State of South Dakota

NINETY-THIRD SESSION LEGISLATIVE ASSEMBLY, 2018

400Z0335

HOUSE ENGROSSED NO. SB 29-3/6/2018

Introduced by: The Committee on Appropriations at the request of the Department of Agriculture

1 FOR AN ACT ENTITLED, An Act to increase the amount authorized for certain brand fees and 2 to authorize an expedited registration fee. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA: 4 Section 1. That § 40-18-16 be amended to read: 5 40-18-16. The board may promulgate rules pursuant to chapter 1-26 to: 6 (1) Describe prohibited brand symbols for various types of livestock and identify locations on animals where a brand is permitted; 8 (2) Provide for the registration, transfer, and renewal of livestock brands; 9 (3) Establish a brand registration fee not to exceed twenty-five thirty-five dollars; 10 (4) Establish a brand renewal fee not to exceed ten fourteen dollars per year or a brand 11 renewal fee not to exceed fifty seventy dollars for each five-year ownership period 12 and a brand transfer fee not to exceed twenty-five thirty-five dollars; 13 Establish an ownership inspection fee not to exceed one dollar for each head of (5) 14 livestock; 15 (6) Establish recordable livestock brands;

- 2 - SB 29

1 (7) Establish law enforcement, ownership inspection, and transportation requirements 2 within or without the ownership inspection area;

- 3 (8) Establish a duplicate certificate fee not to exceed five ten dollars;
- 4 (9) Establish a mileage fee for inspectors not to exceed the rate set by the State Board of Finance;
- 6 (10) Establish an expedited registration fee not to exceed fifty dollars.
- 7 Section 2. That § 40-19-14 be amended to read:
- 40-19-14. During the first two years following the current brand ownership period, only the previous owner may apply for a brand canceled under § 40-19-13. If the brand is recordable, the previous owner may register the brand by paying the registration fee and a one hundred <u>fifty</u> dollar rerecord fee. If the brand was registered before cancellation, the brand is recordable and the previous owner may register the brand by paying the registration fee and a one hundred <u>fifty</u> dollar rerecord fee. <u>Moreover, during During</u> the two years following the current <u>brand</u> ownership period, it is not a violation of § 40-19-21:
- 15 (1) If the previous owner sells livestock bearing the canceled brand; or
- 16 (2) If the previous owner brands livestock with the canceled brand before becoming aware of the cancellation.