



# Notice of Intent to Adopt Rules

Revised July 2016

## 1. General Information

a. Agency/Board Name		
b. Agency/Board Address	c. City	d. Zip Code
e. Name of Contact Person	f. Contact Telephone Number	
g. Contact Email Address		
h. Date of Public Notice	i. Comment Period Ends	
j. Program		

## 2. Rule Type and Information: For each chapter listed, indicate if the rule is New, Amended, or Repealed.

a. If "New," provide the Enrolled Act numbers and years enacted:

b. Provide the Chapter Number, Short Title, and Rule Type of Each Chapter being Created/Amended/Repealed  
*Please use the Additional Rule Information form for more than 10 chapters, and attach it to this certification.*

Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed
Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed
Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed
Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed
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Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed
Chapter Number:	Chapter Name:	<input type="checkbox"/> New	<input type="checkbox"/> Amended	<input type="checkbox"/> Repealed

c.  The Statement of Reasons is attached to this Notice and, in compliance with *Tri-State Generation and Transmission Association, Inc. v. Environmental Quality Council*, 590 P.2d 1324 (Wyo. 1979), includes a brief statement of the substance or terms of the rule and the basis and purpose of the rule.

Complete all that apply:

The following chapters do not differ from the uniform rules identified in the Administrative Procedure Act, W.S. 16-3-103(j):  
\_\_\_\_\_ (Provide chapter numbers)

These chapters differ from the uniform rules identified in the Administrative Procedure Act, W.S. 16-3-103(j) (see Statement of Reasons).  
\_\_\_\_\_ (Provide chapter numbers)

N/A These rules are not impacted by the uniform rules identified in the Administrative Procedure Act, W.S. 16-3-103(j).

d.  N/A  In consultation with the Attorney General's Office, the Agency's Attorney General representative concurs that strike and underscore is not required as the proposed amendments are pervasive (Section 5 of the Rules on Rules).

e. A copy of the proposed rules\* may be obtained:  
 By contacting the Agency at the physical and/or email address listed in Section 1 above.  
 At the following URL: \_\_\_\_\_

\* If Item "d" above is not checked, the proposed rules shall be in strike and underscore format.

### 3. Public Comments and Hearing Information

a. A public hearing on the proposed rules has been scheduled.  Yes  No

	If "Yes:"	Date:	Time:	City:	Location:

b. What is the manner in which interested persons may present their views on the rulemaking action?  
 By submitting written comments to the Agency at the physical and/or email address listed in Section 1 above.  
 At the following URL: \_\_\_\_\_

A public hearing will be held if requested by 25 persons, a government subdivision, or by an association having not less than 25 members.  
 Requests for a public hearing may be submitted:  
 To the Agency at the physical and/or email address listed in Section 1 above.  
 At the following URL: \_\_\_\_\_

c. Any person may urge the Agency not to adopt the rules and request the Agency to state its reasons for overruling the consideration urged against adoption. Requests for an agency response must be made prior to, or within thirty (30) days after adoption, of the rule, addressed to the Agency and Contact Person listed in Section 1 above.

### 4. Federal Law Requirements

a. These rules are created/amended/revoked to comply with federal law or regulatory requirements.  Yes  No

	If "Yes:"	Applicable Federal Law or Regulation Citation:

Indicate one (1):  
 The proposed rules meet, but do not exceed, minimum federal requirements.  
 The proposed rules exceed minimum federal requirements.

Any person wishing to object to the accuracy of any information provided by the Agency under this item should submit their objections prior to final adoption to:  
 To the Agency at the physical and/or email address listed in Section 1 above.  
 At the following URL: \_\_\_\_\_

### 5. State Statutory Requirements

a. Indicate one (1):  
 The proposed rule change *MEETS* minimum substantive statutory requirements.  
 The proposed rule change *EXCEEDS* minimum substantive statutory requirements. Please attach a statement explaining the reason that the rules exceed the requirements.

b. Indicate one (1):  
 The Agency has complied with the requirements of W.S. 9-5-304. A copy of the assessment used to evaluate the proposed rules may be obtained:  
 By contacting the Agency at the physical and/or email address listed in Section 1 above.  
 At the following URL: \_\_\_\_\_  
 Not Applicable.

### 6. Authorization

a. I certify that the foregoing information is correct.

<i>Printed Name of Authorized Individual</i>	
<i>Title of Authorized Individual</i>	
<i>Date of Authorization</i>	

Distribution List:

- Attorney General and LSO: Hard copy of Notice of Intent; Statement of Reasons; clean copy of the rules; and strike-through and underline version of rules (if applicable). Electronic copies (PDFs) of all items noted (in addition to hard copies) may be emailed to LSO at [LSO-Rules@wyoleg.gov](mailto:LSO-Rules@wyoleg.gov).
- Secretary of State: Electronic version of Notice of Intent sent to [Rules@wyo.gov](mailto:Rules@wyo.gov).



## Additional Rule Information

Revised May 2014

### 1. General Information

a. Agency/Board Name		
b. Agency/Board Address	c. City	d. Zip Code
e. Name of Contact Person	f. Contact Telephone Number	
g. Contact Email Address		
h. Program		

### 2. Rule Information, Cont.

a. Provide the Chapter Number, Short Title, and Rule Type of Each Chapter being Created/Amended/Repealed

Chapter Number:	Chapter Name:	<input type="checkbox"/> New <input type="checkbox"/> Amended <input type="checkbox"/> Repealed
Chapter Number:	Chapter Name:	<input type="checkbox"/> New <input type="checkbox"/> Amended <input type="checkbox"/> Repealed
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If Needed

## **Wyoming Livestock Board Chapter 9 Brand Inspection Fees Rules and Regulations**

### **Statement of Reasons**

During its 2017 legislative session, the Wyoming Legislature made a significant funding cut to the Wyoming Livestock Board Brand Inspection Program. The cut in funding was made to the State generally funded portion of the Brand Inspection Program budget with the intent that these cuts would then be offset, at least partially, by increases in user fees. To allow for the Livestock Board to raise its user fees, the Legislature passed Enrolled Act 34, which increased the Boards ability to raise user fees in a fiscal year, from the current 20% allowable increase in a year, to a potential 25% increase in a year. Failure to increase fees to offset the cuts made will necessitate curtailing services to livestock producers, which could hinder their ability to market livestock at the optimum time. Essentially, the State laws requiring inspections prior to sale have not changed, but the funding to provide inspectors to provide those inspections has. The Chapter 9 rules currently in effect were revised in 2013 with a slight decrease in In State Accustomed Range permits. Fees have not been adjusted since 2013, and fees have not seen a significant increase since 2008.

The amendments to the rules are in underline and strikeout format and can be summarized as follows:

**Section 6.** Brand Inspection fees will temporarily increase approximately ten percent, while the Wyoming Livestock Board establishes a committee of Board members, staff, livestock producers, and other stakeholders to review the Program. The Program review will seek to identify where Program cuts or changes are feasible and how any cuts would affect the delivery of services. The fee increases will sunset on August 15, 2018, and revert back to the current levels, unless the Board takes action to adjust them again.

**Section 7.** The rules also set the fee charged for the use of the G-Form transportation permit for movement to an authorized out of state market from \$0.90 a head to \$1.00 a head.

**Section 8.** Changes the Accustomed Range Permit fees from \$60.00 for the first permitted county movement allowed, to \$70.00, and changes the fee for additional counties added from \$50.00 per additional county to \$60.00.

**Section 9.** The rule would increase the current Brand Recording fees by ten percent. This affects new brands issued, seasonal brand permits, brands that are reissued and transfers of ownership of a brand. Please note, the fee for rerecording a delinquent brand will not change.

**CHAPTER 9**  
**BRAND INSPECTION AND BRAND RECORDING FEES**

**Section 1. Authority.**

(a) Pursuant to the authority vested in the Wyoming Livestock Board by virtue of W.S. § 11-18-103(a)(v), W.S. §§ 11-20-101 through 125, W.S. §§ 11-20-201 through 230 and W.S. §§ 11-20-401 through 409 the following rules and regulations are hereby promulgated.

**Section 2. Purpose.**

(a) The purpose of these rules is to define the fees charged for brand recording and brand inspection services as authorized and established by W.S. §§ 11-20-101 through 125, W.S. §§ 11-20-201 through 230 and W.S. §§ 11-20-401 through 409.

**Section 3. Definitions.**

(a) For the purposes of implementing the brand inspection program, the definitions in W.S. § 11-20-101 and the following definitions are applicable:

(i) “Board” means the Wyoming Livestock Board; State Agency 051.

(ii) “Brand Inspection Forms” means a document or brand inspection certificate created and issued by the Board for the purpose of implementing the Brand Inspection Program as proscribed by W.S. § 11-20-201, *et seq.* Brand inspection forms include:

A Form - A document created by the Board and used for intrastate and/or interstate movement of livestock; also issued when a change of ownership occurs. The blue copy of this form is considered title to the livestock as described on the form.

B Form - A document created by the Board and issued at licensed Wyoming livestock markets as title and clearance to destination. The blue copy of this form is considered title to the livestock as described on the form.

D Form - A document created by the Board and issued for intrastate and interstate movement of hides.

G Form - A document created by the Board and issued for the intrastate movement of livestock to a Wyoming livestock market, and for interstate movement of cattle, horses, mules, and asses to any Board approved out-of-state livestock market where Wyoming Brand inspection is maintained.

H Form – A document created by the Board and issued for intrastate movement of work, show or rodeo stock for one year from the date of issue.

L Form – A document created by the Board and issued as a permanent or lifetime inspection to the owner of livestock used for rodeo, show, racing, pleasure or Wyoming farm or ranch work. The blue copy of this form or picture copy with raised seal is considered title to the livestock as described on the form and is void upon change of ownership.

(iii) “Brand Inspector” means an agent or employee of the Board authorized to perform brand inspections pursuant to W.S. § 11-20-201, *et seq.*

(iv) “Delinquent Brand” means a previously recorded brand that has expired and was not renewed within sixty (60) days from the expiration date of the brand. A delinquent brand may be rerecorded by the brand owner who shall submit a rerecording application and pay a delinquent fee. If a delinquent brand is not rerecorded within one (1) year from the expiration date of the brand, the brand will be declared abandoned.

(v) “Livestock” means cattle, sheep, horses, mules, and asses.

(vi) “Non-mandatory inspections” mean those brand inspections on livestock for brands or ownership, pursuant to W.S. § 11-20-402(a)(xi), that are requested by any livestock owner, or his agent, but are not required by law.

#### **Section 4. Predatory Management Fees.**

(a) Pursuant to W.S. § 11-6-210(a), the predatory management fee shall be set by each predator management district board at their annual meeting.

(b) The brand inspector shall collect predator management fees on all sheep and cattle inspected at the time of collecting brand inspection fees except for out of state cattle and sheep shipped into this State for immediate sale or slaughter in a licensed or exempted market facility or on livestock shipped or trailed within the State if a change of ownership does not occur.

(c) Pursuant to W.S. § 11-6-210(a), the predator management fee shall not be collected more than once every twelve (12) months regardless of ownership on any cattle or sheep inspected. It is the responsibility of the livestock owner to provide the brand inspector with documentation that the predator management fee has been previously collected.

(d) Sheep and cattle taken out-of-state and re-branded with a brand recorded in another state or province prior to being shipped back into Wyoming shall be considered out-of-state sheep and cattle and shall be subject to any applicable predator management fees.

## **Section 5. Bonding.**

(a) Any private agency empowered or directed to collect funds under W.S. §11-6-210, W.S. § 11-20-201, W.S. § 11-20-203, W.S. § 11-20-212, W.S. § 11-20-217, W.S. § 11-20-222, W.S. § 11-20-223, W.S. § 11-20-224, W.S. § 11-20-225, W.S. § 11-20-401 and W.S. § 11-20-402, shall execute to the State a blanket bond or individual bonds with good and sufficient surety in an amount determined by the Board.

## **Section 6. Brand Inspection Fees.**

(a) Pursuant to W.S. § 11-20-401(a) and W.S. § 11-20-402, brand inspection fees shall be:

(i) One dollar and sixty five cents (\$1.65) for all cattle, including any hide or carcass, inspected on A and B forms except those which qualify for the G form authorized by W.S. § 11-20-217 and the accustomed range permits authorized by W.S. § 11-20-212 and W.S. § 11-20-223. After August 15, 2018, the fee shall be one dollar and fifty cents (\$1.50).

(ii) Thirty five (\$0.35) per head on all sheep, including any hide or carcass, inspected on A and B forms. After August 15, 2018, the fee shall be thirty cents (\$0.30).

(iii) Twelve Dollars and no cents (\$12.00) per head for the first ten head of horses, asses or mules, including any hide or carcass, inspected on the A and B forms and one dollar fifty cents (\$1.50) for each additional horse, ass, mule, hide or carcass, inspected at the same time and place. After August 15, 2018, the fee shall be ten dollars and fifty cents (\$10.50).

(iv) Ten dollars and no cents (\$10.00) surcharge per inspection by the brand inspector. The surcharge will be waived in cases where no mileage is incurred by the brand inspector or the inspection is done at an approved location, licensed livestock market or at events such as youth events, shows, or rodeos where inspections are performed as a regular part of event check-in or weigh-in procedures. After August 15, 2018, the fee shall be nine dollars and no cents (\$9.00).

(v) Twenty dollars and no cents (\$20.00) for each L Form issued pursuant to W.S. § 11- 20-224. After August 15, 2018, the fee shall be eighteen dollars and no cents (\$18.00).

(vi) Fourteen dollars and no cents (\$14.00) per animal for each H Form for the first ten (10) head inspected and one dollar and fifty cents (\$1.50) for each additional head inspected pursuant to W.S. § 11-20-225. After August 15, 2018, the fee shall be twelve dollars and no cents (\$12.00).

(vii) One dollars and sixty five cents (\$1.65) for each certificate issued to a hide buyer as required by W.S. § 11-23-204. After August 15, 2018, the fee shall be one dollar and fifty cents (\$1.50).

(viii) Actual hourly cost of fourteen dollars and forty cents (\$14.40) per hour, plus mileage costs as provided by W.S. § 9-3-103 for any non-mandatory inspections requested by a livestock owner or his agent. After August 15, 2018, the fee shall be twelve dollars and no cents (\$12.00).

### **Section 7. Certificates and Agreements In Lieu Of Inspection.**

(a) Pursuant to W.S. § 11-20-217, the fee is:

(i) One dollar and no cents (\$1.00) for cattle, horses, asses, or mules moving interstate to any Board approved out of state livestock markets where Wyoming Brand inspection is maintained. After August 15, 2018, the fee shall be ninety cents (\$0.90).

### **Section 8. Range Permits.**

(a) Pursuant to W.S. § 11-20-212, and W.S. § 11-20-402(a)(x), the fee for an in-state range movement permit is seventy dollars and no cents (\$70.00) for the first permit issued to an individual applicant and sixty dollars and no cents (\$60.00) for each additional permit issued.

(b) Pursuant to W.S. § 11-20-223 and W.S. § 11-20-402(a)(viii), out-of-state accustomed range permit inspection fees are an amount equal to thirty percent (30%) of the inspection fees established by the Board in Section 6(a)(i) through (iii) of these rules.

### **Section 9. Brand Recording Fees.**

(a) Pursuant to W.S. § 11-20-103(b) the application fee for recording a brand shall be one hundred sixty five dollars and no cents (\$165.00) for the first species of livestock and eighty-two dollars and fifty cents (\$82.50) for each additional species of livestock for which the brand is to be used. Of this fee, forty-one dollars and twenty five cents (\$41.25) shall be retained by the Livestock Board for application research for the first species of livestock and twenty-two dollars and fifty cents (\$22.50) for application research for each additional species of livestock, in the event the brand is not recorded.

(b) Pursuant to W.S. § 11-20-116(a) the fee for renewing a previously recorded brand shall be three hundred thirty dollars and no cents (\$330.00) and shall cover any additional species of livestock for which the brand was previously recorded.

(c) Pursuant to W.S. § 11-20-116(b) the fee for recording a bill of sale or other instrument transferring ownership of a recorded brand shall be one hundred ten dollars and no cents (\$110.00) for each recorded brand.

(d) Pursuant to W.S. § 11-20-115(a), if a delinquent brand is renewed, a fee of one hundred fifty dollars and no cents (\$150.00) must be paid in addition to the required renewal fee.

**CHAPTER 9**  
**BRAND INSPECTION AND BRAND RECORDING FEES**

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(i) “Board” means the Wyoming Livestock Board; State Agency 051.

(ii) “Brand Inspection Forms” means a document or brand inspection certificate created and issued by the Board for the purpose of implementing the Brand Inspection Program as proscribed by W.S. § 11-20-201, *et seq.* Brand inspection forms include:

A Form - A document created by the Board and used for intrastate and/or interstate movement of livestock; also issued when a change of ownership occurs. The blue copy of this form is considered title to the livestock as described on the form.

B Form - A document created by the Board and issued at licensed Wyoming livestock markets as title and clearance to destination. The blue copy of this form is considered title to the livestock as described on the form.

D Form - A document created by the Board and issued for intrastate and interstate movement of hides.

G Form - A document created by the Board and issued for the intrastate movement of livestock to a Wyoming livestock market, and for interstate movement of cattle, horses, mules, and asses to any Board approved out-of-state livestock market where Wyoming Brand inspection is maintained.

H Form – A document created by the Board and issued for intrastate movement of work, show or rodeo stock for one year from the date of issue.

L Form – A document created by the Board and issued as a permanent or lifetime inspection to the owner of livestock used for rodeo, show, racing, pleasure or Wyoming farm or ranch work. The blue copy of this form or picture copy with raised seal is considered title to the livestock as described on the form and is void upon change of ownership.

(iii) “Brand Inspector” means an agent or employee of the Board authorized to perform brand inspections pursuant to W.S. § 11-20-201, *et seq.*

(iv) “Delinquent Brand” means a previously recorded brand that has expired and was not renewed within sixty (60) days from the expiration date of the brand. A delinquent brand may be rerecorded by the brand owner who shall submit a rerecording application and pay a delinquent fee. If a delinquent brand is not rerecorded within one (1) year from the expiration date of the brand, the brand will be declared abandoned.

(v) “Livestock” means cattle, sheep, horses, mules, and asses.

(vi) “Non-mandatory inspections” mean those brand inspections on livestock for brands or ownership, pursuant to W.S. § 11-20-402(a)(xi), that are requested by any livestock owner, or his agent, but are not required by law.

#### **Section 4. Predatory Management Fees.**

(a) Pursuant to W.S. § 11-6-210(a), the predatory management fee shall be set by each predator management district board at their annual meeting.

(b) The brand inspector shall collect predator management fees on all sheep and cattle inspected at the time of collecting brand inspection fees except for out of state cattle and sheep shipped into this State for immediate sale or slaughter in a licensed or exempted market facility or on livestock shipped or traileed within the State if a change of ownership does not occur.

(c) Pursuant to W.S. § 11-6-210(a), the predator management fee shall not be collected more than once every twelve (12) months regardless of ownership on any cattle or sheep inspected. It is the responsibility of the livestock owner to provide the brand inspector with documentation that the predator management fee has been previously collected.

(d) Sheep and cattle taken out-of-state and re-branded with a brand recorded in another state or province prior to being shipped back into Wyoming shall be considered out-of-state sheep and cattle and shall be subject to any applicable predator management fees.

## Section 5. **Bonding.**

(a) Any private agency empowered or directed to collect funds under W.S. §11-6-210, W.S. § 11-20-201, W.S. § 11-20-203, W.S. § 11-20-212, W.S. § 11-20-217, W.S. § 11-20-222, W.S. § 11-20-223, W.S. § 11-20-224, W.S. § 11-20-225, W.S. § 11-20-401 and W.S. § 11-20-402, shall execute to the State a blanket bond or individual bonds with good and sufficient surety in an amount determined by the Board.

## Section 6. **Brand Inspection Fees.**

(a) Pursuant to W.S. § 11-20-401(a) and W.S. § 11-20-402, brand inspection fees shall be:

(i) One dollar and ~~fifty cents (\$1.50)~~ sixty five cents (\$1.65) for all cattle, including any hide or carcass, inspected on A and B forms except those which qualify for the G form authorized by W.S. § 11-20-217 and the accustomed range permits authorized by W.S. § 11-20-212 and W.S. § 11-20-223. After August 15, 2018, the fee shall be one dollar and fifty cents (\$1.50).

(ii) ~~Thirty cents (\$0.30)~~ Thirty five (\$0.35) per head on all sheep, including any hide or carcass, inspected on A and B forms. After August 15, 2018, the fee shall be thirty cents (\$0.30).

(iii) ~~Ten dollars and fifty cents (\$10.50)~~ Twelve Dollars and no cents (\$12.00) per head for the first ten head of horses, asses or mules, including any hide or carcass, inspected on the A and B forms and one dollar fifty cents (\$1.50) for each additional horse, ass, mule, hide or carcass, inspected at the same time and place. After August 15, 2018, the fee shall be ten dollars and fifty cents (\$10.50).

(iv) ~~Nine dollars and no cents (\$9.00)~~ Ten dollars and no cents (\$10.00) surcharge per inspection by the brand inspector. The surcharge will be waived in cases where no mileage is incurred by the brand inspector or the inspection is done at an approved location, licensed livestock market or at events such as youth events, shows, or rodeos where inspections are performed as a regular part of event check-in or weigh-in procedures. After August 15, 2018, the fee shall be nine dollars and no cents (\$9.00).

(v) ~~Eighteen dollars and no cents (\$18.00)~~ Twenty dollars and no cents (\$20.00) for each L Form issued pursuant to W.S. § 11- 20-224. After August 15, 2018, the fee shall be eighteen dollars and no cents (\$18.00).

(vi) ~~Twelve dollars and no cents (\$12.00)~~ Fourteen dollars and no cents (\$14.00) per animal for each H Form for the first ten (10) head inspected and one dollar and fifty cents (\$1.50) for each additional head inspected pursuant to W.S. § 11-20-225. After August 15, 2018, the fee shall be twelve dollars and no cents (\$12.00).

(vii) ~~One dollar and fifty cents (\$1.50)~~ One dollars and sixty five cents (\$1.65) for each certificate issued to a hide buyer as required by W.S. § 11-23-204. After August 15, 2018, the fee shall be one dollar and fifty cents (\$1.50).

(viii) Actual hourly cost of ~~twelve dollars and no cents (\$12.00)~~ fourteen dollars and forty cents (\$14.40) per hour, plus mileage costs as provided by W.S. § 9-3-103 for any non-mandatory inspections requested by a livestock owner or his agent. After August 15, 2018, the fee shall be twelve dollars and no cents (\$12.00).

### **Section 7. Certificates and Agreements In Lieu Of Inspection.**

(a) Pursuant to W.S. § 11-20-217, the fee is:

(i) ~~Ninety cents (\$0.90)~~ One dollar and no cents (\$1.00) for cattle, horses, asses, or mules moving interstate to any Board approved out of state livestock markets where Wyoming Brand inspection is maintained. After August 15, 2018, the fee shall be ninety cents (\$0.90).

### **Section 8. Range Permits.**

(a) Pursuant to W.S. § 11-20-212, and W.S. § 11-20-402(a)(x), the fee for an in-state range movement permit is ~~sixty dollars and no cents (\$60.00)~~ seventy dollars and no cents (\$70.00) for the first permit issued to an individual applicant and ~~fifty dollars and no cents (\$50.00)~~ sixty dollars and no cents (\$60.00) for each additional permit issued.

(b) Pursuant to W.S. § 11-20-223 and W.S. § 11-20-402(a)(viii), out-of-state accustomed range permit inspection fees are an amount equal to ~~twenty-five percent (25%)~~ thirty percent (30%) of the inspection fees established by the Board in Section 6(a)(i) through (iii) of these rules.

### **Section 9. Brand Recording Fees.**

(a) Pursuant to W.S. § 11-20-103(b) the application fee for recording a brand shall be ~~one hundred fifty dollars and no cents (\$150.00)~~ one hundred sixty five dollars and no cents (\$165.00) for the first species of livestock and ~~seventy five dollars and no cents (\$75.00)~~ eighty-two dollars and fifty cents (\$82.50) for each additional species of livestock for which the brand is to be used. Of this fee, ~~thirty seven dollars and fifty cents (\$37.50)~~ forty-one dollars and twenty five cents (\$41.25) shall be retained by the Livestock Board for application research for the first species of livestock and ~~eighteen dollars and seventy five cents (\$18.75)~~ twenty-two dollars and fifty cents (\$22.50) for application research for each additional species of livestock, in the event the brand is not recorded.

(b) Pursuant to W.S. § 11-20-116(a) the fee for renewing a previously recorded brand shall be ~~three hundred dollars and no cents (\$300.00)~~ three hundred thirty dollars and no cents

(\$330.00) and shall cover any additional species of livestock for which the brand was previously recorded.

(c) Pursuant to W.S. § 11-20-116(b) the fee for recording a bill of sale or other instrument transferring ownership of a recorded brand shall be ~~one hundred dollars and no cents (\$100.00)~~ one hundred ten dollars and no cents (\$110.00) for each recorded brand.

(d) Pursuant to W.S. § 11-20-115(a), if a delinquent brand is renewed, a fee of one hundred fifty dollars and no cents (\$150.00) must be paid in addition to the required renewal fee.