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AMENDMENTS TO LB744

Introduced by Erdman, 47.

- 1 1. Strike the original sections and insert the following new
- 2 sections:
- 3 Section 1. Section 54-199, Reissue Revised Statutes of Nebraska, is
- 4 amended to read:
- 5 54-199 (1) To record a brand, a person shall forward to the Nebraska
- 6 Brand Committee a facsimile or description of the brand desired to be
- 7 recorded, a written application, and a recording fee and research fee
- 8 established by the brand committee. Such recording fee may vary according
- 9 to the number of locations and methods of brand requested but shall not
- 10 be more than one hundred fifty dollars per application. Such research fee
- 11 shall be charged on all applications and shall not be more than fifty
- 12 dollars per application.
- 13 (2) For recording of visual brands, upon receipt of a facsimile of
- 14 the brand, an application, and the required fee, the brand committee
- 15 shall determine compliance with the following requirements:
- 16 (a) The brand shall be an identification mark that is applied to the
- 17 hide of a live animal by hot iron branding or by either hot iron branding
- 18 or freeze branding. The brand shall be on either side of the animal in
- 19 any one of three locations, the shoulder, ribs, or hip;
- 20 (b) The brand is not recorded under the name of any other person and
- 21 does not conflict with or closely resemble a prior recorded brand;
- 22 (c) The brand application specifies the left or right side of the
- 23 animal and the location on that side of the animal where the brand is to
- 24 be placed;
- 25 (d) The brand is not recorded as a trade name nor as the name of any
- 26 profit or nonprofit corporation, unless such trade name or corporation is
- 27 of record, in current good standing, with the Secretary of State; and

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- 1 (e) The brand is, in the judgment of the brand committee, legible,
 2 adequate, and of such a nature that the brand when applied can be
 3 properly read and identified by employees of the brand committee.
- 4 (3) All visual brands shall be recorded as a hot iron brand only
 5 unless a co-recording as a freeze brand or other approved method of
 6 branding is requested by the applicant. The brand committee shall approve
 7 co-recording a brand as a freeze brand unless the brand would not be
 8 distinguishable from in-herd identification applied by freeze branding.
- 9 (4) If the facsimile, the description, or the application does not comply with the requirements of this section, the brand committee shall 10 11 not record such brand as requested but shall return the recording fee to 12 the forwarding person. The power of examination and rejection is vested in the brand committee, and if the brand committee determines that the 13 14 application for a visual brand falls within the category set out in 15 subdivision (2)(e) of this section, it shall decide whether or not a recorded brand shall be issued. The brand committee shall make such 16 17 examination as promptly as possible. If the brand is recorded, the 18 ownership vests from the date of filing of the application.
- (5) The brand committee may by rule and regulation provide for the 19 20 use of approved nonvisual identifiers for purposes of enrolling cattle 21 identified by such method of livestock identification. Such method of 22 livestock identification shall be approved only if it functions as 23 satisfactory evidence of ownership for the purpose of enrollment of 24 cattle and for electronic inspection authorized under section 54-1,108. Before approving any nonvisual identifier, the brand committee shall 25 26 consider the degree to which such method may be susceptible to error, 27 failure, or fraudulent alteration. Any rule or regulation shall be adopted and promulgated only after public hearing conducted in compliance 28 29 with the Administrative Procedure Act.
- 30 (6) Any information that a person provides to the brand committee 31 for the purpose of enrollment of cattle and electronic inspection

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1 pursuant to subsection (5) of this section is not a public record subject

- 2 <u>to disclosure under sections 84-712 to 84-712.09.</u>
- 3 Sec. 2. Original section 54-199, Reissue Revised Statutes of
- 4 Nebraska, is repealed.