# CERTIFICATION OF ENROLLMENT

# ENGROSSED SUBSTITUTE SENATE BILL 6204

Chapter 263, Laws of 1998

(partial veto)

55th Legislature 1998 Regular Session

LIVESTOCK IDENTIFICATION

EFFECTIVE DATE: 6/11/98

Passed by the Senate March 12, 1998 YEAS 33 NAYS 16

## BRAD OWEN

## President of the Senate

Passed by the House March 11, 1998 YEAS 64 NAYS 34

## CERTIFICATE

I, Mike O Connell, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SUBSTITUTE SENATE BILL 6204** as passed by the Senate and the House of Representatives on the dates hereon set forth.

## CLYDE BALLARD

# Speaker of the House of Representatives

Approved April 1, 1998, with the exception of sections 1, 2, 3, 4, and 7 through 101, which are vetoed.

## MIKE O'CONNELL

Secretary

FILED

April 1, 1998 - 3:06 p.m.

GARY LOCKE

Governor of the State of Washington

Secretary of State State of Washington

### ENGROSSED SUBSTITUTE SENATE BILL 6204

## AS RECOMMENDED BY CONFERENCE COMMITTEE

Passed Legislature - 1998 Regular Session

State of Washington 55th Legislature 1998 Regular Session

By Senate Committee on Agriculture & Environment (originally sponsored by Senator Morton)

Read first time 02/06/98.

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to livestock identification;
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        ΑN
            ACT
                 Relating
                                                              amending
                                                                        RCW
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    16.57.010,
                16.57.015,
                            16.57.020,
                                        16.57.030,
                                                     16.57.040,
                                                                 16.57.070,
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    16.57.080,
                16.57.090,
                            16.57.100,
                                        16.57.105,
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    16.65.420,
                16.65.422,
                            16.65.423,
                                        16.65.424,
                                                     16.65.445,
                                                                 16.65.450,
    16.04.025, and 43.23.230; reenacting and amending RCW 41.06.070; adding
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    new sections to chapter 16.57 RCW; adding a new section to chapter
                                 sections; repealing RCW
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    42.17 RCW;
                 creating new
                                                             16.57.380
                                                                        and
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    16.65.110; repealing 1997 c 356 s 3; repealing 1997 c 356 s 5;
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- 1 repealing 1997 c 356 s 9; repealing 1997 c 356 s 11; and providing an
- 2 effective date.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- \*Sec. 1. RCW 16.57.010 and 1996 c 105 s 1 are each amended to read 5 as follows:
- 6 For the purpose of this chapter:
- 7 (1) "Department" means the department of agriculture of the state 8 of Washington.
- 9 (2) "Director" means the director of the department or a duly 10 appointed representative.
- (3) "Person" means a natural person, individual, firm, partnership, corporation, company, society, and association, and every officer, agent or employee thereof. This term shall import either the singular or the plural as the case may be.
- 15 (4) "Livestock" includes, but is not limited to, horses, mules, 16 cattle, sheep, swine, goats, poultry and rabbits.
- (5) "Brand" means a permanent fire brand or any artificial mark, other than an individual identification symbol, approved by the ((director)) board to be used in conjunction with a brand or by itself.
- 20 (6) "Production record brand" means a number brand which shall be 21 used for production identification purposes only.
- (7) "((Brand)) <u>Livestock</u> inspection" means the examination of livestock or livestock hides for brands or any means of identifying livestock or livestock hides and/or the application of any artificial identification such as back tags or ear clips necessary to preserve the identity of the livestock or livestock hides examined.
- (8) "Individual identification symbol" means a permanent mark placed on a horse for the purpose of individually identifying and registering the horse and which has been approved for use as such by the ((director)) board.
- (9) "Registering agency" means any person issuing an individual identification symbol for the purpose of individually identifying and registering a horse.
- 34 (10) "Poultry" means chickens, turkeys, ratites, and other 35 domesticated fowl.

- 1 (11) "Ratite" means, but is not limited to, ostrich, emu, rhea, or 2 other flightless bird used for human consumption, whether live or 3 slaughtered.
- 4 (12) "Ratite farming" means breeding, raising, and rearing of an 5 ostrich, emu, or rhea in captivity or an enclosure.
- 6 (13) "Microchipping" means the implantation of an identification 7 microchip or similar electronic identification device to establish the 8 identity of an individual animal:
- 9 (a) In the pipping muscle of a chick ratite or the implantation of 10 a microchip in the tail muscle of an otherwise unidentified adult 11 ratite;
- 12 (b) In the nuchal ligament of a horse unless otherwise specified by 13 rule of the ((director)) board; and
- (c) In locations of other livestock species as specified by rule of the ((director)) board when requested by an association of producers of that species of livestock.
- 17 <u>(14) "Livestock identification board" or "board" means the board</u> 18 <u>established under RCW 16.57.015.</u>
- 19 <u>(15) "Certificate of permit" means a form prescribed by and</u>
  20 <u>obtained from the board that is completed by the owner or a person</u>
  21 <u>authorized to act on behalf of the owner to show the ownership of</u>
  22 <u>livestock. It does not evidence inspection of livestock.</u>
- 23 (16) "Inspection certificate" means a certificate issued by the 24 board documenting the ownership of livestock based on an inspection of 25 livestock by the board. It includes an individual identification 26 certificate issued by the board.
- 27 (17) "Self-inspection certificate" means a form prescribed by and 28 obtained from the board that is used for self-inspection of cattle or 29 horses and is signed by the buyer and seller of the cattle or horses.
- 30 \*Sec. 1 was vetoed. See message at end of chapter.
- 31 \*Sec. 2. RCW 16.57.015 and 1993 c 354 s 10 are each amended to 32 read as follows:
- (1) ((The director shall establish a livestock identification advisory board. The board shall be composed of six members appointed by the director. One member shall represent each of the following groups: Beef producers, public livestock market operators, horse owners, dairy farmers, cattle feeders, and meat processors. In making

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appointments, the director shall solicit nominations from organizations representing these groups state-wide.

(2) The purpose of the board is to provide advice to the director regarding livestock identification programs administered under this chapter and regarding brand inspection fees and related licensing fees. The director shall consult the board before adopting, amending, or repealing a rule under this chapter or altering a fee under RCW 16.58.050, 16.58.130, 16.65.030, or 16.65.090. If the director publishes in the state register a proposed rule to be adopted under the authority of this chapter or a proposed rule setting a fee under RCW 16.58.050, 16.58.130, 16.65.030, or 16.65.090 and the rule has not received the approval of the advisory board, the director shall file with the board a written statement setting forth the director's reasons for proposing the rule without the board's approval.

(3) The members of the advisory board serve three-year terms. However, the director shall by rule provide shorter initial terms for some of the members of the board to stagger the expiration of the initial terms. The members serve without compensation. The director may authorize the expenses of a member to be reimbursed if the member is selected to attend a regional or national conference or meeting regarding livestock identification. Any such reimbursement shall be in accordance with RCW 43.03.050 and 43.03.060.)) There is established a Washington state livestock identification board. The board is composed of the director, who shall be a nonvoting member, and six voting members appointed by the governor as follows: One beef producer, one cattle feeder, one dairy producer, one livestock market owner, one meat packer, and one horse producer. Organizations representing the groups represented on the board may submit nominations for these appointments to the governor for the governor's consideration. Three members of the initial board shall be appointed for two years and three members shall be appointed for three years, thereafter gubernatorially appointed members shall be appointed for a three-year term. Members may succeed themselves. As used in this subsection, "meat packer" means a person licensed to operate a slaughtering establishment under chapter 16.49A RCW.

(2) The board shall be responsible for the administration of the livestock identification program which includes the review of recording and registration of brands, approval of all expenditures from the livestock identification account, administration of this chapter and

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- 1 chapters 16.58 and 16.65 RCW, administration of the inspection,
- 2 enforcement, and licensing activities, fee setting, and holding
- 3 hearings and adopting rules for the administration of the livestock
- 4 identification program. Authorities and responsibilities other than
- 5 <u>rule making that are granted to the board by this chapter and chapters</u>
- 6 <u>16.58 and 16.65 RCW may be delegated by the board to duly authorized</u>
- 7 representatives of the board. The board shall adopt rules regarding
- 8 such authorities and responsibilities in accordance with chapter 34.05
- 9 *RCW*.
- 10 (3) Until June 30, 2004, the board shall contract with the
- 11 department for registration and recording and for livestock inspection
- 12 <u>or investigation work and fix the compensation and terms of the</u>
- 13 contract. Beginning July 1, 2004, the board may contract with the
- 14 <u>department or other entities to provide such registration, recording,</u>
- 15 <u>inspection</u>, or investigation.
- 16 <u>(4) Members of the board shall receive compensation as provided by</u>
- 17 RCW 43.03.240 and travel expenses to meetings or in otherwise carrying
- 18 out the duties of the board as provided under RCW 43.03.050 and
- 19 <u>43.03.060</u>. The board shall meet at least quarterly in each calendar
- 20 year. The board shall hire staff as necessary to carry out its duties.
- 21 <u>(5) The board may select the area of the state in which to locate</u>
- 22 <u>its principal office, which may include an area that is, by and large,</u>
- 23 <u>near the geographic center of the state. The department shall examine</u>
- 24 the rental and other costs of locating the principal office from which
- 25 it administers any contract it has with the board in an area that is,
- 26 by and large, near the geographic center of the state. The department
- 27 shall compare these costs with those of maintaining the principal
- 28 <u>office in its current location. The department shall report its</u>
- 29 findings to the board and shall consider moving its principal office
- 30 for such administration to such an area if it would be more
- 31 <u>cost-effective to do so.</u>
- 32 \*Sec. 2 was vetoed. See message at end of chapter.
- 33 \*NEW SECTION. Sec. 3. A new section is added to chapter 16.57 RCW
- 34 to read as follows:
- 35 There is established a Washington state livestock identification
- 36 account in the agricultural local fund created under RCW 43.23.230 into
- 37 which all moneys collected or received from registration, recording,
- 38 inspection, or enforcement under this chapter and moneys collected or

- 1 received by the board under chapters 16.58 and 16.65 RCW shall be
- 2 deposited. These moneys shall be used solely for the Washington state
- 3 livestock identification program. Only the board may authorize
- 4 expenditures from this account. The account is subject to allotment
- 5 procedures under chapter 43.88 RCW, but an appropriation is not
- 6 required for expenditures.
- 7 \*Sec. 3 was vetoed. See message at end of chapter.
- \*Sec. 4. RCW 16.57.020 and 1994 c 46 s 7 are each amended to read 9 as follows:
- 10 <u>(1)</u> The ((<del>director</del>)) <u>board</u> shall be the recorder of livestock
- 11 brands and such brands shall not be recorded elsewhere in this state.
- 12 Any person desiring to register a livestock brand shall apply on a form
- 13 prescribed by the ((director)) board. Such application shall be
- 14 accompanied by a facsimile of the brand applied for and a ((thirty-
- 15 five)) seventy-dollar recording fee. The ((director)) board shall,
- 16 upon ((his or her)) their satisfaction that the application and brand
- 17 facsimile meet the requirements of this chapter and/or rules adopted
- 18 hereunder, record such brand.
- 19 (2) As provided in RCW 16.57.015, the director of agriculture may
- 20 <u>be designated by the board as the recorder of livestock brands. If the</u>
- 21 <u>director is so designated, the recording fee shall be deposited by the</u>
- 22 <u>director in the Washington state livestock identification account and</u>
- 23 shall be used solely for livestock identification program purposes as
- 24 provided in this chapter and only as authorized by the board.
- 25 (3) This section is null and void unless subsections (1) through
- 26 (5) of section 2 of this act and section 98 of this act become law.
- 27 \*Sec. 4 was vetoed. See message at end of chapter.
- 28 NEW SECTION. Sec. 5. A new section is added to chapter 16.57 RCW
- 29 to read as follows:
- 30 (1) The board may adopt rules establishing criteria and fees for
- 31 the permanent renewal of brands registered with the department or with
- 32 the board but renewed as livestock heritage brands. Such heritage
- 33 brands are not intended for use on livestock.
- 34 (2) If the Washington state livestock identification board with
- 35 authority and responsibility for administering the livestock
- 36 identification program is not established by July 31, 1998, the
- 37 department of agriculture is granted the authorities provided to the
- 38 board by subsection (1) of this section.

- NEW SECTION. Sec. 6. A new section is added to chapter 16.57 RCW to read as follows:
- 3 (1) The board may enter into agreements with Washington state
- 4 licensed and accredited veterinarians, who have been certified by the
- 5 board, to perform livestock inspection. Fees for livestock inspection
- 6 performed by a certified veterinarian shall be collected by the
- 7 veterinarian and remitted to the board. Veterinarians providing
- 8 livestock inspection may charge a fee for livestock inspection that is
- 9 in addition to and separate from fees collected under RCW 16.57.220.
- 10 The board may adopt rules necessary to implement livestock inspection
- 11 performed by veterinarians and may adopt fees to cover the cost
- 12 associated with certification of veterinarians.
- 13 (2) If the Washington state livestock identification board with
- 14 authority and responsibility for administering the livestock
- 15 identification program is not established by July 31, 1998, the
- 16 department of agriculture is granted all of the authorities provided to
- 17 the board by subsection (1) of this section.
- \*Sec. 7. RCW 16.57.030 and 1959 c 54 s 3 are each amended to read
- 19 as follows:
- 20 The ((director)) board shall not record tattoo brands or marks for
- 21 any purpose subsequent to the enactment of this chapter. However, all
- 22 tattoo brands and marks of record on the date of the enactment of this
- 23 chapter shall be recognized as legal ownership brands or marks.
- 24 \*Sec. 7 was vetoed. See message at end of chapter.
- 25 \*Sec. 8. RCW 16.57.040 and 1974 ex.s. c 64 s 1 are each amended to
- 26 read as follows:
- The ((<del>director</del>)) board may provide for the use of production record
- 28 brands. Numbers for such brands shall be issued at the discretion of
- 29 the ((director)) board and shall be placed on livestock immediately
- 30 below the registered ownership brand or any other location prescribed
- 31 by the ((director)) board.
- 32 \*Sec. 8 was vetoed. See message at end of chapter.
- 33 \*Sec. 9. RCW 16.57.070 and 1959 c 54 s 7 are each amended to read
- 34 as follows:
- 35 The ((director)) board shall determine conflicting claims between
- 36 applicants to a brand, and in so doing shall consider the priority of
- 37 applicants.

\*Sec. 9 was vetoed. See message at end of chapter.

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\*Sec. 10. RCW 16.57.080 and 1994 c 46 s 16 are each amended to 2 3 read as follows: 4 ((The director shall establish by rule a schedule for the renewal 5 of registered brands.)) (1) Except as provided in section 5 of this

act, the fee for the renewal of ((the)) a brand((s)) registration shall б be ((no less than twenty-five)) seventy dollars for each two-year 7 period of brand ownership((, except that)). However, the ((director)) 8 <u>board</u> may((<del>, in adopting a renewal schedule,</del>)) provide for the 9 10 collection of renewal fees on a prorated basis ((and may by rule 11 increase the registration and renewal fee for brands by no more than 12 fifty percent subsequent to a hearing under chapter 34.05 RCW and in conformance with RCW 16.57.015)). At least sixty days before the 13 expiration of a registered brand, the ((director)) board shall notify 14 by letter the owner of record of the brand that on the payment of the 15 requisite application fee and application of renewal the ((director)) 16 board shall issue the proof of payment allowing the brand owner 17 18 exclusive ownership and use of the brand for the subsequent registration period. The failure of the registered owner to pay the 19 20 renewal fee by the date required by rule shall cause such owner's brand 21 to revert to the ((department)) board. The ((director)) board may for 22 a period of one year following such reversion, reissue such brand only 23 to the prior registered owner upon payment of the registration fee and a late filing fee ((to be prescribed by the director by rule subsequent 24 25 to a hearing under chapter 34.05 RCW and in conformance with RCW 26 16.57.015,)) of twenty dollars for renewal subsequent to the regular

27 The ((director)) board may at the ((director's)) renewal period. board's discretion, if such brand is not reissued within one year to 28

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the prior registered owner, issue such brand to any other applicant.

30 (2) This section is null and void unless subsections (1) through

(5) of section 2 of this act and section 98 of this act become law. 31

\*Sec. 10 was vetoed. See message at end of chapter. 32

33 \*Sec. 11. RCW 16.57.090 and 1994 c 46 s 17 are each amended to read as follows: 34

A brand is the personal property of the owner of record. Any instrument affecting the title of such brand shall be acknowledged in the presence of the recorded owner and a notary public. The ((director)) board shall record such instrument upon presentation and

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- 1 payment of a recording fee not to exceed fifteen dollars to be
- 2 prescribed by the ((director)) board by rule subsequent to a hearing
- 3 under chapter 34.05 RCW and in conformance with RCW 16.57.015. Such
- 4 recording shall be constructive notice to all the world of the
- 5 existence and conditions affecting the title to such brand. A copy of
- 6 all records concerning the brand, certified by the ((director)) board,
- 7 shall be received in evidence to all intent and purposes as the
- 8 original instrument. The ((director)) board shall not be personally
- 9 liable for failure of the ((director's)) board's agents to properly
- 10 record such instrument.
- 11 \*Sec. 11 was vetoed. See message at end of chapter.
- \*Sec. 12. RCW 16.57.100 and 1971 ex.s. c 135 s 3 are each amended to read as follows:
- 14 The right to use a brand shall be evidenced by the original
- 15 certificate issued by the ((director)) board showing that the brand is
- 16 of present record or a certified copy of the record of such brand
- 17 showing that it is of present record. A healed brand of record on
- 18 livestock shall be prima facie evidence that the recorded owner of such
- 19 brand has legal title to such livestock and is entitled to its
- 20 possession: PROVIDED, That the ((director)) board may require
- 21 additional proof of ownership of any animal showing more than one
- 22 healed brand.
- 23 \*Sec. 12 was vetoed. See message at end of chapter.
- 24 \*Sec. 13. RCW 16.57.105 and 1967 c 240 s 38 are each amended to
- 25 read as follows:
- 26 Any person having a brand recorded with the ((department)) board
- 27 shall have a preemptory right to use such brand and its design under
- 28 any newly approved method of branding adopted by the ((director))
- 29 board.
- 30 \*Sec. 13 was vetoed. See message at end of chapter.
- 31 \*Sec. 14. RCW 16.57.110 and 1959 c 54 s 11 are each amended to
- 32 read as follows:
- No brand shall be placed on livestock that is not permanent in
- 34 nature and of a size that is not readily visible. The ((director))
- 35 board, in order to assure that brands are readily visible, may
- 36 prescribe the size of branding irons to be used for ownership brands.
- 37 \*Sec. 14 was vetoed. See message at end of chapter.

- \*Sec. 15. RCW 16.57.120 and 1991 c 110 s 2 are each amended to read as follows:
- No person shall remove or alter a brand of record on livestock without first having secured the written permission of the ((director))
- 5 <u>board</u>. Violation of this section shall be a gross misdemeanor
- board. Violation of this section shall be a gross misdemeanor
- 6 punishable to the same extent as a gross misdemeanor that is punishable
- 7 under RCW 9A.20.021.
- 8 \*Sec. 15 was vetoed. See message at end of chapter.
- 9 \*Sec. 16. RCW 16.57.130 and 1959 c 54 s 13 are each amended to 10 read as follows:
- 11 The ((director)) board shall not record a brand that is identical
- 12 to a brand of present record; nor a brand so similar to a brand of
- 13 present record that it will be difficult to distinguish between such
- 14 brands when applied to livestock.
- 15 \*Sec. 16 was vetoed. See message at end of chapter.
- \*Sec. 17. RCW 16.57.140 and 1994 c 46 s 18 are each amended to read as follows:
- 18 The owner of a brand of record may procure from the ((director))
- 19 <u>board</u> a certified copy of the record of the owner's brand upon payment
- 20 of a fee not to exceed seven dollars and fifty cents to be prescribed
- 21 by the ((director)) board by rule subsequent to a hearing under chapter
- 22 34.05 RCW and in conformance with RCW 16.57.015.
- 23 \*Sec. 17 was vetoed. See message at end of chapter.
- \*Sec. 18. RCW 16.57.150 and 1974 ex.s. c 64 s 5 are each amended
- 25 to read as follows:
- 26 The ((director)) board shall publish a book to be known as the
- 27 "Washington State Brand Book", showing all the brands of record. Such
- 28 book shall contain the name and address of the owners of brands of
- 29 record and a copy of the brand laws and regulations. Supplements to
- 30 such brand book showing newly recorded brands, amendments or newly
- 31 adopted regulations, shall be published biennially, or prior thereto at
- 32 the discretion of the ((director)) board: PROVIDED, That whenever ((he
- 33 deems it)) necessary, the ((director)) board may issue a new brand
- 34 **book**.
- 35 \*Sec. 18 was vetoed. See message at end of chapter.

- \*Sec. 19. RCW 16.57.160 and 1991 c 110 s 3 are each amended to read as follows:
- 3 (1) Except as provided in subsection (3) of this section, the 4 ((director)) board may ((by)) adopt rules ((adopted subsequent to a public hearing designate)): Designating any point for mandatory 5 ((brand)) livestock inspection of cattle or horses or the furnishing of 6 7 proof that cattle passing or being transported through such points have 8 been ((brand)) livestock inspected and are lawfully being moved: 9 providing for self-inspection of cattle and horses; and providing for 10 issuance of individual horse and cattle identification certificates or other means of horse and cattle identification. 11
- ((Further,)) (2) The ((director)) board or any peace officer may stop vehicles carrying cattle or horses to determine if ((such)) the cattle or horses are identified, branded, or accompanied by ((the form prescribed by the director under RCW 16.57.240 or a brand certificate issued by the department)) a certificate of permit, inspection certificate, self-inspection certificate, or other satisfactory proof of ownership, as determined by the board.
- 19 <u>(3) Inspection shall not be required for:</u>
- 20 <u>(a) Any individual private sale of any unbranded dairy breed milk</u> 21 production cattle involving fifteen head or less; or
- 22 <u>(b) A sale by the owner of a dairy farm licensed under chapter</u> 23 <u>15.36 RCW of a male calf or male calves from the farm that are not</u> 24 <u>more than thirty days old, as long as the license number for the dairy</u> 25 <u>is listed on the bill of sale or its equivalent.</u>
- 26 \*Sec. 19 was vetoed. See message at end of chapter.
- \*Sec. 20. RCW 16.57.165 and 1971 ex.s. c 135 s 6 are each amended to read as follows:
- The ((director)) board may, in order to reduce the cost of ((brand)) livestock inspection to livestock owners, enter into
- 31 agreements with any qualified county, municipal, or other local law
- 32 enforcement agency, or qualified individuals for the purpose of
- 33 performing ((brand)) <u>livestock</u> inspection in areas where ((department
- 34 <u>brand</u>)) <u>livestock</u> inspection <u>by the department</u> may not readily be
- 35 available.
- 36 \*Sec. 20 was vetoed. See message at end of chapter.
- 37 \*Sec. 21. RCW 16.57.170 and 1959 c 54 s 17 are each amended to 38 read as follows:

- 1 The ((director)) board may enter at any reasonable time any
- 2 slaughterhouse or public livestock market to make an examination of the
- 3 brands on livestock or hides, and may enter at any reasonable time an
- 4 establishment where hides are held to examine them for brands. The
- 5 ((director)) board may enter any of these premises at any reasonable
- 6 time to examine all books and records required by law in matters
- 7 relating to ((brand)) <u>livestock</u> inspection or other methods of
- 8 livestock identification.
- 9 \*Sec. 21 was vetoed. See message at end of chapter.
- 10 \*Sec. 22. RCW 16.57.180 and 1959 c 54 s 18 are each amended to 11 read as follows:
- 12 Should the ((director)) board be denied access to any premises or
- 13 establishment where such access was sought for the purposes set forth
- 14 in RCW 16.57.170, ((he)) the board may apply to any court of competent
- 15 jurisdiction for a search warrant authorizing access to such premises
- 16 or establishment for said purposes. The court may upon such
- 17 application, issue the search warrant for the purposes requested.
- 18 \*Sec. 22 was vetoed. See message at end of chapter.
- 19 \*Sec. 23. RCW 16.57.200 and 1959 c 54 s 20 are each amended to
- 20 read as follows:
- 21 Any owner or ((his)) an agent shall make the brand or brands on
- 22 livestock being ((brand)) livestock inspected readily visible and shall
- 23 cooperate with the ((director)) board to carry out such ((brand))
- 24 <u>livestock</u> inspection in a safe and expeditious manner.
- 25 \*Sec. 23 was vetoed. See message at end of chapter.
- 26 \*Sec. 24. RCW 16.57.210 and 1959 c 54 s 21 are each amended to
- 27 read as follows:
- 28 The ((director)) board shall have authority to arrest any person
- 29 without warrant anywhere in the state found in the act of, or whom
- 30 ((he)) the board has reason to believe is guilty of, driving, holding,
- 31 selling or slaughtering stolen livestock. Any such person arrested by
- 32 the ((director)) board shall be turned over to the sheriff of the
- 33 county where the arrest was made, as quickly as possible.
- 34 \*Sec. 24 was vetoed. See message at end of chapter.
- 35 \*Sec. 25. RCW 16.57.220 and 1997 c 356 s 2 are each amended to
- 36 read as follows:

The ((director)) livestock identification board shall cause a 1 charge to be made for all ((brand)) livestock inspection of cattle and 2 3 horses required under this chapter and rules adopted hereunder. 4 charges shall be paid to the ((department)) board by the owner or 5 person in possession unless requested by the purchaser and then such ((brand)) livestock inspection shall be paid by the purchaser 6 7 requesting such ((brand)) livestock inspection. Except as provided by 8 rule, such inspection charges shall be due and payable at the time 9 ((brand)) livestock inspection is performed and shall be paid upon 10 billing by the ((department)) board and if not shall constitute a prior lien on the cattle or cattle hides or horses or horse hides ((brand)) 11 <u>livestock</u> inspected until such charge is paid. The ((director)) board 12 13 in order to best utilize the services of the ((department)) livestock <u>inspector</u> in performing ((brand)) <u>livestock</u> inspection may establish 14 15 schedules by days and hours when a ((brand)) livestock inspector will 16 be on duty to perform ((brand)) livestock inspection at established 17 The fees for ((brand)) <u>livestock</u> inspection inspection points. performed at inspection points according to schedules established by 18 19 the ((director)) board shall be seventy-five cents per head for cattle 20 and ((not more than)) three dollars per head for horses ((as prescribed by the director subsequent to a hearing under chapter 34.05 RCW and in 21 22 conformance with RCW 16.57.015)). Fees for ((brand)) <u>livestock</u> 23 inspection of cattle and horses at points other than those designated 24 by the ((director)) board or not in accord with the schedules 25 established by the ((director)) board shall be based on a fee schedule 26 not to exceed actual net cost to the ((department)) board of performing 27 the ((brand)) livestock inspection service. For the purpose of this section, actual costs shall mean fifteen dollars per hour and the 28 29 current mileage rate set by the office of financial management.

30 \*Sec. 25 was vetoed. See message at end of chapter.

- 31 \*Sec. 26. RCW 16.57.230 and 1995 c 374 s 50 are each amended to 32 read as follows:
- No person shall collect or make a charge for ((brand)) <u>livestock</u>
- 34 inspection of livestock unless there has been an actual ((brand))
- 35 <u>livestock</u> inspection of such livestock.
- 36 \*Sec. 26 was vetoed. See message at end of chapter.
- 37 \*Sec. 27. RCW 16.57.240 and 1995 c 374 s 51 are each amended to 38 read as follows:

- 1 ((Any person purchasing, selling, holding for sale, trading, 2 bartering, transferring title, slaughtering, handling, or transporting 3 cattle shall keep a record on forms prescribed by the director. Such 4 forms)) (1) Certificates of permit, inspection certificates, and selfinspection certificates shall show the owner, number, ((specie)) breed, 5 sex, brand or other method of identification of ((such)) the cattle or 6 7 horses and any other necessary information required by the ((director)) 8 ((The original shall be kept for a period of three years or 9 shall be furnished to the director upon demand or as prescribed by 10 rule, one copy shall accompany the cattle to their destination and shall be subject to inspection at any time by the director or any peace 11 12 officer or member of the state patrol: PROVIDED, That in the following 13 instances only, cattle may be moved or transported within this state without being accompanied by an official certificate of permit, brand 14 15 inspection certificate, bill of sale, or self-inspection slip:
- 16 (1) When such cattle are moved or transported upon lands under the 17 exclusive control of the person moving or transporting such cattle;
  - (2) When such cattle are being moved or transported for temporary grazing or feeding purposes and have the registered brand of the person having or transporting such cattle.))
- 21 <u>(2) The board may cause certificate of permit forms to be issued to</u> 22 <u>any person on payment of a fee established by rule.</u>
  - (3) Inspection certificates, self-inspection certificates, or other proof of ownership deemed satisfactory by the board shall be kept by the owner and/or person in possession of any cattle or horses and shall be furnished to the board or any peace officer upon demand.
  - (4) Cattle may not be moved or transported within this state without being accompanied by a certificate of permit, inspection certificate, or self-inspection certificate except:
- 30 <u>(a) When the cattle are moved or transported upon lands under the</u> 31 exclusive control of the person moving or transporting the cattle; or
- 32 <u>(b) When the cattle are being moved or transported for temporary</u> 33 <u>grazing or feeding purposes and have the recorded brand of the person</u> 34 <u>having or transporting the cattle.</u>
- 35 (5) Certificates of permit, inspection certificates, or self-36 inspection certificates accompanying cattle being moved or transported 37 within this state shall be subject to inspection at any time by the 38 board or any peace officer.
- 39 \*Sec. 27 was vetoed. See message at end of chapter.

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- \*Sec. 28. RCW 16.57.260 and 1981 c 296 s 19 are each amended to read as follows:
- It shall be unlawful for any person to remove or cause to be 4 removed or accept for removal from this state, any cattle or horses
- 5 which are not accompanied at all times by an official ((brand))
- willow die not decompanied de dir times by dir official ((brand))
- 6  $\underline{livestock}$  inspection certificate issued by the (( $\underline{director}$ ))  $\underline{board}$  on
- 7 such cattle or horses, except as provided in RCW 16.57.160.
- 8 \*Sec. 28 was vetoed. See message at end of chapter.
- 9 \*Sec. 29. RCW 16.57.270 and 1959 c 54 s 27 are each amended to 10 read as follows:
- 11 It shall be unlawful for any person moving or transporting
- 12 livestock in this state to refuse to assist the ((director)) board or
- 13 any peace officer in establishing the identity of such livestock being
- 14 moved or transported.
- 15 \*Sec. 29 was vetoed. See message at end of chapter.
- \*Sec. 30. RCW 16.57.275 and 1967 c 240 s 37 are each amended to read as follows:
- 18 Any cattle carcass, or primal part thereof, of any breed or age
- 19 being transported in this state from other than a state or federal
- 20 licensed and inspected slaughterhouse or common carrier hauling for
- 21 such slaughterhouse, shall be accompanied by a certificate of permit
- 22 signed by the owner of such carcass or primal part thereof and, if such
- 23 carcass or primal part is delivered to a facility custom handling such
- 24 carcasses or primal part thereof, such certificate of permit shall be
- 25 deposited with the owner or manager of such custom handling facility
- 26 and such certificate of permit shall be retained for a period of one
- 27 year and be made available to the ((<del>department</del>)) <u>livestock</u>
- 28 <u>identification board</u> for inspection during reasonable business hours.
- 29 ((The owner of such carcass or primal part thereof shall mail a copy of
- 30 the said certificate of permit to the department within ten days of
- 31 said transportation.))
- 32 \*Sec. 30 was vetoed. See message at end of chapter.
- 33 \*Sec. 31. RCW 16.57.280 and 1995 c 374 s 52 are each amended to
- 34 read as follows:
- 35 No person shall knowingly have unlawful possession of any livestock
- 36 marked with a recorded brand or tattoo of another person unless:

- 1 (1) Such livestock lawfully bears the person's own healed recorded 2 brand; or
- 3 (2) Such livestock is accompanied by a certificate of permit from 4 the owner of the recorded brand or tattoo; or
- 5 (3) Such livestock is accompanied by a ((brand)) <u>livestock</u> 6 inspection certificate; or
  - (4) Such cattle is accompanied by a self-inspection slip; or
- 8 (5) Such livestock is accompanied by a bill of sale from the 9 previous owner or other satisfactory proof of ownership.
- A violation of this section constitutes a gross misdemeanor punishable to the same extent as a gross misdemeanor that is punishable under RCW 9A.20.021.
- 13 \*Sec. 31 was vetoed. See message at end of chapter.

- \*Sec. 32. RCW 16.57.290 and 1995 c 374 s 53 are each amended to read as follows:
- 16 All unbranded cattle and horses and those bearing brands not 17 recorded, in the current edition of this state's brand book, which are not accompanied by a certificate of permit, and those bearing brands 18 19 recorded, in the current edition of this state's brand book, which are 20 not accompanied by a certificate of permit signed by the owner of the brand when presented for inspection by the ((director)) board, shall be 21 22 sold by the ((director)) board or the ((director's)) board's 23 representative, unless other satisfactory proof of ownership is presented showing the person presenting them to be lawfully in 24 25 possession. Upon the sale of such cattle or horses, the ((director)) 26 board or the ((director's)) board's representative shall give the 27 purchasers a bill of sale therefor, or, if theft is suspected, the cattle or horses may be impounded by the ((director)) board or the 28 29 ((director's)) board's representative.
- 30 \*Sec. 32 was vetoed. See message at end of chapter.
- 31 \*Sec. 33. RCW 16.57.300 and 1989 c 286 s 24 are each amended to 32 read as follows:
- 33 The proceeds from the sale of cattle and horses as provided for 34 under RCW 16.57.290, after paying the cost thereof, shall be paid to 35 the ((director)) board, who shall make a record showing the brand or 36 marks or other method of identification of the animals and the amount 37 realized from the sale thereof. However, the proceeds from a sale of 38 such cattle or horses at a licensed public livestock market shall be

- 1 held by the licensee for a reasonable period not to exceed thirty days
- 2 to permit the consignor to establish ownership or the right to sell
- 3 such cattle or horses. If such consignor fails to establish legal
- 4 ownership or the right to sell such cattle or horses, such proceeds
- 5 shall be paid to the ((director)) board to be disposed of as any other
- 6 estray proceeds.
- 7 \*Sec. 33 was vetoed. See message at end of chapter.
- \*Sec. 34. RCW 16.57.310 and 1959 c 54 s 31 are each amended to 9 read as follows:
- When a person has been notified by registered mail that animals
- 11 bearing his or her recorded brand have been sold by the ((director))
- 12 <u>board</u>, he <u>or she</u> shall present to the ((<del>director</del>)) <u>board</u> a claim on the
- 13 proceeds within ten days from the receipt of the notice or the
- 14 ((director)) board may decide that no claim exists.
- 15 \*Sec. 34 was vetoed. See message at end of chapter.
- 16 \*Sec. 35. RCW 16.57.320 and 1991 c 110 s 6 are each amended to 17 read as follows:
- 18 If, after the expiration of one year from the date of sale, the
- 19 person presenting the animals for inspection has not provided the
- 20 ((director)) board with satisfactory proof of ownership, the proceeds
- 21 from the sale shall be paid on the claim of the owner of the recorded
- 22 brand. However, it shall be a gross misdemeanor for the owner of the
- 23 recorded brand to knowingly accept such funds after he or she has sold,
- 24 bartered or traded such animals to the claimant or any other person.
- 25 A gross misdemeanor under this section is punishable to the same extent
- 26 as a gross misdemeanor that is punishable under RCW 9A.20.021.
- 27 \*Sec. 35 was vetoed. See message at end of chapter.
- 28 \*Sec. 36. RCW 16.57.330 and 1959 c 54 s 33 are each amended to
- 29 read as follows:
- If, after the expiration of one year from the date of sale, no
- 31 claim is made, the money shall be credited to the ((department of
- 32 agriculture)) board to be expended in carrying out the provisions of
- 33 this chapter.
- 34 \*Sec. 36 was vetoed. See message at end of chapter.
- 35 \*Sec. 37. RCW 16.57.340 and 1959 c 54 s 34 are each amended to
- 36 read as follows:

- 1 The ((director)) board shall have the authority to enter into
- 2 reciprocal agreements with any or all states to prevent the theft,
- 3 misappropriation or loss of identification of livestock. The
- 4 ((director)) board may declare any livestock which is shipped or moved
- 5 into this state from such states estrays if such livestock is not
- 6 accompanied by the proper official brand certificate or other such
- 7 certificates required by the law of the state of origin of such
- 8 livestock. The ((director)) board may hold such livestock subject to
- 9 all costs of holding or sell such livestock and send the funds, after
- 10 the deduction of the cost of such sale, to the proper authority in the
- 11 state of origin of such livestock.
- 12 \*Sec. 37 was vetoed. See message at end of chapter.
- \*Sec. 38. RCW 16.57.350 and 1994 c 46 s 8 are each amended to read 14 as follows:
- 15 The ((director)) board may adopt such rules as are necessary to
- 16 carry out the purposes of this chapter. It shall be the duty of the
- 17 ((director)) board to enforce and carry out the provisions of this
- 18 chapter and/or rules adopted hereunder. No person shall interfere with
- 19 the ((director)) board when ((he or she)) the board is performing or
- 20 carrying out duties imposed on ((him or her)) it by this chapter and/or
- 21 rules adopted hereunder.
- 22 \*Sec. 38 was vetoed. See message at end of chapter.
- 23 \*Sec. 39. RCW 16.57.360 and 1991 c 110 s 7 are each amended to
- 24 read as follows:
- 25 The ((department)) board is authorized to issue notices of and
- 26 enforce civil infractions in the manner prescribed under chapter 7.80
- 27 RCW.
- 28 The violation of any provision of this chapter and/or rules and
- 29 regulations adopted hereunder shall constitute a class I civil
- 30 infraction as provided under chapter 7.80 RCW unless otherwise
- 31 specified herein.
- 32 \*Sec. 39 was vetoed. See message at end of chapter.
- 33 \*Sec. 40. RCW 16.57.370 and 1959 c 54 s 37 are each amended to
- 34 read as follows:
- 35 All fees collected under the provisions of this chapter shall be
- 36 retained and deposited by the ((director)) board to be used only for
- 37 the enforcement of this chapter.

- 1 \*Sec. 40 was vetoed. See message at end of chapter.
- 2 \*Sec. 41. RCW 16.57.400 and 1994 c 46 s 20 are each amended to 3 read as follows:
- The ((director)) board may provide by rules ((and regulations))
  adopted pursuant to chapter 34.05 RCW for the issuance of individual
  horse and cattle identification certificates or other means of horse
  and cattle identification deemed appropriate. Such certificates or
  other means of identification shall be valid only for the use of the
  horse and cattle owner in whose name it is issued.
- 10 Horses and cattle identified pursuant to the provisions of this 11 section and the rules ((and regulations)) adopted hereunder shall not 12 be subject to ((brand)) livestock inspection except when sold at points provided for in RCW ((<del>16.57.380</del>)) <u>16.57.160</u>. 13 The ((director)) board 14 charge a fee for the certificates or other means ο£ 15 identification authorized pursuant to this section and no identification shall be issued until the ((director)) board has 16 The schedule of fees shall be established in 17 received the fee. 18 accordance with the provisions of chapter 34.05 RCW.
- 19 \*Sec. 41 was vetoed. See message at end of chapter.
- 20 \*Sec. 42. RCW 16.57.407 and 1996 c 105 s 3 are each amended to 21 read as follows:
- 22 The ((<del>department</del>)) <u>livestock identification board</u> has the authority 23 to conduct an investigation of an incident where scars or other marks 24 indicate that a microchip has been removed from a horse.
- 25 \*Sec. 42 was vetoed. See message at end of chapter.
- 26 \*Sec. 43. RCW 16.57.410 and 1993 c 354 s 11 are each amended to 27 read as follows:
- (1) No person may act as a registering agency without a permit 28 29 issued by the ((department)) board. The ((director)) board may issue 30 a permit to any person or organization to act as a registering agency 31 for the purpose of issuing permanent identification symbols for horses in a manner prescribed by the ((director)) board. Application for such 32 permit, or the renewal thereof by January 1 of each year, shall be on 33 a form prescribed by the ((director)) board, and accompanied by the 34 proof of registration to be issued, any other documents required by the 35 36 ((director)) board, and a fee of one hundred dollars.

- (2) Each registering agency shall maintain a permanent record for 1 2 each individual identification symbol. The record shall include, but need not be limited to, the name, address, and phone number of the 3 4 horse owner and a general description of the horse. A copy of each 5 permanent record shall be forwarded to the ((director)) board, if requested by the ((director)) board. 6
- 7 (3) Individual identification symbols shall be inspected as 8 required for brands under RCW 16.57.220 ((and 16.57.380)). Any horse 9 presented for inspection and bearing such a symbol, but not accompanied 10 by proof of registration and certificate of permit, shall be sold as provided under RCW 16.57.290 through 16.57.330. 11
- 12 (4) The ((director)) board shall adopt such rules as are necessary 13 for the effective administration of this section pursuant to chapter 14 34.05 RCW.
- 15 \*Sec. 43 was vetoed. See message at end of chapter.
- 16 \*Sec. 44. RCW 16.57.420 and 1993 c 105 s 3 are each amended to read as follows: 17
- ((department)) livestock identification board may, 18 The in consultation with representatives of the ratite industry, develop by 19 20 rule a system that provides for the identification of individual ratites through the use of microchipping. The ((department)) board may 21 22 establish fees for the issuance or reissuance of microchipping numbers
- 23 sufficient to cover the expenses of the ((department)) board.
- 24 \*Sec. 44 was vetoed. See message at end of chapter.
- 25 \*Sec. 45. RCW 16.58.020 and 1971 ex.s. c 181 s 2 are each amended to read as follows: 26
- For the purpose of this chapter: 27
- 28 (1) "Livestock identification board" or "board" means the livestock 29 identification board defined under RCW 16.57.010.
- 30 (2) "Certified feed lot" means any place, establishment, or facility commonly known as a commercial feed lot, cattle feed lot, or 31 32 the like, which complies with all of the requirements of this chapter, 33 and any ((regulations)) rules adopted pursuant to the provisions of
- this chapter and which holds a valid license from the ((director)) 34
- 35 board as hereinafter provided.
- 36 (((2) "Department" means the department of agriculture of the state of Washington. 37

- (3) "Director" means the director of the department or his duly 1 authorized representative. 2
- 3 (4))) (3) "Licensee" means any persons licensed under the 4 provisions of this chapter.
- 5 (((5))) (4) "Person" means a natural person, individual, firm, partnership, corporation, company, society, and association, and every 6 7 officer, agent or employee thereof. This term shall import either the singular or the plural as the case may be. 8
- 9 \*Sec. 45 was vetoed. See message at end of chapter.
- 10 \*Sec. 46. RCW 16.58.030 and 1971 ex.s. c 181 s 3 are each amended 11 to read as follows:
- 12 The ((director)) board may adopt such rules ((and regulations)) as are necessary to carry out the purpose of this chapter. The adoption 13 14 of such rules shall be subject to the provisions of this chapter and 15 rules ((and regulations)) adopted hereunder. No person shall interfere with the ((director when he)) board when it is performing or carrying 16 out any duties imposed ((upon him)) by this chapter or rules ((and 17 18 regulations)) adopted hereunder.
- 19 \*Sec. 46 was vetoed. See message at end of chapter.
- 20 \*Sec. 47. RCW 16.58.040 and 1971 ex.s. c 181 s 4 are each amended 21 to read as follows:
- 22 On or after August 9, 1971, any person desiring to engage in the business of operating one or more certified feed lots shall obtain an 23 24 annual license from the ((<del>director</del>)) <u>board</u> for such purpose. application for a license shall be on a form prescribed by the 25
- 26 ((director)) board and shall include the following:
- (1) The number of certified feed lots the applicant intends to 27 28 operate and their exact location and mailing address;
- 29 (2) The legal description of the land on which the certified feed 30 lot will be situated;
- (3) A complete description of the facilities used for feeding and 31 32 handling of cattle at each certified feed lot;
- 33 (4) The estimated number of cattle which can be handled for feeding purposes at each such certified feed lot; and 34
- 35 (5) Any other information necessary to carry out the purpose and provisions of this chapter and rules ((or regulations)) adopted 36 37 hereunder.
- 38 \*Sec. 47 was vetoed. See message at end of chapter.

1 \*Sec. 48. RCW 16.58.050 and 1997 c 356 s 4 are each amended to 2 read as follows:

3 The application for an annual license to engage in the business of 4 operating one or more certified feed lots shall be accompanied by a license fee of seven hundred fifty dollars. Upon approval of the 5 application by the ((director)) livestock identification board and 6 7 compliance with the provisions of this chapter and rules adopted hereunder, the applicant shall be issued a license or a renewal 8 9 thereof. The board shall conduct an inspection of all cattle and their 10 corresponding ownership documents prior to issuing an original license. The inspection fee shall be the higher of the current inspection fee 11 per head of cattle or time and mileage as set forth in RCW 16.57.220. 12 13 \*Sec. 48 was vetoed. See message at end of chapter.

14 \*Sec. 49. RCW 16.58.060 and 1991 c 109 s 10 are each amended to 15 read as follows:

16 The ((director)) board shall establish by rule an expiration date 17 or dates for all certified feed lot licenses. License fees shall be prorated where necessary to accommodate staggering of expiration dates 18 19 of a license or licenses. If an application for renewal of a certified 20 feed lot license is not received by the ((department)) board per the date required by rule or should a person fail, refuse, or neglect to 21 22 apply for renewal of a preexisting license on or before the date of 23 expiration, that person shall be assessed an additional twenty-five dollars which shall be added to the regular license fee and shall be 24 25 paid before the ((director)) board may issue a license to the 26 applicant.

27 \*Sec. 49 was vetoed. See message at end of chapter.

\*Sec. 50. RCW 16.58.070 and 1989 c 175 s 54 are each amended to read as follows:

The ((<del>director</del>)) <u>livestock identification board</u> is authorized to 30 deny, suspend, or revoke a license in accord with the provisions of 31 32 chapter 34.05 RCW if ((he)) it finds that there has been a failure to 33 comply with any requirement of this chapter rules or regulations)) adopted hereunder. Hearings for the revocation, 34 35 suspension, or denial of a license shall be subject to the provisions 36 of chapter 34.05 RCW concerning adjudicative proceedings.

37 \*Sec. 50 was vetoed. See message at end of chapter.

- \*Sec. 51. RCW 16.58.080 and 1971 ex.s. c 181 s 8 are each amended to read as follows:
- 3 Every certified feed lot shall be equipped with a facility or a
- 4 livestock pen, approved by the ((director)) livestock identification
- 5 <u>board</u> as to location and construction within the ((said)) feed lot so
- 6 that necessary ((brand)) <u>livestock</u> inspection can be carried on in a
- 7 proper, expeditious and safe manner. Each licensee shall furnish the
- 8 ((director)) board with sufficient help necessary to carry out
- 9 ((brand)) livestock inspection in the manner set forth above.
- 10 \*Sec. 51 was vetoed. See message at end of chapter.
- 11 \*Sec. 52. RCW 16.58.095 and 1991 c 109 s 11 are each amended to 12 read as follows:
- 13 All cattle entering or reentering a certified feed lot must be
- 14 inspected for brands upon entry, unless they are accompanied by a
- 15 ((brand)) <u>livestock</u> inspection certificate issued by the ((director))
- 16 <u>livestock identification board</u>, or any other agency authorized in any
- 17 state or Canadian province by law to issue such a certificate.
- 18 Licensees shall report a discrepancy between cattle entering or
- 19 reentering a certified feed lot and the ((brand)) livestock inspection
- 20 certificate accompanying the cattle to the nearest ((brand)) livestock
- 21 inspector immediately. A discrepancy may require an inspection of all
- 22 the cattle entering or reentering the lot, except as may otherwise be
- 23 provided by rule.
- 24 \*Sec. 52 was vetoed. See message at end of chapter.
- \*Sec. 53. RCW 16.58.100 and 1979 c 81 s 3 are each amended to read as follows:
- 27 The ((director)) livestock identification board shall each year
- 28 conduct audits of the cattle received, fed, handled, and shipped by the
- 29 licensee at each certified feed lot. Such audits shall be for the
- 30 purpose of determining if such cattle correlate with the ((brand))
- 31 <u>livestock</u> inspection certificates issued in their behalf and that the
- 32 certificate of assurance furnished the ((director)) board by the
- 33 licensee correlates with his <u>or her</u> assurance that ((<del>brand</del>)) <u>livestock</u>
- 34 inspected cattle were not commingled with uninspected cattle.
- 35 \*Sec. 53 was vetoed. See message at end of chapter.
- 36 \*Sec. 54. RCW 16.58.110 and 1991 c 109 s 12 are each amended to
- 37 read as follows:

- 1 All certified feed lots shall furnish the ((director)) <u>livestock</u>
- 2 <u>identification board</u> with records as requested by ((him)) it from time
- 3 to time on all cattle entering or on feed in ((said)) certified feed
- 4 lots and dispersed therefrom. All such records shall be subject to
- 5 examination by the ((director)) board for the purpose of maintaining
- 6 the integrity of the identity of all such cattle. The ((director))
- 7 board may make the examinations only during regular business hours
- 8 except in an emergency to protect the interest of the owners of such
- 9 cattle.
- 10 \*Sec. 54 was vetoed. See message at end of chapter.
- \*Sec. 55. RCW 16.58.120 and 1991 c 109 s 13 are each amended to
- 12 read as follows:
- 13 The licensee shall maintain sufficient records as required by the
- 14 ((director)) livestock identification board at each certified feed lot,
- 15 if ((said)) the licensee operates more than one certified feed lot.
- 16 \*Sec. 55 was vetoed. See message at end of chapter.
- \*Sec. 56. RCW 16.58.130 and 1997 c 356 s 7 are each amended to
- 18 read as follows:
- 19 <u>(1)</u> Each licensee shall pay to the ((<del>director</del>)) <u>livestock</u>
- 20 <u>identification board</u> a fee of ((twelve)) <u>fifteen</u> cents for each head of
- 21 cattle handled through the licensee's feed lot. Payment of such fee
- 22 shall be made by the licensee on a monthly basis. Failure to pay as
- 23 required shall be grounds for suspension or revocation of a certified
- 24 feed lot license. Further, the ((director)) board shall not renew a
- 25 certified feed lot license if a licensee has failed to make prompt and
- 26 timely payments.
- 27 (2) This section is null and void unless subsections (1) through
- 28 (5) of section 2 of this act and section 98 of this act become law.
- 29 \*Sec. 56 was vetoed. See message at end of chapter.
- 30 \*Sec. 57. RCW 16.58.140 and 1979 c 81 s 5 are each amended to read
- 31 as follows:
- 32 All fees provided for in this chapter shall be retained by the
- 33 ((director)) board for the purpose of enforcing and carrying out the
- 34 purpose and provisions of this chapter or chapter 16.57 RCW.
- 35 \*Sec. 57 was vetoed. See message at end of chapter.

- \*Sec. 58. RCW 16.58.150 and 1971 ex.s. c 181 s 15 are each amended to read as follows:
- No ((brand)) <u>livestock</u> inspection shall be required when cattle are 4 moved or transferred from one certified feed lot to another or the
- 5 transfer of cattle from a certified feed lot to a point within this
- 6 state, or out of state where this state maintains ((brand)) livestock
- 7 inspection, for the purpose of immediate slaughter.
- 8 \*Sec. 58 was vetoed. See message at end of chapter.
- 9 \*Sec. 59. RCW 16.58.160 and 1991 c 109 s 15 are each amended to 10 read as follows:
- 11 The ((director)) board may, when a certified feed lot's conditions
- 12 become such that the integrity of reports or records of the cattle
- 13 therein becomes doubtful, suspend such certified feed lot's license
- 14 until such time as the ((<del>director</del>)) <u>board</u> can conduct an investigation
- 15 to carry out the purpose of this chapter.
- 16 \*Sec. 59 was vetoed. See message at end of chapter.
- 17 \*Sec. 60. RCW 16.65.010 and 1983 c 298 s 1 are each amended to 18 read as follows:
- 19 For the purposes of this chapter:
- 20 (1) The term "public livestock market" means any place,
- 21 establishment or facility commonly known as a "public livestock
- 22 market", "livestock auction market", "livestock sales ring", yards
- 23 selling on commission, or the like, conducted or operated for
- 24 compensation or profit as a public livestock market, consisting of pens
- 25 or other enclosures, and their appurtenances in which livestock is
- 26 received, held, sold, kept for sale or shipment. The term does not
- 27 include the operation of a person licensed under this chapter to
- 28 operate a special open consignment horse sale.
- 29 (2) (("Department" means the department of agriculture of the state
- 30 of Washington.
- 31 (3) "Director" means the director of the department or his duly
- 32 authorized representative.
- 33 (4))) "Licensee" means any person licensed under the provisions of
- 34 this chapter.
- (((+5))) (3) "Livestock" includes horses, mules, burros, cattle,
- 36 sheep, swine, and goats.
- 37 ((<del>(6)</del>)) <u>(4) "Livestock identification board" or "board" means the</u>
- 38 board created in RCW 16.57.015.

- 1 (5) "Person" means a natural person, individual, firm, partnership, 2 corporation, company, society, and association, and every officer, 3 agent or employee thereof. This term shall import either the singular 4 or the plural as the case may be.
  - ((<del>(17)</del>)) (6) "Stockyard" means any place, establishment, or facility commonly known as a stockyard consisting of pens or other enclosures and their appurtenances in which livestock services such as feeding, watering, weighing, sorting, receiving and shipping are offered to the public: PROVIDED, That stockyard shall not include any facilities where livestock is offered for sale at public auction, feed lots, or quarantined registered feed lots.
- ((<del>(8)</del>)) <u>(7)</u> "Packer" means any person engaged in the business of slaughtering, manufacturing, preparing meat or meat products for sale, marketing meat, meat food products or livestock products.
- ((<del>(9)</del>)) <u>(8)</u> "Deputy state veterinarian" means a graduate veterinarian authorized to practice in the state of Washington and appointed or deputized by the director of agriculture as his or her duly authorized representative.
- ((<del>(10)</del>)) <u>(9)</u> "Special open consignment horse sale" means a sale conducted by a person other than the operator of a public livestock market which is limited to the consignment of horses and donkeys only for sale on an occasional and seasonal basis.
- 23 \*Sec. 60 was vetoed. See message at end of chapter.
- \*Sec. 61. RCW 16.65.015 and 1983 c 298 s 2 are each amended to read as follows:
- 26 This chapter does not apply to:
- (1) A farmer selling his <u>or her</u> own livestock on the farmer's own premises by auction or any other method.
- (2) A farmers' cooperative association or an association of livestock breeders when any class of their own livestock is assembled and offered for sale at a special sale on an occasional and seasonal basis under the association's management and responsibility, and the special sale has been approved by the ((director)) board in writing.
- 34 However, the special sale shall be subject to brand and health
- 35 inspection requirements as provided in this chapter for sales at public
- 36 livestock markets.

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37 \*Sec. 61 was vetoed. See message at end of chapter.

- \*Sec. 62. RCW 16.65.020 and 1983 c 298 s 5 are each amended to read as follows:
- Public livestock markets and special open consignment horse sales 4 shall be under the direction and supervision of the ((director))
- 5 <u>livestock identification board</u>, and the ((<del>director</del>)) <u>board</u>, but not
- 6 ((his)) its duly authorized representative, may adopt such rules ((and
- 7 regulations)) as are necessary to carry out the purpose of this
- 8 chapter. It shall be the duty of the ((director)) board to enforce and
- 9 carry out the provisions of this chapter and rules ((and regulations))
- 10 adopted hereunder. No person shall interfere with the ((director))
- 11 board when ((he)) it is performing or carrying out any duties imposed
- 12 upon ((him)) it by this chapter or rules ((and regulations)) adopted
- 13 hereunder.
- 14 \*Sec. 62 was vetoed. See message at end of chapter.
- \*Sec. 63. RCW 16.65.030 and 1995 c 374 s 54 are each amended to read as follows:
- (1) ((<del>On and after June 10, 1959,</del>)) <u>N</u>o person shall operate a public livestock market without first having obtained a license from the ((<del>director</del>)) <u>livestock identification board</u>. Application for
- 20 ((such)) <u>a</u> license shall be in writing on forms prescribed by the
- 21 ((director)) board, and shall include the following:
- (a) A nonrefundable original license application fee of fifteen hundred dollars.
- (b) A legal description of the property upon which the public livestock market shall be located.
- (c) A complete description and blueprints or plans of the public livestock market physical plant, yards, pens, and all facilities the applicant proposes to use in the operation of such public livestock
- 29 market.
- 30 (d) ((A detailed statement showing all the assets and liabilities
- 31 of the applicant which must reflect a sufficient net worth to construct
- 32 or operate a public livestock market.)) A financial statement, compiled
- 33 <u>or audited by a certified or licensed public accountant, to determine</u>
- 34 whether or not the applicant meets the minimum net worth requirements,
- 35 <u>established by the director by rule, to construct and/or operate a</u>
- 36 <u>public livestock market</u>. If the applicant is a subsidiary of a larger
- 37 company, corporation, society, or cooperative association, both the
- 38 parent company and the subsidiary company must submit a financial

- statement to determine whether or not the applicant meets the minimum
  net worth requirements. All financial statement information required
  by this subsection is confidential information and not subject to
  public disclosure.
- 5 (e) The schedule of rates and charges the applicant proposes to 6 impose on the owners of livestock for services rendered in the 7 operation of such livestock market.
  - (f) The weekly or monthly sales day or days on which the applicant proposes to operate his or her public livestock market sales and the class of livestock that may be sold on these days.
- (g) Projected source and quantity of livestock((, by county,))
  anticipated to be handled.
- (h) Projected ((income and expense statements for)) gross dollar volume of business to be carried on, at, or through the public livestock market during the first year's operation.
- (i) Facts upon which ((are)) <u>is</u> based the conclusion that the trade area and the livestock industry will benefit because of the proposed market.
- (j) ((Such)) Other information as the ((director)) board may ((reasonably)) require by rule.
  - (2) ((The director shall, after public hearing as provided by chapter 34.05 RCW, grant or deny an application for original license for a public livestock market after considering evidence and testimony relating to all of the requirements of this section and giving reasonable consideration at the same hearing to:
- 26 (a) Benefits to the livestock industry to be derived from the 27 establishment and operation of the public livestock market proposed in 28 the application; and
- 29 (b) The present market services elsewhere available to the trade 30 area proposed to be served.
- 31 (3) Applications for renewal under RCW 16.65.040 shall include all information under subsection (1) of this section, except subsection 32 (1)(a) of this section.)) If the board determines that the applicant 33 34 meets all the requirements of subsection (1) of this section, the board 35 shall conduct a public hearing as provided by chapter 34.05 RCW, and shall grant or deny an application for original license for a public 36 37 <u>livestock market after considering evidence and testimony relating to</u> the requirements of this section and giving reasonable consideration 38 39 to:

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- 1 <u>(a) Benefits to the livestock industry to be derived from the</u> 2 <u>establishment and operation of the public livestock market proposed in</u> 3 <u>the application;</u>
  - (b) The geographical area that will be affected;
- 5 <u>(c) The conflict, if any, with sales days already allocated in the</u> 6 <u>area;</u>
- 7 <u>(d) The amount and class of livestock available for marketing in</u> 8 <u>the area;</u>
- 9 (e) Buyers available to the proposed market; and
- 10 <u>(f) Any other conditions affecting the orderly marketing of</u> 11 livestock.
- 12 <u>(3) Before a license is issued to operate a public livestock</u> 13 market, the applicant must:
- 14 <u>(a) Execute and deliver to the board a surety bond as required</u> 15 <u>under RCW 16.65.200;</u>
- 16 <u>(b) Provide evidence of a custodial account, as required under RCW</u>
  17 16.65.140, for the consignor's proceeds;
- 18 (c) Pay the appropriate license fee; and
- 19 <u>(d) Provide other information required under this chapter and rules</u> 20 <u>adopted under this chapter.</u>
- 21 \*Sec. 63 was vetoed. See message at end of chapter.
- 22 \*Sec. 64. RCW 16.65.037 and 1997 c 356 s 8 are each amended to 23 read as follows:
- (1) Upon the approval of the application by the ((director))
- 25 <u>livestock identification board</u> and compliance with the provisions of
- 26 this chapter, the applicant shall be issued a license or renewal
- 27 thereof. Any license issued under the provisions of this chapter shall
- only be valid at location and for the sales day or days for which the
- 29 license was issued.

- (2) The license fee shall be based on the average gross sales volume per official sales day of that market:
- (a) Markets with an average gross sales volume up to and including ten thousand dollars, a one hundred fifty dollar fee;
- (b) Markets with an average gross sales volume over ten thousand dollars and up to and including fifty thousand dollars, a three hundred fifty dollar fee; and
- 37 (c) Markets with an average gross sales volume over fifty thousand 38 dollars, a four hundred fifty dollar fee.

- 1 The fees for public market licenses shall be set by the 2 ((director)) board by rule subsequent to a hearing under chapter 34.05 3 RCW and in conformance with RCW 16.57.015.
- 4 (3) Any applicant operating more than one public livestock market 5 shall make a separate application for a license to operate each such 6 public livestock market, and each such application shall be accompanied 7 by the appropriate application fee.
- 8 \*Sec. 64 was vetoed. See message at end of chapter.
- 9 \*Sec. 65. RCW 16.65.040 and 1983 c 298 s 6 are each amended to 10 read as follows:
- 11 All public livestock market licenses provided for in this chapter
- 12 shall expire on March 1st subsequent to the date of issue. Any person
- who fails, refuses, or neglects to apply for a renewal of a preexisting
- 14 license on or before the date of expiration, shall pay a penalty of
- 15 twenty-five dollars, which shall be added to the regular license fee,
- 16 before such license may be renewed by the ((director)) livestock
- 17 identification board.
- 18 \*Sec. 65 was vetoed. See message at end of chapter.
- 19 \*Sec. 66. RCW 16.65.042 and 1983 c 298 s 3 are each amended to 20 read as follows:
- (1) A person shall not operate a special open consignment horse sale without first obtaining a license from the ((director)) livestock identification board. The application for the license shall include:
- (a) A detailed statement showing all of the assets and liabilities of the applicant;
- (b) The schedule of rates and charges the applicant proposes to impose on the owners of horses for services rendered in the operation of the horse sale;
  - (c) The specific date and exact location of the proposed sale;
- 30 (d) Projected quantity and approximate value of horses to be 31 handled; and
- (e) Such other information as the ((<del>director</del>)) <u>board</u> may reasonably require.
- (2) The application shall be accompanied by a license fee of one hundred dollars. Upon the approval of the application by the ((director)) board and compliance with this chapter, the applicant shall be issued a license. A special open consignment horse sale

- 1 license is valid only for the specific date or dates and exact location
- 2 for which the license was issued.
- 3 \*Sec. 66 was vetoed. See message at end of chapter.
- 4 \*Sec. 67. RCW 16.65.050 and 1959 c 107 s 5 are each amended to 5 read as follows:
- All fees ((provided for)) collected or received by the board under this chapter shall be ((retained by the director)) deposited by the
- 8 board in the livestock identification account created in section 3 of
- 9 this act. Moneys collected under this chapter may be expended by the
- 10 board without appropriation for the purpose of enforcing this chapter.
- 11 \*Sec. 67 was vetoed. See message at end of chapter.
- \*Sec. 68. RCW 16.65.080 and 1985 c 415 s 9 are each amended to read as follows:
- 14 (1) The ((director)) <u>livestock identification board</u> is authorized
- 15 to deny, suspend, or revoke a license in the manner prescribed herein,
- 16 when there are findings by the ((director)) board that any licensee (a)
- 17 has been guilty of fraud or misrepresentation as to titles, charges,
- 18 numbers, brands, weights, proceeds of sale, or ownership of livestock;
- 19 (b) has attempted payment to a consignor by a check the licensee knows
- 20 not to be backed by sufficient funds to cover such check; (c) has
- 21 violated any of the provisions of this chapter or rules ((and
- 22 regulations)) adopted hereunder; (d) has violated any laws of the state
- 23 that require health or ((brand)) <u>livestock</u> inspection of livestock; (e)
- 24 has violated any condition of the bond, as provided in this chapter.
- 25 However, the ((director)) board may deny a license if the applicant
- 26 refuses to accept the sales day or days allocated to ((him)) it under
- 27 the provisions of this chapter.
- 28 (2) In all proceedings for revocation, suspension, or denial of a
- 29 license the licensee or applicant shall be given an opportunity to be
- 30 heard in regard to such revocation, suspension or denial of a license.
- 31 The ((director)) board shall give the licensee or applicant twenty
- 32 days' notice in writing and such notice shall specify the charges or
- 33 reasons for such revocation, suspension or denial. The notice shall
- 34 also state the date, time and place where such hearing is to be held.
- 35 Such hearings shall be held in the city where the licensee has his or
- 36 <u>her</u> principal place of business, or where the applicant resides, unless
- 37 some other place be agreed upon by the parties, and the defendant may
- 38 be represented by counsel.

- (3) The ((director)) board may issue subpoenas to compel the 1 attendance of witnesses, and/or the production of books or documents 2 3 anywhere in the state. The applicant or licensee shall have 4 opportunity to be heard, and may have such subpoenas issued as he or 5 she desires. Subpoenas shall be served in the same manner as in civil cases in the superior court. Witnesses shall testify under oath which 6 7 may be administered by the ((director)) board. Testimony shall be 8 recorded, and may be taken by deposition under such rules as the 9 ((director)) board may prescribe.
- 10 (4) The ((director)) board shall hear and determine the charges, make findings and conclusions upon the evidence produced, and file them 11 in ((his)) its office, together with a record of all of the evidence, 12 13 and serve upon the accused a copy of such findings and conclusions.
- 14 \*Sec. 68 was vetoed. See message at end of chapter.
- 15 \*Sec. 69. RCW 16.65.090 and 1997 c 356 s 10 are each amended to read as follows: 16
- The ((director)) livestock identification board shall provide for 17 18 ((brand)) livestock inspection. When such ((brand)) livestock inspection is required the licensee shall collect from the consignor 19 20 and pay to the ((department)) board, as provided by law, a fee for 21 ((brand)) livestock inspection for each animal consigned to the public 22 livestock market or special open consignment horse sale. However, if 23 in any one sale day the total fees collected for ((brand)) livestock 24 inspection do not exceed ninety dollars, then such licensee shall pay 25 ninety dollars for such ((brand)) livestock inspection or as much 26 thereof as the ((director)) board may prescribe.
- 27 \*Sec. 69 was vetoed. See message at end of chapter.
- 28 \*Sec. 70. RCW 16.65.100 and 1983 c 298 s 9 are each amended to 29 read as follows:
- 30 The licensee of each public livestock market or special open consignment horse sale shall collect from any purchaser of livestock 31 32 requesting ((brand)) <u>livestock</u> inspection a fee as provided by law for Such fee shall be in addition to the fee 33 each animal inspected. charged to the consignor for ((brand)) <u>livestock</u> inspection and shall 34
- 35 not apply to the minimum fee chargeable to the licensee.
- 36 \*Sec. 70 was vetoed. See message at end of chapter.

\*Sec. 71. RCW 16.65.140 and 1971 ex.s. c 192 s 4 are each amended to read as follows:

3 Each licensee shall establish a custodial account for consignor's 4 proceeds. All funds derived from the sale of livestock handled on a 5 commission or agency basis shall be deposited in that account. account shall be drawn on only for the payment of net proceeds to the 6 7 consignor, or such other person or persons of whom such licensee has 8 knowledge is entitled to such proceeds, and to obtain from such 9 proceeds only the sums due the licensee as compensation for his or her 10 services as are set out in his or her tariffs, and for such sums as are necessary to pay all legal charges against the consignment of livestock 11 12 which the licensee in his or her capacity as agent is required to pay 13 for on behalf of the consignor or shipper. The licensee in each case shall keep such accounts and records that will at all times disclose 14 15 the names of the consignors and the amount due and payable to each from 16 the funds in the custodial account for consignor's proceeds. 17 licensee shall maintain the custodial account for consignor's proceeds in a manner that will expedite examination by the ((director)) 18 19 livestock identification board and reflect compliance with the requirements of this section. 20

21 \*Sec. 71 was vetoed. See message at end of chapter.

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22 \*Sec. 72. RCW 16.65.190 and 1983 c 298 s 12 are each amended to 23 read as follows:

No person shall hereafter operate a public livestock market or special open consignment horse sale unless such person has filed a schedule with the application for license to operate such public livestock market or special open consignment horse sale. Such schedule shall show all rates and charges for stockyard services to be furnished by such person at such public livestock market or special open consignment horse sale.

(1) Schedules shall be posted conspicuously at the public livestock market or special open consignment horse sale, and shall plainly state all such rates and charges in such detail as the ((director)) livestock identification board may require, and shall state any rules ((and regulations)) which in any manner change, affect, or determine any part of the aggregate of such rates or charges, or the value of the stockyard services furnished. The ((director)) board may determine and

- prescribe the form and manner in which such schedule shall be prepared, arranged and posted.
  - (2) No changes shall be made in rates or charges so filed and published except after thirty days' notice to the ((director)) board and to the public filed and posted as aforesaid, which shall plainly state the changes proposed to be made and the time such changes will go into effect.
  - (3) No licensee shall charge, demand or collect a greater or a lesser or a different compensation for such service than the rates and charges specified in the schedule filed with the ((director)) board and in effect at the time; nor shall a licensee refund or remit in any manner any portion of the rates or charges so specified (but this shall not prohibit a cooperative association of producers from properly returning to its members, on a patronage basis, its excess earnings on their livestock); nor shall a licensee extend to any person at such public livestock market or special open consignment horse sale any stockyard services except such as are specified in such schedule.
- 18 \*Sec. 72 was vetoed. See message at end of chapter.
- 19 \*Sec. 73. RCW 16.65.200 and 1983 c 298 s 13 are each amended to 20 read as follows:
- 21 Before the license is issued to operate a public livestock market 22 or special open consignment horse sale, the applicant shall execute and 23 deliver to the ((director)) <u>livestock identification board</u> a surety bond in a sum as herein provided for, executed by the applicant as 24 25 principal and by a surety company qualified and authorized to do 26 business in this state as surety. ((<del>Said</del>)) <u>The</u> bond shall be a 27 standard form and approved by the ((director)) board as to terms and conditions. ((Said)) The bond shall be conditioned that the principal 28 will not commit any fraudulent act and will comply with the provisions 29 of this chapter and the rules ((and/or regulations)) adopted hereunder. 30 ((Said)) The bond shall be to the state in favor of every consignor 31 and/or vendor creditor whose livestock was handled or sold through or 32 at the licensee's public livestock market or special open consignment 33 34 horse sale: PROVIDED, That if such applicant is bonded as a market 35 agency under the provisions of the packers and stockyards act, (7 36 U.S.C. 181) as amended, on March 20, 1961, in a sum equal to or greater 37 than the sum required under the provisions of this chapter, and such applicant furnishes the ((director)) board with a bond approved by the 38

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- United States secretary of agriculture ((naming the department as 1 2 trustee)), the ((director)) board may accept such bond and its method of termination in lieu of the bond provided for herein and issue a 3 4 license if such applicant meets all the other requirements of this 5 chapter.
- The total and aggregate liability of the surety for all claims upon 6 7 the bond shall be limited to the face of such bond. Every bond filed 8 with and approved by the ((director)) board shall, without the 9 necessity of periodic renewal, remain in force and effect until such 10 time as the license of the licensee is revoked for cause or otherwise The surety on a bond, as provided herein, shall be released 11 12 and discharged from all liability to the state accruing on such bond 13 upon compliance with the provisions of RCW 19.72.110 concerning notice and proof of service, as enacted or hereafter amended, but this shall 14 15 not operate to relieve, release or discharge the surety from any 16 liability already accrued or which shall accrue (due and to become due 17 hereunder) before the expiration period provided for in RCW 19.72.110 concerning notice and proof of service as enacted or hereafter amended, 18 19 and unless the principal shall before the expiration of such period, 20 file a new bond, the ((director)) board shall forthwith cancel the principal's license. 21
- 22 \*Sec. 73 was vetoed. See message at end of chapter.
- 23 \*Sec. 74. RCW 16.65.220 and 1971 ex.s. c 192 s 7 are each amended to read as follows: 24
- 25 If the application for a license to operate a public livestock 26 market is from a new public livestock market which has not operated in 27 the past twelve-month period, the ((director)) livestock identification board shall determine a bond, in a reasonable sum, that the applicant 28 shall execute in favor of the state, which shall not be less than ten 29 30 thousand dollars nor greater than twenty-five thousand dollars: PROVIDED, That the ((director)) board may at any time, upon written 31
- 32 notice, review the licensee's operations and determine whether, because
- 33 of increased or decreased sales, the amount of the bond should be
- 34 altered.
- 35 \*Sec. 74 was vetoed. See message at end of chapter.
- 36 \*Sec. 75. RCW 16.65.235 and 1973 c 142 s 3 are each amended to 37 read as follows:

- 1 In lieu of the surety bond required under the provisions of this
- 2 chapter, an applicant or licensee may file with the ((director))
- 3 <u>livestock identification board</u> a deposit consisting of cash or other
- 4 security acceptable to the ((director)) board. The ((director)) board
- 5 may adopt rules ((and regulations)) necessary for the administration of
- 6 such security.
- 7 \*Sec. 75 was vetoed. See message at end of chapter.
- \*Sec. 76. RCW 16.65.250 and 1959 c 107 s 25 are each amended to 9 read as follows:
- 10 The ((director)) livestock identification board or any vendor or
- 11 consignor creditor may also bring action upon ((said)) the bond against
- 12 both principal and surety in any court of competent jurisdiction to
- 13 recover the damages caused by any failure to comply with the provisions
- 14 of this chapter and the rules ((and/or regulations)) adopted hereunder.
- 15 \*Sec. 76 was vetoed. See message at end of chapter.
- \*Sec. 77. RCW 16.65.260 and 1983 c 298 s 14 are each amended to read as follows:
- In case of failure by a licensee to pay amounts due a vendor or
- 19 consignor creditor whose livestock was handled or sold through or at
- 20 the licensee's public livestock market or special open consignment
- 21 horse sale, as evidenced by a verified complaint filed with the
- 22 ((director)) livestock identification board, the ((director)) board may
- 23 proceed forthwith to ascertain the names and addresses of all vendor or
- 24 consignor creditors of such licensee, together with the amounts due and
- owing to them and each of them by such licensee, and shall request all
- 26 such vendor and consignor creditors to file a verified statement of
- 27 their respective claims with the ((director)) board. Such request
- 28 shall be addressed to each known vendor or consignor creditor at his or
- 29 <u>her</u> last known address.
- 30 \*Sec. 77 was vetoed. See message at end of chapter.
- 31 \*Sec. 78. RCW 16.65.270 and 1959 c 107 s 27 are each amended to
- 32 read as follows:
- 33 If a vendor or consignor creditor so addressed fails, refuses or
- 34 neglects to file in the office of the ((director his)) livestock
- 35 <u>identification board a</u> verified claim as requested by the ((<del>director</del>))
- 36 <u>board</u> within sixty days from the date of such request, the ((<del>director</del>))

- 1 <u>board</u> shall thereupon be relieved of further duty or action hereunder
- 2 on behalf of ((said)) the producer or consignor creditor.
- 3 \*Sec. 78 was vetoed. See message at end of chapter.
- 4 \*Sec. 79. RCW 16.65.280 and 1959 c 107 s 28 are each amended to 5 read as follows:
- Where by reason of the absence of records, or other circumstances making it impossible or unreasonable for the ((director)) livestock
- 8 <u>identification board</u> to ascertain the names and addresses of all
- 9 ((said)) the vendor and consignor creditors, the ((director)) board,
- 10 after exerting due diligence and making reasonable inquiry to secure
- 11 ((said)) the information from all reasonable and available sources, may
- 12 make demand on ((said)) the bond on the basis of information then in
- 13 ((his)) <u>its</u> possession, and thereafter shall not be liable or
- 14 responsible for claims or the handling of claims which may subsequently
- 15 appear or be discovered.
- 16 \*Sec. 79 was vetoed. See message at end of chapter.
- \*Sec. 80. RCW 16.65.290 and 1959 c 107 s 29 are each amended to read as follows:
- 19 Upon ascertaining all claims and statements in the manner herein
- 20 set forth, the ((<del>director</del>)) <u>livestock identification board</u> may then
- 21 make demand upon the bond on behalf of those claimants whose statements
- 22 have been filed, and shall have the power to settle or compromise
- 23 ((said)) the claims with the surety company on the bond, and is
- $24\,$  empowered in such cases to execute and deliver a release and discharge
- 25 of the bond involved.
- 26 \*Sec. 80 was vetoed. See message at end of chapter.
- 27 \*Sec. 81. RCW 16.65.300 and 1959 c 107 s 30 are each amended to 28 read as follows:
- 29 Upon the refusal of the surety company to pay the demand, the
- 30 ((director)) livestock identification board may thereupon bring an
- 31 action on the bond in behalf of ((said)) the vendor and consignor
- 32 creditors. Upon any action being commenced on ((said)) the bond, the
- 33 ((director)) board may require the filing of a new bond. Immediately
- 34 upon the recovery in any action on such bond such licensee shall file
- 35 a new bond. Upon failure to file the same within ten days, in either
- 36 case, such failure shall constitute grounds for the suspension or
- 37 revocation of his or her license.

- 1 \*Sec. 81 was vetoed. See message at end of chapter.
- 2 \*Sec. 82. RCW 16.65.310 and 1959 c 107 s 31 are each amended to 3 read as follows:
- In any settlement or compromise by the ((director)) livestock
- 5 <u>identification board</u> with a surety company as provided in RCW
- 6 16.65.290, where there are two or more consignor and/or vendor
- 7 creditors that have filed claims, either fixed or contingent, against
- 8 a licensee's bond, such creditors shall share pro rata in the proceeds
- 9 of the bond to the extent of their actual damage: PROVIDED, That the
- 10 claims of the state and the ((department)) board which may accrue from
- 11 the conduct of the licensee's public livestock market shall have
- 12 priority over all other claims.
- 13 \*Sec. 82 was vetoed. See message at end of chapter.
- 14 \*Sec. 83. RCW 16.65.320 and 1985 c 415 s 10 are each amended to
- 15 read as follows:
- 16 For the purpose of enforcing the provisions of this chapter, the
- 17 ((director)) livestock identification board on the ((director's))
- 18 <u>board's</u> own motion or upon the verified complaint of any vendor or
- 19 consignor against any licensee, or agent, or any person assuming or
- 20 attempting to act as such, shall have full authority to make any and
- 21 all necessary investigations. The ((director)) board is empowered to
- 22 administer oaths of verification of such complaints.
- 23 \*Sec. 83 was vetoed. See message at end of chapter.
- 24 \*Sec. 84. RCW 16.65.330 and 1959 c 107 s 33 are each amended to
- 25 read as follows:
- 26 For the purpose of making investigations as provided for in RCW
- 27 16.65.320, the ((director)) <u>livestock identification board</u> may enter a
- 28 public livestock market and examine any records required under the
- 29 provisions of this chapter. The ((director)) board shall have full
- 30 authority to issue subpoenas requiring the attendance of witnesses
- 31 before ((him)) it, together with all books, memorandums, papers, and
- 32 other documents relative to the matters under investigation, and to
- 33 administer oaths and take testimony thereunder.
- 34 \*Sec. 84 was vetoed. See message at end of chapter.
- 35 \*Sec. 85. RCW 16.65.340 and 1967 c 192 s 2 are each amended to
- 36 read as follows:

- ((<del>director</del>)) <u>livestock identification board</u> shall, 1 livestock is sold, traded, exchanged or handled at or through a public 2 3 livestock market, require such testing, treating, identifying, 4 examining and record keeping of such livestock by a ((deputy)) state licensed and accredited veterinarian employed by the market as in the 5 ((director's)) board's judgment may be necessary to prevent the spread 6 7 of brucellosis, tuberculosis, paratuberculosis, ((hog cholera)) 8 pseudorabies, or any other infectious, contagious or communicable 9 disease among the livestock of this state. The state veterinarian or 10 his or her authorized representative may conduct additional testing and examinations for the same purpose. 11
- 12 \*Sec. 85 was vetoed. See message at end of chapter.

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- \*Sec. 86. RCW 16.65.350 and 1959 c 107 s 35 are each amended to 14 read as follows:
  - ((+1))) The director of the department of agriculture shall ((perform all tests and make all examinations required under the provisions of this chapter and rules and regulations adopted hereunder: PROVIDED, That veterinary inspectors of the United States department of agriculture may be appointed by the director to make such examinations and tests as are provided for in this chapter without bond or compensation, and shall have the same authority and power in this state as a deputy state veterinarian.
  - (2) The director shall have the responsibility for the direction and control of)) adopt rules regarding sanitary practices and health practices and standards and for the examination of animals at public livestock markets. ((The deputy state veterinarian at any such public livestock market shall notify the licensee or his managing agent, in writing, of insanitary practices or conditions. Such deputy state veterinarian shall notify the director if the improper sanitary practices or conditions are not corrected within the time specified. The director shall investigate and upon finding such report correct shall take appropriate action to hold a hearing on the suspension or revocation of the licensee's license.))
- 34 \*Sec. 86 was vetoed. See message at end of chapter.
- 35 \*Sec. 87. RCW 16.65.360 and 1959 c 107 s 36 are each amended to 36 read as follows:

1 Licensees shall provide facilities and sanitation for the 2 prevention of livestock diseases at their public livestock markets, as 3 follows:

- (1) The floors of all pens and alleys that are part of a public livestock market shall be constructed of concrete or similar impervious material and kept in good repair, with a slope of not less than one-fourth inch per foot to adequate drains leading to an approved sewage system: PROVIDED, That the ((director)) livestock identification board may designate certain pens within such public livestock markets as feeding and holding pens and the floors and alleys of such pens shall not be subject to the aforementioned surfacing requirements.
- (2) Feeding and holding pens maintained in an area adjacent to a public livestock market shall be constructed and separated from such public livestock market, in a manner prescribed by the director of agriculture, in order to prevent the spread of communicable diseases to the livestock sold or held for sale in such public livestock market.
- (3) All yards, chutes and pens used in handling livestock shall be constructed of such materials which will render them easily cleaned and disinfected, and such yards, pens and chutes shall be kept clean, sanitary and in good repair at all times, as required by the director of agriculture.
- (4) Sufficient calf pens of adequate size to prevent overcrowding shall be provided, and such pens, when used, shall be cleaned and disinfected no later than the day subsequent to each sale.
- (5) All swine pens, when used, shall be cleaned and disinfected no later than the day subsequent to each sale.
- (6) A water system carrying a pressure of forty pounds and supplying sufficient water to thoroughly wash all pens, floors, alleys and equipment shall be provided.
- (7) Sufficient quarantine pens of adequate capacity shall be provided. Such pens shall be used to hold only cattle reacting to brucellosis and tuberculosis or to quarantine livestock with other contagious or communicable diseases and shall be:
- (a) hard surfaced with concrete or similar impervious material and shall be kept in good repair;
  - (b) provided with separate watering facilities;
- (c) painted white with the word "quarantine" painted in red letters not less than four inches high on such quarantine pen's gate;

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- 1 (d) provided with a tight board fence not less than five and one-2 half feet high;
- 3 (e) cleaned and disinfected not later than one day subsequent to 4 the date of sale.
- To prevent the spread of communicable diseases among livestock, the director of agriculture shall have the authority to cause the cleaning and disinfecting of any area or all areas of a public livestock market and equipment or vehicles with a complete coverage of disinfectants approved by the director.
- 10 \*Sec. 87 was vetoed. See message at end of chapter.
- 11 \*Sec. 88. RCW 16.65.420 and 1991 c 17 s 3 are each amended to read 12 as follows:
- 13 (1) Any application for sales days or days for a new salesyard, and 14 any application for a change of sales day or days or additional sales day or days for an existing yard shall be subject to approval by the 15 ((director)) livestock identification board, subsequent to a hearing as 16 provided for in this chapter and the ((director)) board is hereby 17 authorized to allocate these dates and type and class of livestock 18 which may be sold on these dates. In considering the allocation of 19 20 such sales days, the ((director)) board shall give appropriate consideration, among other relevant factors, to the following: 21
  - (a) The geographical area which will be affected;
- (b) The conflict, if any, with sales days already allocated in the area;
- (c) The amount and class of livestock available for marketing in the area;
  - (d) Buyers available to such market;

- (e) Any other conditions affecting the orderly marketing of livestock.
- (2) No special sales shall be conducted by the licensee unless the licensee has applied to the ((director)) board in writing fifteen days prior to such proposed sale and such sale date shall be approved at the discretion of the ((director)) board.
- (3) In any case that a licensee fails to conduct sales on the sales days allocated to the licensee, the ((director)) board shall, subsequent to a hearing, be authorized to revoke an allocation for nonuse. The rate of usage required to maintain an allocation shall be established by rule.

- 1 \*Sec. 88 was vetoed. See message at end of chapter.
- 2 \*Sec. 89. RCW 16.65.422 and 1963 c 232 s 17 are each amended to 3 read as follows:
- A producer of purebred livestock may, upon obtaining a permit from the ((director)) livestock identification board, conduct a public sale of the purebred livestock on an occasional or seasonal basis on premises other than his <u>or her</u> own farm. Application for such special sale shall be in writing to the ((director)) board for ((his)) its approval at least fifteen days before the proposed public sale is
- 10 scheduled to be held by such producer.
- $11\,$  \*Sec. 89 was vetoed. See message at end of chapter.
- \*Sec. 90. RCW 16.65.423 and 1983 c 298 s 16 are each amended to read as follows:
- 14 The ((<del>director</del>)) <u>livestock identification board</u> shall have the
- authority to issue a public livestock market license pursuant to the provisions of this chapter limited to the sale of horses and/or mules
- 17 and to allocate a sales day or days to such licensee. The ((<del>director</del>))
- and to allocate a sales day of days to such literisee. The ((director))
- 18 <u>board</u> is hereby authorized and directed to adopt ((<del>regulations</del>)) <u>rules</u>
- 19 for facilities and sanitation applicable to such a license. The
- 20 facility requirements of RCW 16.65.360 shall not be applicable to such
- 21 licensee's operation as provided for in this section.
- 22 \*Sec. 90 was vetoed. See message at end of chapter.
- 23 \*Sec. 91. RCW 16.65.424 and 1963 c 232 s 19 are each amended to 24 read as follows:
- 25 The ((director)) <u>livestock identification board</u> shall have the
- 26 authority to grant a licensee an additional sales day or days limited
- 27 to the sale of horses and/or mules and may if requested grant the
- 28 licensee, by permit, the authority to have the sale at premises other
- 29 than at his <u>or her</u> public livestock market if the facilities are
- 30 approved by the ((<del>director</del>)) <u>board</u> as being adequate for the protection
- of the health and safety of such horses and/or mules. For the purpose
- of such limited sale the facility requirements of RCW 16.65.360 shall
- 33 not be applicable.
- 34 \*Sec. 91 was vetoed. See message at end of chapter.
- 35 \*Sec. 92. RCW 16.65.445 and 1989 c 175 s 55 are each amended to 36 read as follows:

- 1 The ((director)) <u>livestock identification board</u> shall hold public
- 2 hearings upon a proposal to promulgate any new or amended
- 3 (( $\frac{regulations}{}$ ))  $\frac{rules}{}$  and all hearings for the denial, revocation, or
- 4 suspension of a license issued under this chapter or in any other
- 5 adjudicative proceeding, and shall comply in all respects with chapter
- 6 34.05 RCW, the Administrative Procedure Act.
- 7 \*Sec. 92 was vetoed. See message at end of chapter.
- \*Sec. 93. RCW 16.65.450 and 1991 c 17 s 4 are each amended to read 9 as follows:
- 10 Any licensee or applicant who feels aggrieved by an order of the
- 11 ((director)) livestock identification board may appeal to the superior
- 12 court of the county in the state of Washington of the residence of the
- 13 licensee or applicant where the trial on such appeal shall be held de
- 14 novo.
- 15 \*Sec. 93 was vetoed. See message at end of chapter.
- \*Sec. 94. RCW 16.04.025 and 1989 c 286 s 21 are each amended to read as follows:
- 18 If the owner or the person having in charge or possession such
- 19 animals is unknown to the person sustaining the damage, the person
- 20 retaining such animals shall, within twenty-four hours, notify the
- 21 county sheriff or the nearest state brand inspector as to the number,
- 22 description, and location of the animals. The county sheriff or brand
- 23 inspector shall examine the animals by brand, tattoo, or other
- 24 identifying characteristics and attempt to ascertain ownership. If the
- 25 animal is marked with a brand or tattoo which is registered with the
- 26 ((director of agriculture)) livestock identification board, the brand
- 27 inspector or county sheriff shall furnish this information and other
- 28 pertinent information to the person holding the animals who in turn
- 29 shall send the notice required in RCW 16.04.020 to the animals' owner
- 30 of record by certified mail.
- 31 If the county sheriff or the brand inspector determines that there
- 32 is no apparent damage to the property of the person retaining the
- 33 animals, or if the person sustaining the damage contacts the county
- 34 sheriff or brand inspector to have the animals removed from his or her
- 35 property, such animals shall be removed in accordance with chapter
- 36 16.24 RCW. Such removal shall not prejudice the property owner's
- 37 ability to recover damages through civil suit.
- 38 \*Sec. 94 was vetoed. See message at end of chapter.

- \*Sec. 95. RCW 41.06.070 and 1996 c 319 s 3, 1996 c 288 s 33, and 2 1996 c 186 s 109 are each reenacted and amended to read as follows:
  - (1) The provisions of this chapter do not apply to:
- 4 (a) The members of the legislature or to any employee of, or 5 position in, the legislative branch of the state government including 6 members, officers, and employees of the legislative council, joint 7 legislative audit and review committee, statute law committee, and any 8 interim committee of the legislature;
- 9 (b) The justices of the supreme court, judges of the court of 10 appeals, judges of the superior courts or of the inferior courts, or to 11 any employee of, or position in the judicial branch of state 12 government;
- (c) Officers, academic personnel, and employees of technical colleges;
  - (d) The officers of the Washington state patrol;
- 16 (e) Elective officers of the state;
  - (f) The chief executive officer of each agency;
- (g) In the departments of employment security and social and health services, the director and the director's confidential secretary; in all other departments, the executive head of which is an individual appointed by the governor, the director, his or her confidential secretary, and his or her statutory assistant directors;
- 23 (h) In the case of a multimember board, commission, or committee, 24 whether the members thereof are elected, appointed by the governor or 25 other authority, serve ex officio, or are otherwise chosen:
  - (i) All members of such boards, commissions, or committees;
- (ii) If the members of the board, commission, or committee serve on a part-time basis and there is a statutory executive officer: The secretary of the board, commission, or committee; the chief executive officer of the board, commission, or committee; and the confidential secretary of the chief executive officer of the board, commission, or committee;
- (iii) If the members of the board, commission, or committee serve on a full-time basis: The chief executive officer or administrative officer as designated by the board, commission, or committee; and a confidential secretary to the chair of the board, commission, or committee;

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- (iv) If all members of the board, commission, or committee serve ex
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- 4 (i) The confidential secretaries and administrative assistants in 5 the immediate offices of the elective officers of the state;
  - (j) Assistant attorneys general;

- 7 (k) Commissioned and enlisted personnel in the military service of 8 the state;
- 9 (1) Inmate, student, part-time, or temporary employees, and part-10 time professional consultants, as defined by the Washington personnel 11 resources board;
- 12 (m) The public printer or to any employees of or positions in the 13 state printing plant;
- (n) Officers and employees of the Washington state fruit commission;
- 16 (o) Officers and employees of the Washington state apple 17 advertising commission;
- (p) Officers and employees of the Washington state dairy products commission;
- (q) Officers and employees of the Washington tree fruit research commission;
- (r) Officers and employees of the Washington state beef commission;
- (s) Officers and employees of any commission formed under chapter 15.66 RCW;
- (t) Officers and employees of the state wheat commission formed under chapter 15.63 RCW;
- (u) Officers and employees of agricultural commissions formed under chapter 15.65 RCW;
- (v) Officers and employees of the nonprofit corporation formed under chapter 67.40 RCW;
- (w) Executive assistants for personnel administration and labor relations in all state agencies employing such executive assistants including but not limited to all departments, offices, commissions, committees, boards, or other bodies subject to the provisions of this chapter and this subsection shall prevail over any provision of law inconsistent herewith unless specific exception is made in such law;
- 37 (x) In each agency with fifty or more employees: Deputy agency 38 heads, assistant directors or division directors, and not more than

three principal policy assistants who report directly to the agency head or deputy agency heads;

- (y) All employees of the marine employees' commission;
- (z) Up to a total of five senior staff positions of the western library network under chapter 27.26 RCW responsible for formulating policy or for directing program management of a major administrative unit. This subsection (1)(z) shall expire on June 30, 1997;
- (aa) Staff employed by the department of community, trade, and economic development to administer energy policy functions and manage energy site evaluation council activities under RCW 43.21F.045(2)(m);
- (bb) Staff employed by Washington State University to administer energy education, applied research, and technology transfer programs under RCW 43.21F.045 as provided in RCW 28B.30.900(5):
- 14 <u>(cc) Officers and employees of the livestock identification board</u> 15 <u>created under RCW 16.57.015.</u>
  - (2) The following classifications, positions, and employees of institutions of higher education and related boards are hereby exempted from coverage of this chapter:
  - (a) Members of the governing board of each institution of higher education and related boards, all presidents, vice-presidents, and confidential secretaries, administrative, and personal assistants; deans, directors, and chairs; academic personnel; and executive heads of major administrative or academic divisions employed by institutions of higher education; principal assistants to executive heads of major administrative or academic divisions; other managerial or professional employees in an institution or related board having substantial responsibility for directing or controlling program operations and accountable for allocation of resources and program results, or for the formulation of institutional policy, or for carrying out personnel administration or labor relations functions, legislative relations, public information, development, senior computer systems and network programming, or internal audits and investigations; and any employee of a community college district whose place of work is one which is physically located outside the state of Washington and who is employed pursuant to RCW 28B.50.092 and assigned to an educational program operating outside of the state of Washington;
- 37 (b) Student, part-time, or temporary employees, and part-time 38 professional consultants, as defined by the Washington personnel

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resources board, employed by institutions of higher education and related boards;

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- (c) The governing board of each institution, and related boards, may also exempt from this chapter classifications involving research activities, counseling of students, extension or continuing education activities, graphic arts or publications activities requiring prescribed academic preparation or special training as determined by the board: PROVIDED, That no nonacademic employee engaged in office, clerical, maintenance, or food and trade services may be exempted by the board under this provision;
- 11 (d) Printing craft employees in the department of printing at the 12 University of Washington.
- 13 (3) In addition to the exemptions specifically provided by this chapter, the Washington personnel resources board may provide for 14 15 further exemptions pursuant to the following procedures. The governor 16 or other appropriate elected official may submit requests for exemption 17 to the Washington personnel resources board stating the reasons for requesting such exemptions. The Washington personnel resources board 18 19 shall hold a public hearing, after proper notice, on requests submitted pursuant to this subsection. If the board determines that the position 20 which exemption is requested is one involving substantial 21 responsibility for the formulation of basic agency or executive policy 22 23 or one involving directing and controlling program operations of an 24 agency or a major administrative division thereof, the Washington 25 personnel resources board shall grant the request and determination shall be final as to any decision made before July 1, 26 27 The total number of additional exemptions permitted under this subsection shall not exceed one percent of the number of employees in 28 29 the classified service not including employees of institutions of 30 higher education and related boards for those agencies not directly 31 under the authority of any elected public official other than the governor, and shall not exceed a total of twenty-five for all agencies 32 under the authority of elected public officials other than the 33 34 The Washington personnel resources board shall report to governor. 35 each regular session of the legislature during an odd-numbered year all exemptions granted under subsections (1)(w) and (x) and (2) of this 36 37 section, together with the reasons for such exemptions.
- The salary and fringe benefits of all positions presently or hereafter exempted except for the chief executive officer of each

- 1 agency, full-time members of boards and commissions, administrative
- 2 assistants and confidential secretaries in the immediate office of an
- 3 elected state official, and the personnel listed in subsections (1)(j)
- 4 through (v), (y), (z), and (2) of this section, shall be determined by
- 5 the Washington personnel resources board. However, beginning with
- 6 changes proposed for the 1997-99 fiscal biennium, changes to the
- 7 classification plan affecting exempt salaries must meet the same
- 8 provisions for classified salary increases resulting from adjustments
- 9 to the classification plan as outlined in RCW 41.06.152.
- Any person holding a classified position subject to the provisions
- 11 of this chapter shall, when and if such position is subsequently
- 12 exempted from the application of this chapter, be afforded the
- 13 following rights: If such person previously held permanent status in
- 14 another classified position, such person shall have a right of
- 15 reversion to the highest class of position previously held, or to a
- 16 position of similar nature and salary.
- 17 Any classified employee having civil service status in a classified
- 18 position who accepts an appointment in an exempt position shall have
- 19 the right of reversion to the highest class of position previously
- 20 held, or to a position of similar nature and salary.
- 21 A person occupying an exempt position who is terminated from the
- 22 position for gross misconduct or malfeasance does not have the right of
- 23 reversion to a classified position as provided for in this section.
- 24 \*Sec. 95 was vetoed. See message at end of chapter.
- 25 \*NEW SECTION. Sec. 96. A new section is added to chapter 42.17
- 26 RCW to read as follows:
- Financial statements provided under RCW 16.65.030(1)(d) are exempt
- 28 from disclosure under this chapter.
- 29 \*Sec. 96 was vetoed. See message at end of chapter.
- 30 \*Sec. 97. RCW 43.23.230 and 1988 c 254 s 1 are each amended to
- 31 read as follows:
- 32 The agricultural local fund is hereby established in the custody of
- 33 the state treasurer. The fund shall consist of such money as is
- 34 directed by law for deposit in the fund, and such other money not
- 35 subject to appropriation that the department authorizes to be deposited
- 36 in the fund. Any money deposited in the fund, the use of which has
- 37 been restricted by law, may only be expended in accordance with those
- 38 restrictions. Except as provided in section 3 of this act, the

- 1 department may make disbursements from the fund. The fund is not
- 2 subject to legislative appropriation.

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- 3 \*Sec. 97 was vetoed. See message at end of chapter.
- \*NEW SECTION. Sec. 98. (1) On the effective date of this section, 4 5 all powers, duties, and functions of the department of agriculture under chapters 16.57, 16.58, and 16.65 RCW except those identified as 6 remaining with the department in RCW 16.65.350 and 16.65.360 are 7 8 transferred to the livestock identification board. The authority to adopt rules regarding those powers, duties, and functions 9 10 transferred livestock identification board the to the 11 administration of those powers, duties, and functions is transferred to 12 the board.
- (2)(a) All funds, credits, or other assets, including but not limited to those in the agricultural local fund, held by the department of agriculture in connection with the powers, functions, and duties transferred shall be assigned to the board.
  - (b) At any time after June 30, 2004, and at the conclusion of a contract under which the department of agriculture conducts by contract activities for the livestock identification board, the board may request the transfer and the department shall, upon such a request, transfer to the custody of the board all reports, documents, surveys, books, records, files, papers, or written material in the possession of the department of agriculture pertaining to the functions performed by contract by the department for the board and all cabinets, furniture, office equipment, motor vehicles, and other tangible property employed by the department to perform such duties on behalf of the board.
  - (c) Whenever any question arises as to the transfer of any funds, books, documents, records, papers, files, equipment, or other tangible property used or held in the exercise of the powers and the performance of the duties and functions transferred, the director of financial management shall make a determination as to the proper allocation and certify the same to the state agencies concerned.
  - (3) All rules of the department of agriculture adopted under chapter 16.57 RCW in effect on the effective date of this section, all rules adopted by the department under chapter 16.58 RCW in effect on the effective date of this section, and all rules adopted by the department under chapter 16.65 RCW, except for those adopted under the authorities retained by the department under RCW 16.65.350 and

- 16.65.360, in effect on the effective date of this section are, on the 1 effective date of this section, rules of the livestock identification 2 All proposed rules and all pending business before the 3 department of agriculture pertaining to the powers, functions, and 4 5 duties transferred shall be continued and acted upon by the board. All existing contracts and obligations shall remain in full force and shall 6 7 be performed by the board. All registrations made with the department 8 under chapter 16.57 RCW, all licenses issued by the department under 9 chapter 16.58 RCW, and all licenses issued by the department under 10 chapter 16.65 RCW before the effective date of this section shall be considered to be registrations with and licenses issued by the board. 11
  - (4) The transfer of the powers, duties, and functions of the department of agriculture shall not affect the validity of any act performed before the effective date of this section. The board shall take action to enforce against violations of chapters 16.57, 16.58, and 16.65 RCW and rules adopted thereunder regarding authorities transferred to the board by this act which occurred before the effective date of this section and for which enforcement is not taken by the department before the effective date of this section with the same force and effect as it may take actions to enforce chapters 16.57 and 16.58 RCW and rules adopted thereunder after the effective date of Any enforcement action taken by the department of this section. agriculture under chapter 16.57, 16.58, or 16.65 RCW regarding authorities transferred to the board by this act, or the rules adopted thereunder and not concluded before the effective date of this section, shall be continued in the name of the board.
- (5) As used in this section "livestock identification board" and "board" means the board created under RCW 16.57.015.
- 29 \*Sec. 98 was vetoed. See message at end of chapter.
- \*NEW SECTION. Sec. 99. (1) The following acts or parts of acts are each repealed:
- 32 (a) 1997 c 356 s 3;
- 33 **(b)** 1997 c 356 s 5;
- 34 (c) 1997 c 356 s 9;
- 35 (d) 1997 c 356 s 11;
- 36 (e) RCW 16.57.380 and 1991 c 110 s 8, 1981 c 296 s 22, & 1974 ex.s.
- 37 c 38 s 1; and

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38 (f) RCW 16.65.110 and 1959 c 107 s 11.

- (2) This section is null and void unless subsections (1) through 1
- (5) of section 2 of this act and section 98 of this act become law. 2
- \*Sec. 99 was vetoed. See message at end of chapter.
- Sec. 100. This act takes effect July 1, 1998, 4 \*NEW SECTION.
- 5 except that appointments may be made by the governor and proposed
- contracts may be developed under RCW 16.57.015 prior to July 1, 1998, б
- to provide for an orderly transition of authority under this act. 7
- \*Sec. 100 was vetoed. See message at end of chapter.
- 9 \*NEW SECTION. Sec. 101. If specific funding for the purposes of
- 10 this act, referencing this act by bill or chapter number, is not
- provided by June 30, 1998, in the omnibus appropriations act, sections 11
- 12 1 through 4 and 7 through 100 of this act are null and void.
- 13 \*Sec. 101 was vetoed. See message at end of chapter.

Passed the Senate March 12, 1998.

Passed the House March 11, 1998.

Approved by the Governor April 1, 1998, with the exception of certain items that were vetoed.

Filed in Office of Secretary of State April 1, 1998.

- Note: Governor's explanation of partial veto is as follows:
- 2 "I am returning herewith, without my approval as to sections 1, 2, 3, 4, and 7 through 101, Engrossed Substitute Senate Bill No. 6204 3
- entitled:
- 5 "AN ACT Relating to livestock identification;"
- ESSB 6204 would transfer program administration for livestock 6 inspection to a seven-member board, all of whose voting members would 7
- be industry representatives. The board would administer a regulatory 8 program with rule-making, fee-setting and enforcement powers. It would
- 10 use its budget without legislative appropriation and be given a vast
- array of responsibilities, including entering into agreements with 11
- 12 other states on behalf of Washington.
- 13 This approach is fraught with problems, conflicts of interest, and 14 lacks any accountability to the public. But most seriously, the
- 15 underlying problem « the inadequate fee system under the current law «
- 16
- is not remedied by this bill. Under this bill, the program fund balance would still be \$187,000 in the red at the end of the current 17
- biennium and \$193,000 in the red at the end of next biennium. It is 18
- 19 unacceptable for the Legislature to continue avoiding the difficult
- 20 issue of inadequate funds, and instead simply create a new entity to
- 21 oversee livestock inspections.
- 22 I do support section 5 of this bill, which will allow families to
- 23 register "heritage brands" that have been in their families for many
- years, and section 6, which will enable veterinarians to be certified 24
- 25 to conduct livestock identification.

- For these reasons, I have vetoed sections 1, 2, 3, 4, and 7 through 2 101 of Engrossed Substitute Senate Bill No. 6204.
- With the exception of 1, 2, 3, 4, and 7 through 101, Engrossed Substitute Senate Bill No. 6204 is approved."