liability growing out of the action.
24	<u>4.1-</u>	83-27. Moneys collected on claims - Required deposit.
25	<u>All n</u>	noneys collected and received by the agriculture commissioner as trustee must be
26	deposite	d in the Bank of North Dakota pending the marshalling of the fund.
27	<u>4.1-</u>	83-28. Report of amounts payable - Distribution of trust fund.
28	<u>1.</u>	Upon recovery of the trust fund, or so much of the fund as is recoverable or necessary
29		to pay the outstanding claims, the agriculture commissioner shall file with the court a
30		report showing the amount payable on each claim, after recognition of all proper liens,
31		pledges, assignments, and deductions.

1	<u>2.</u>	<u>lf th</u>	e trust fund is insufficient to pay all claims in full, the agriculture commissioner
2		<u>sha</u>	Il prorate the fund among the claimants.
3	<u>3.</u>	The	e court shall notify the claimants by mail regarding the proposed distribution and
4		<u>dire</u>	ct that the claimants show cause why the report and distribution should not be
5		<u>app</u>	roved.
6	<u>4.</u>	<u>Afte</u>	er holding a hearing on the matter, the court shall:
7		<u>a.</u>	Approve or modify the report;
8		<u>b.</u>	Issue an order directing that the trust fund be distributed; and
9		<u>C.</u>	Discharge the agriculture commissioner from all duties as trustee.
10	<u>4.1-</u>	83-29	9. Court costs.
11	The	agric	culture commissioner is not required to pay any filing fee or other court cost or
12	disburse	emen	t in connection with an application for appointment as trustee or with any action
13	<u>brought</u>	unde	er this chapter if the fee, cost, or disbursement accrues to the state or to a county in
14	this stat	<u>e.</u>	
15	<u>4.1-</u>	<u>83-3(</u>	<u>). Violations of chapter - Criminal penalty - Civil penalty.</u>
16	<u>1.</u>	<u>Any</u>	person violating this chapter is guilty of a class A misdemeanor.
17	<u>2.</u>	<u>Any</u>	person violating this chapter is subject to a civil penalty in an amount not to
18		exc	eed five thousand dollars for each violation. The civil penalty may be adjudicated
19		<u>by a</u>	a court or by the agriculture commissioner through an administrative hearing.
20	SECTION 6. Chapter 4.1-88 of the North Dakota Century Code is created and enacted as		
21	follows:		
22	4.1-88-01. Definition.		
23	<u>In t</u>	<u>nis ch</u>	apter, unless the context otherwise requires, "wool dealer" means a person that
24	<u>buys wo</u>	ol fro	m a producer.
25	<u>4.1-</u>	<u>88-02</u>	2. Wool dealer - License required.
26	<u>1.</u>	<u>Bef</u>	ore a person may transact business as a wool dealer, the person must be licensed
27		<u>by t</u>	he agriculture commissioner.
28	<u>2.</u>	<u>This</u>	s section does not apply to the purchase of wool:
29		<u>a.</u>	By a wool cooperative from a member of the cooperative; or
30		<u>b.</u>	By one member of a wool cooperative from another member.

1	<u>4.1</u>	-88 -	03. Application for wool dealer's license - Required information.	
2	To	To obtain a wool dealer's license, a person must complete an application and submit it to		
3	the ag	ricult	ure commissioner. The application must include:	
4	<u>1.</u>	T	he applicant's name and:	
5		<u>a</u>	The name of each partner if the applicant is a partnership;	
6		<u>b</u>	The name of each corporate officer and the state of incorporation if the applicant	
7			is a corporation; and	
8		<u>C</u>	The name of each manager and the state of organization if the applicant is a	
9			limited liability company:	
10	<u>2.</u>	T	he applicant's mailing address; and	
11	<u>3.</u>	Τ	he applicant's principal place of business.	
12	<u>4.1</u>	-88 -	04. License - Fee - Expiration.	
13	<u>1.</u>	Ţ	he fee for a wool dealer's license is ten dollars.	
14	<u>2.</u>	<u>A</u>	wool dealer's license issued under this chapter expires on June thirtieth of each	
15		y	ear.	
16	<u>3.</u>	<u>A</u>	wool dealer's license is not transferable.	
17	<u>4.1</u>	-88 -	05. Application for license - Posting of bond.	
18	<u>1.</u>	<u>A</u>	s a condition of licensure, the applicant must post a bond with the agriculture	
19		<u>C(</u>	ommissioner. The bond must be:	
20		<u>a</u>	<u>A surety bond;</u>	
21		<u>b</u>	A cash bond; or	
22		<u>C</u>	An irrevocable letter of credit.	
23	<u>2.</u>	T	he agriculture commissioner must be named as the obligee.	
24	<u>3.</u>	<u>T</u>	he bond required by this section must be:	
25		<u>a</u>	In an amount and form required by this chapter;	
26		<u>b</u>	Applicable to the period during which the wool dealer's license is in effect;	
27		<u>C</u>	For the benefit of any person selling wool to the wool dealer or the dealer's agent;	
28			and	
29		<u>d</u>	Conditioned for the payment of any financial obligation owed by a wool dealer to	
30			another person in conjunction with the sale of wool.	

1	<u>4.1-88-06. Out-of-state applicant - Trustee.</u>		
2	A bond filed by an out-of-state applicant for a wool dealer's license may name as trustee a		
3	financially responsible, disinterested person who is satisfactory to the agriculture commissioner.		
4	<u>4.1-</u>	<u>88-07</u>	<u>'. Bond - Minimum amount.</u>
5	<u>1.</u>	<u>The</u>	agriculture commissioner shall determine the amount of the bond required in
6		acco	ordance with this chapter, provided that the amount of the bond is not less than ten
7		<u>thou</u>	isand dollars.
8	<u>2.</u>	<u>lf at</u>	the time of licensure or at any point during the period of licensure the agriculture
9		<u>com</u>	missioner has reason to believe that a bond is inadequate to secure the
10		perf	ormance of the wool dealer's obligations, the commissioner shall require an
11		incre	ease in the amount of the bond.
12	<u>4.1-</u>	88-08	8. Release of records - Confidentiality.
13	<u>1.</u>	<u>As a</u>	a condition of licensure, the applicant shall agree to provide to the agriculture
14		<u>com</u>	missioner, upon request, any financial record that the commissioner deems
15		relev	vant for purposes related to:
16		<u>a.</u>	The issuance of a wool dealer's license; or
17		<u>b.</u>	An investigation after issuance of a wool dealer's license.
18	<u>2.</u>	<u>As a</u>	a condition of licensure, the applicant shall file a records release with the
19		<u>agri</u>	culture commissioner, authorizing the commissioner to obtain, from any source,
20		<u>any</u>	financial record that the commissioner deems relevant for purposes related to:
21		<u>a.</u>	The issuance of a wool dealer's license; or
22		<u>b.</u>	An investigation after issuance of a wool dealer's license.
23	<u>3.</u>	<u>Any</u>	information gained by the agriculture commissioner under this section is
24		<u>con</u> t	fidential and may be provided only:
25		<u>a.</u>	To federal authorities in accordance with federal law;
26		<u>b.</u>	To the attorney general, state agencies, and law enforcement agencies, for use in
27			the pursuit of official duties; and
28		<u>C.</u>	As directed by an order of a court pursuant to a showing of good cause.
29	<u>4.1-</u>	<u>88-09</u>	. Wool dealer's license - Grounds for denial - Hearing.
30	<u>1.</u>	<u>The</u>	agriculture commissioner shall deny an applicant a wool dealer's license if:
31		<u>a.</u>	The applicant's current assets do not exceed the applicant's current liabilities; or

1		<u>b.</u>	The applicant submitted false or misleading information in connection with the
2			application.
3	<u>2.</u>	<u>The</u>	agriculture commissioner may deny an applicant a wool dealer's license:
4		<u>a.</u>	If after due investigation, the commissioner has reason to believe that the
5			applicant has failed to pay, in a timely manner and without reasonable cause,
6			prior obligations incurred in connection with wool transactions; or
7		<u>b.</u>	For any other just and good cause.
8	<u>3.</u>	<u>Any</u>	applicant denied a license under this section may request a hearing before the
9		<u>agri</u>	culture commissioner, within thirty days of the denial.
10	<u>4.1-</u>	<u>88-10</u>). Change of circumstance - Notification of agriculture commissioner.
11	<u>A we</u>	ool de	ealer shall notify the agriculture commissioner of:
12	<u>1.</u>	<u>Any</u>	legal change to the name in which the wool dealer's license is issued;
13	<u>2.</u>	<u>Any</u>	change to the legal status of the wool dealer; and
14	<u>3.</u>	<u>Any</u>	change in the nature and scope of the wool dealer's business, if that change
15		wou	Id warrant an increase in the amount of the bond posted by the dealer in
16		acc	ordance with this chapter.
17	<u>4.1-</u>	<u>88-11</u>	I. Records.
18	<u>Eac</u>	h woo	ol dealer shall keep records regarding all purchases and sales of wool for a period
19	<u>of two y</u>	ears.	The records may be examined by the agriculture commissioner upon request.
20	<u>4.1-</u>	<u>88-12</u>	2. Agent's license.
21	Befo	ore ar	n individual may serve as the agent of a wool dealer, the individual must be
22	licensed	by th	ne agriculture commissioner. In order for an individual to obtain an agent's license,
23	the ager	nt's pi	rincipal must request the licensure, at the time and in the manner determined by
24	the agric	cultur	e commissioner.
25	<u>4.1-</u>	<u>88-13</u>	3. Agent's license - Requirements - Liability of principal.
26	<u>Befo</u>	ore th	e agriculture commissioner issues an agent's license, the commissioner shall
27	verify the	<u>at:</u>	
28	<u>1.</u>	<u>The</u>	agent's principal is a wool dealer licensed in accordance with this chapter; and
29	<u>2.</u>	<u>The</u>	principal has filed with the agriculture commissioner a signed statement indicating
30		<u>that</u>	the principal is responsible for and will be held strictly liable for any acts and

1	omissions arising out of the agent's wool dealings, even if the dealings were not					
2	authorized by the principal.					
3	<u>4.1-88-14. Agent's license - Grounds for denial - Hearing.</u>					
4	<u>1.</u>	<u>The</u>	e agriculture commissioner may refuse to issue an agent's license:			
5		<u>a.</u>	If the individual seeking the license was previously denied a wool dealer's license			
6			or an agent's license;			
7		<u>b.</u>	If the individual seeking the license has had a wool dealer's license or an agent's			
8			license revoked;			
9		<u>C.</u>	If the individual seeking the license has been convicted of an offense for which a			
10			term of imprisonment or a fine is authorized by statute; or			
11		<u>d.</u>	For any other just and good cause.			
12	<u>2.</u>	<u>Any</u>	applicant denied a license under this section may request a hearing before the			
13		<u>agri</u>	iculture commissioner, within thirty days of the denial.			
14	4.1-88-15. Agent's authority - Limitation.					
15	While acting as an agent, an individual may not conduct any transaction involving livestock,					
16	in the a	gent's	s own name.			
17	<u>4.1</u> .	88-10	6. Order to cease and desist - Hearing.			
18	The agriculture commissioner may issue an order to cease and desist if the commissioner					
19	has reason to believe that a person has committed or is about to commit a violation of this					
20	chapter. If the commissioner issues a cease and desist order, the commissioner shall hold a					
21	1 hearing within thirty days of the issuance and within sixty days of the issuance, revoke the order					
22	2 or make it permanent, as the facts require.					
23	<u>4.1</u> -	88-17	7. Investigation of wool dealer - Hearing.			
24	<u>1.</u>	<u>The</u>	agriculture commissioner shall investigate the conduct of any wool dealer if the			
25		<u>con</u>	missioner has reasonable cause to believe that the wool dealer may have violated			
26		<u>this</u>	chapter or engaged in any activity that constitutes a ground for license revocation			
27		und	ler this chapter.			
28	<u>2.</u>	<u>lf af</u>	ter conducting an investigation the agriculture commissioner has probable cause			
29		<u>to b</u>	elieve that a violation of the chapter occurred or that the wool dealer engaged in			
30		<u>any</u>	activity that constitutes a ground for license suspension or revocation under this			

1		chapter, the commissioner may conduct a hearing to determine whether the license of					
2		the wool dealer should be suspended or revoked.					
3	<u>4.1</u> -	4.1-88-18. Grounds for suspension or revocation of license.					
4	The commissioner may revoke the license of a wool dealer if:						
5	<u>1.</u>	The wool dealer has violated this chapter;					
6	<u>2.</u>	The wool dealer has been found guilty of deceit, fraud, dishonesty, forgery, or theft, as					
7		<u>a dealer in wool;</u>					
8	<u>3.</u>	The wool dealer submitted false or misleading information in connection with the					
9		application for licensure;					
10	<u>4.</u>	The wool dealer has failed to maintain records that disclose all purchases and sales of					
11		wool, as required by section 4.1-88-11;					
12	<u>5.</u>	The wool dealer has refused the commissioner's request to provide financial records					
13		to the commissioner, as required by section 4.1-88-08; or					
14	<u>6.</u>	The wool dealer has failed to pay for wool purchased in a timely manner and without					
15		reasonable cause.					
16	6 <u>4.1-88-19. License suspension or revocation - Hearing - Appeal.</u>						
17	<u>1.</u>	Before the agriculture commissioner may suspend or revoke a wool dealer's license,					
18		the commissioner shall:					
19		a. Prepare a complaint;					
20		b. Designate the time and place for a hearing; and					
21		c. Serve a copy of the complaint and a notice of the hearing upon the wool dealer at					
22		least fifteen days before the date of the hearing.					
23	<u>2.</u>	The agriculture commissioner shall serve the required notice by registered mail or in					
24		the manner provided by the North Dakota Rules of Civil Procedure for the service of a					
25		summons.					
26	<u>3.</u>	At the hearing, the agriculture commissioner shall take and receive testimony and					
27		evidence.					
28	<u>4.</u>	After the hearing, the agriculture commissioner shall issue an order to:					
29		a. Dismiss the proceedings;					
30		b. Suspend the wool dealer's license; or					
31		c. <u>Revoke the wool dealer's license.</u>					

1	<u>5.</u>	The aggrieved party may appeal the order to the district court of the county in which					
2		the party maintains its principal place of business.					
3	<u>4.1-88-20. Bond - Claim for relief.</u>						
4	<u>lf a v</u>	a wool dealer defaults in the provisions of any bond required by this chapter, the wool					
5	dealer is	ler is deemed to be insolvent within the meaning of this chapter. The claim for relief for					
6	damages upon the bond, and the amount recovered in any claim for relief for the conversion of						
7	wool purchased by the wool dealer, while the license is in force and effect, constitutes a trust						
8	fund in the hands of the agriculture commissioner for all persons having a claim for relief						
9	against the wool dealer on the bond.						
10	<u>4.1-</u>	4.1-88-21. Appointment of trustee.					
11	<u>1.</u>	Upon the insolvency of a wool dealer, the agriculture commissioner may apply to the					
12		district court of the county in which the dealer maintains its principal place of business					
13		for appointment as the trustee.					
14	<u>2.</u>	Upon notice to the wool dealer, as the court shall prescribe but not exceeding ten					
15		days, or upon a written waiver of notice by the dealer, the court shall hear and make a					
16		determination regarding the application in a summary manner.					
17	<u>3.</u>	If the court determines that the wool dealer is insolvent within the meaning of this					
18		chapter and that it would be in the best interest of persons holding claims against the					
19		dealer for the purchase price of wool sold to the dealer or to the dealer's agent that the					
20		agriculture commissioner execute the trust, the court shall issue an order appointing					
21		the commissioner as the trustee, without bond.					
22	<u>4.</u>	Upon being appointed as the trustee, the agriculture commissioner shall perform the					
23		duties of a trustee as set forth in this chapter.					
24	4.1-88-22. Possession of records and property - Notice to file claims.						
25	<u>1.</u>	a. Upon being appointed trustee, the agriculture commissioner shall take					
26		possession of all accounts and records pertaining to the wool dealer's business.					
27		After reviewing the records, the agriculture commissioner may return to the					
28		dealer any records that are not necessary to the settlement of claims under this					
29		chapter.					

1		b. Upon being appointed trustee, the agriculture commissioner shall take		
2		possession of all wool purchased by the dealer under the dealer's license and		
3		remaining in the dealer's possession.		
4	<u>2.</u>	The agriculture commissioner, as trustee, shall publish a notice once each week for		
5		three consecutive weeks in the official newspaper of each county in which the wool		
6		dealer was conducting business, directing any person having a claim against the		
7		dealer to file the claim and all supporting documentation with the commissioner no		
8		later than forty-five days from the last date of publication. Any person failing to meet		
9		the filing requirements set forth in the notice is barred from participating in any funds		
10		marshalled by the commissioner under this chapter.		
11	<u>4.1-8</u>	1-88-23. Maintenance of action - Marshalling of assets.		
12	<u>1.</u>	The agriculture commissioner, as trustee, may in the name of the state upon its own		
13		relation but for the benefit of all claimants against the wool dealer's bond, maintain		
14		suits or special proceedings upon the bond and against any person who has		
15		converted any of the wool, for the purpose of marshalling all of the trust assets of the		
16		insolvent dealer and distributing the assets among the claimants.		
17	<u>2.</u>	However, recourse must be had against the bond before recourse is had against a		
18		person who knowingly and in good faith converted any of the wool, unless the		
19		agriculture commissioner determines it necessary that all of the remedies be pursued		
20		at the same time.		
21	<u>4.1-8</u>	38-24. Remedy of claimants - Pursuit of separate action.		
22	<u>1.</u>	A claimant may not pursue a separate claim for relief against the wool dealer's bond		
23		unless the agriculture commissioner fails or refuses to apply for appointment as		
24		trustee.		
25	<u>2.</u>	A claimant may pursue concurrently with the agriculture commissioner, however, any		
26		other remedy against the wool dealer or the dealer's property that the claimant may		
27		have for the entire claim or for any deficiency that occurs after all payments have been		
28		made from the trust fund.		
29	<u>4.1-8</u>	-88-25. Actions by agriculture commissioner - Exoneration.		
30	<u>1.</u>	The agriculture commissioner may:		
31		a. Prosecute an action for any claim arising under this chapter;		

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1		<u>b.</u>	Appeal from any adverse judgment to the court of last resort; and			
2		<u>C.</u>	Settle and compromise any action if the commissioner determines that doing so			
3			is in the best interests of the claimant.			
4	<u>2.</u>	<u>Whe</u>	en the agriculture commissioner receives a compromise payment or the full			
5		amo	ount of any bond or conversion claim, the commissioner may exonerate the person			
6		<u>com</u>	promising or paying the claim from further liability growing out of the action.			
7	<u>4.1-</u>	1-88-26. Moneys collected on claims - Required deposit.				
8	All moneys collected and received by the agriculture commissioner as trustee must be					
9	deposited in the Bank of North Dakota pending the marshalling of the fund.					
10	4.1-88-27. Report of amounts payable - Distribution of trust fund.					
11	<u>1.</u>	<u>Upo</u>	on recovery of the trust fund, or so much of the fund as is recoverable or necessary			
12		<u>to p</u> a	ay the outstanding claims, the agriculture commissioner shall file with the court a			
13		repo	ort showing the amount payable on each claim, after recognition of all proper liens,			
14		pled	lges, assignments, and deductions.			
15	<u>2.</u>	<u>If th</u>	e trust fund is insufficient to pay all claims in full, the agriculture commissioner			
16		<u>shal</u>	Il prorate the fund among the claimants.			
17	<u>3.</u>	<u>The</u>	court shall notify the claimants by mail regarding the proposed distribution and			
18		<u>dire</u>	ct that the claimants show cause why the report and distribution should not be			
19		<u>app</u>	roved.			
20	<u>4.</u>	<u>Afte</u>	r holding a hearing on the matter, the court shall:			
21		<u>a.</u>	Approve or modify the report;			
22		<u>b.</u>	Issue an order directing that the trust fund be distributed; and			
23		<u>C.</u>	Discharge the agriculture commissioner from all duties as trustee.			
24	<u>4.1-88-28. Court costs.</u>					
25	The agriculture commissioner is not required to pay any filing fee or other court cost or					
26	disbursement in connection with an application for appointment as trustee or with any action					
27	brought under this chapter if the fee, cost, or disbursement accrues to the state or to a county of					
28	this state	<u>ə.</u>				
29	4.1-88-29. Violations of chapter - Criminal penalty - Civil penalty.					
30	<u>1.</u>	<u>Any</u>	person violating this chapter is guilty of a class A misdemeanor.			

1 Any person violating this chapter is subject to a civil penalty in an amount not to <u>2.</u> 2 exceed five thousand dollars for each violation. The civil penalty may be adjudicated 3 by a court or by the agriculture commissioner through an administrative hearing. 4 SECTION 7. AGRICULTURAL LAW REWRITE - STUDY. The legislative management 5 shall continue its study of North Dakota Century Code provisions that relate to agriculture for 6 the purpose of recommending changes to laws that are found to be irrelevant, inconsistent, 7 illogically arranged, or unclear in their intent and direction. The legislative management shall 8 report its findings and recommendations, together with any legislation required to implement the 9 recommendations, to the sixty-fourth legislative assembly. 10 SECTION 8. REPEAL. Chapters 36-04, 36-09, 36-13, and 36-22 of the North Dakota

11 Century Code are repealed.