Dear Senators BURTENSHAW, Bayer, Nelson, and Representatives KAUFFMAN, Andrus, Toone:

The Legislative Services Office, Research and Legislation, has received the enclosed rules of the Idaho State Police - Idaho State Brand Board:

IDAPA 11.02.01 -Rules of the Idaho State Brand Board - Notice of Omnibus Rulemaking (Fee Rule) - Proposed Rule (Docket No. 11-0201-2100F).

Pursuant to Section 67-454, Idaho Code, a meeting on the enclosed rules may be called by the cochairmen or by two (2) or more members of the subcommittee giving oral or written notice to Research and Legislation no later than fourteen (14) days after receipt of the rules' analysis from Legislative Services. The final date to call a meeting on the enclosed rules is no later than 11/15/2021. If a meeting is called, the subcommittee must hold the meeting within forty-two (42) days of receipt of the rules' analysis from Legislative Services. The final date to hold a meeting on the enclosed rules is 12/13/2021.

The germane joint subcommittee may request a statement of economic impact with respect to a proposed rule by notifying Research and Legislation. There is no time limit on requesting this statement, and it may be requested whether or not a meeting on the proposed rule is called or after a meeting has been held.

To notify Research and Legislation, call 334-4854, or send a written request to the address on the memorandum attached below



Legislative Services Office Idaho State Legislature

Serving Idaho's Citizen Legislature

MEMORANDUM

TO: Rules Review Subcommittee of the Senate Agricultural Affairs Committee and the House

Agricultural Affairs Committee

FROM: Deputy Division Manager - Katharine Gerrity

DATE: October 28, 2021

SUBJECT: Idaho State Police - Idaho State Brand Board

IDAPA 11.02.01 -Rules of the Idaho State Brand Board - Notice of Omnibus Rulemaking (Fee Rule) -

Proposed Rule (Docket No. 11-0201-2100F)

Summary and Stated Reasons for the Rule

The Idaho State Police - Idaho State Brand Board submits notice of proposed rule at IDAPA 11.02.01 - Rules of the Idaho State Brand Board. According to the agency, the rulemaking published the rule chapter previously submitted to and reviewed by the Legislature.

Negotiated Rulemaking/Fiscal Impact

The agency states that negotiated rulemaking was not conducted "because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare." The agency states that the rule does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted and reviewed by the Legislature in previous rules. Fees and charges include the following:

011.02.a. Brand Recording Fee

011.02.d. Brand Renewal Fee

011.04.a. Brand Renewal Fee

011.05.b. Brand Transfer Fee

016.01 Sheep Brand Recording Fee

019.04 Brand Inspection Fees

021.05 Annual Brand Inspection Certificate Fee

Paul Headlee, Deputy Director Legislative Services Office Research & Legislation Research &

Glenn Harris, Manager Information Technology Tel: 208–334–2475

legislature.idaho.gov

Statehouse, P.O. Box 83720 Boise, Idaho 83720–0054

- 031 Idaho Livestock Moving to Pasture Out of State Fee
- 032.03 Livestock Auction Sales Fee
- 034 Schedule of Fees for the Idaho State Brand Board
- 100 Idaho Livestock Dealer Licensing Application Fees

Statutory Authority

The rulemaking appears to be authorized pursuant to sections 25-1102, 25-1110, 25-1121, 25-1122, 25-1160, 25-3302, and 25-3303, Idaho Code.

cc: Idaho State Police - Idaho State Brand Board Cody Burlile Lt. Col. Bill Gardiner

*** PLEASE NOTE ***

Per the Idaho Constitution, all administrative rules may be reviewed by the Legislature during the next legislative session. The Legislature has 3 options with this rulemaking docket: 1) Approve the docket in its entirety; 2) Reject the docket in its entirety; or 3) Reject the docket in part.

IDAPA 11 – IDAHO STATE POLICE STATE BRAND BOARD

DOCKET NO. 11-0201-2100F (FEE RULE)

NOTICE OF OMNIBUS RULEMAKING - PROPOSED RULEMAKING

AUTHORITY: In compliance with Sections 67-5221(1), Idaho Code, notice is hereby given that this agency has initiated proposed rulemaking procedures. The action is authorized pursuant to Sections 25-1102, 25-1110, 25-1121, 25-1122, 25-1160, 25-3302, and 25-3303, Idaho Code.

PUBLIC HEARING SCHEDULE: Oral comment concerning this rulemaking will be scheduled in accordance with Section 67-5222, Idaho Code.

DESCRIPTIVE SUMMARY: The following is a nontechnical explanation of the substance and purpose of the proposed rulemaking:

This proposed rulemaking publishes the following rule chapter previously submitted to and reviewed by the Idaho Legislature under IDAPA 11.02, rules of the Idaho State Brand Board:

IDAPA 11.02

• 11.02.01, Rules of the Idaho State Brand Board.

FEE SUMMARY: This rulemaking does not impose a fee or charge, or increase a fee or charge, beyond what was previously submitted to and reviewed by the Idaho Legislature in the prior rules. The following is a specific description of the fees or charges by section or subsection, as authorized in Sections 25-1160, 25-1121, 25-1122, and 25-3303, Idaho Code:

Section or Subsection	Fee
011.02.a.	Brand Recording Fee
011.02.d.	Brand Renewal Fee
011.04.a.	Brand Renewal Fee
011.05.b.	Brand Transfer Fee
016.01	Sheep Brand Recording Fee
019.04	Brand Inspection Fees
021.05	Annual Brand Inspection Certificate Fee
031	Idaho Livestock Moving to Pasture Out of State Fee
032.03	Livestock Auction Sales Fee
034	Schedule of Fees for the Idaho State Brand Board
100	Idaho Livestock Dealer Licensing – Application Fees

FISCAL IMPACT: The following is a specific description, if applicable, of any negative fiscal impact on the state general fund greater than ten thousand dollars (\$10,000) during the fiscal year: This rulemaking is not anticipated to have any fiscal impact on the state general fund because the FY2022 budget has already been set by the Legislature, and approved by the Governor, anticipating the existence of the rule and fees being reauthorized by this rulemaking.

NEGOTIATED RULEMAKING: Pursuant to Section 67-5220(2), Idaho Code, negotiated rulemaking was not feasible because engaging in negotiated rulemaking for all previously existing rules will inhibit the agency from carrying out its ability to serve the citizens of Idaho and to protect their health, safety, and welfare.

INCORPORATION BY REFERENCE: Pursuant to Section 67-5229(2)(a), Idaho Code, incorporated material may be obtained or electronically accessed as provided in the text of the proposed rule attached hereto.

ASSISTANCE ON TECHNICAL QUESTIONS, SUBMISSION OF WRITTEN COMMENTS: For assistance on technical questions concerning the proposed rule, contact Cody D. Burlile, State Brand Inspector, phone (208) 884-7070, fax (208) 884-7097, or email cody.burlile@isp.idaho.gov.

Anyone may submit written comments regarding the proposed rulemaking. All written comments must be directed to the undersigned and must be delivered within twenty-one (21) days after publication of this Notice in the Idaho Administrative Bulletin. Oral presentation of comments may be requested pursuant to Section 67-5222(2), Idaho Code, and must be delivered to the undersigned within fourteen (14) days of the date of publication of this Notice in the Idaho Administrative Bulletin.

DATED this October 20, 2021.

Lt. Colonel Bill Gardiner Chief of Staff Idaho State Police 700 S. Stratford Dr. Meridian, Idaho 83642 (208) 884-7004 Bill.Gardiner@isp.idaho.gov

IDAPA 11 – IDAHO STATE POLICE STATE BRAND BOARD

11.02.01 - RULES OF THE IDAHO STATE BRAND BOARD

	dopted pursuant to Title 25, Chapters 11 and 33, Idaho Code.	()
issuance and adn	to the governance and operation of the Idaho State Brand Board. These rules also provious inistration of livestock dealer licenses, the collection of appropriate fees for licensure, the necessary for licensure.		
002 004.	(RESERVED)		
The definitions	ITIONS. found in Sections 25-1101 and 25-3301, Idaho Code, also apply to these rules. Additionave the following definitions:	nally,	the
01. only from organi Section 25-1101,	Auction Brand Inspection Certificate . A brand inspection certificate issued to the nezed auction market sales. In addition to the information required of a brand inspection cert Idaho Code, the auction brand certificate must contain:		
a.	The names and addresses of the buyer and/or new owner;	()
b.	The destination of the livestock for the new owner;	()
с.	The auction market name and location and the date of the sale;	()
d. inspection certifi	The number of livestock inspected in each category of animals as designated on the auct cate.	on bra	and)
e.	The signature of either an Idaho brand inspector or a clerk.	()
02. made of such ins	Auction Brand Inspection . A brand inspection made at an Idaho Auction market with pection on a tally sheet.	a rec	ord)
03. of a brand, causing	Bar Brand . A horizontal elongation of a line placed either above, between or below the fing the name of the brand to be read to include the bar.	main p (oart)
04. date of the sale, a	Bill of Sale . The formal instrument for transfer of title to livestock. A bill of sale must in a description of the livestock sold, the name of the purchaser, and the signature of the seller		the
05.	Board. The Idaho State Brand Board.	()
06. brand renewal pe of the recorded b	Brand Card . A wallet size card issued by the State Brand Inspector in a specific color priod, showing a drawing of the brand, the location of the brand, the name and address of earand.		
	Brand Inspection . The physical examination of livestock by a brand inspector to a livestock. A brand inspection includes examination of proofs of ownership, including trands and marks.	leterm he vis (ine sual)
08. owner or a regula	Courtesy Brand Inspection . An inventory of livestock requested by a financial instatory agency, shown on a tally sheet.	tution (or)
09. part of a brand ca	Dash Brand . A horizontal elongation of a line placed either ahead of, between or behind ausing the name of the brand to be read to include the dash.	the m	ain
10.	Destination . The place where the livestock are to be transported.	()

Section 000 Page 851

	11.	DOT Brands . A brand that is a spot or blotch brand that is unreadable.	()
		Field Brand Inspection Certificate . A brand inspection certificate issued following a field dition to the information required of a brand inspection certificate by Section 25-1101, Idaho crtificate must contain:		
	a.	Names and address of the owner, seller, buyer and new owner;	()
	b.	The location where the brand inspection was made;	()
	c.	The date of the inspection;	()
	d.	The destination of the livestock designated by the new owner;	()
	e.	The number of livestock inspected on the field brand inspection certificate;	()
	f.	The brand inspection fees paid by the owner/seller; and	()
	g.	The signature of the owner/seller or his agent and an Idaho brand inspector.	()
market.	13.	Field Brand Inspection. A brand inspection made for livestock other than those sold at an	auctio (n)
	14. er plant on a brand i	Hold Order . A written order issued by an Idaho Brand Inspector, requiring an auction of refed lot to retain either livestock or the proceeds from the sale of livestock until a release on spector.		
such pro	15. operty to	Idaho Livestock Owner . A livestock owner who owns real property in the state of Idaho, as feed, pasture or otherwise hold livestock for at least four (4) consecutive months each year.	nd use	s)
	16.	Lifetime Certificate. An ownership and transportation certificate.	()
Idaho C trade.	17. ode, that	Ownership and Transportation Certificate. A certificate issued pursuant to Section 2: permits a horse owner to transport horses in Idaho or nationwide, for any purpose except for		
order of	18. Tlivestock	Release Order . A written order issued by an Idaho Brand inspector that clears a release on a or the proceeds from a sale of livestock.	a hol	d)
who buy	19. ys, receiv	Representative of a Licensee ("Representative"). Any full time employee, agent, or other es, sells, or assembles livestock for resale on behalf of a licensed livestock dealer.	perso (n)
name of The nan	the owne ne of the	Tally Sheet . A document containing a list of all livestock inspected at an auction manappection, which must include a listing of all livestock inspected. The tally sheet must indicate, the brands or brand inspection certificates on the animals, and the number of livestock insowner must be either the name under which the brand is recorded or the name of the new own dispection certificate.	cate the	ie d.
006 (010.	(RESERVED)		
011.	RECOR	RDING, USE AND PLACEMENT OF BRANDS.		
	01.	Recording and Use of Brands.	()
	a.	All brands must be recorded with the State Brand Inspector.	()

Section 011 Page 852

b.	No person may brand livestock with an unrecorded brand.	()
c.	No person may use any brand registered to any other person.	()
d.	No person may lease a brand to any other person.	()
02.	Recording Procedures.	()
	Any person desiring to record a brand in the state of Idaho must submit an application spector. If the State Brand Inspector finds that the proposed brand does not conflict with I, the State Brand inspector must record the proposed brand.		
	Upon recording of the brand, the State Brand Inspector issues a certificate of recorderach owner of the brand. The brand card will be recognized by all brand inspectors as d thereon has been properly registered.		
с.	A brand may be recorded in more than one name, subject to space limitations on the	brand card.)
d. determined by	The Board has a staggered brand renewal system that records a new brand on a five first initial of the applicant's last name.	(5) year cy	cle)
03.	Brands Acceptable for Recording.	()
a. long.	Dash brands and bar brands must be at least two (2) inches long and slashes at least	four (4) inc	hes)
	Recorded brands appearing on the neck, horns, hooves or jaw of livestock, or on any neluded within the definition of "brand" in Section 25-1101, Idaho Code, may not be recridentification.	other locat corded and (ion are
	Markings made on the necks of equine animals made pursuant to the "Intern System," otherwise known as the "Angle Numerical System," U.S. Patent Number 36335 ands, but may be recognized for identification purposes.		
placed on the	A vertical arrangement of numbers in groups of two (2) or more made by freeze the purpose of individual identification of cattle must be preceded with the oval cipher "conshoulder, rib or hip. Such numbers may not be recorded as brands, but may be rourposes. Said animals are also to be branded with an Idaho recorded ownership brand.	o" and must	t be
е.	Lip Tattoos may not be recorded as brands, but may be recognized for identification	purposes.)
f. identification p	Wattles, earmarks, dewlaps or ear tags may not be recorded as brands, but may be purposes.	recognized (for)
g. brand records.	No new DOT brands will be recorded. Existing DOT brands will be grandfathered in	to the offic	cial)
04.	Renewal of Brands.	()
a.	A brand may be renewed by making application and submitting the renewal fee to th	e Board.)
b.	A minimum of two (2) new brand cards will be issued to the recorded owner(s) upon	renewal.	`

Section 011 Page 853

	05.	Transfer of Recorded Brands.	()
persons a	a. are added	Brands must be transferred whenever sold or otherwise transferred to a new owner; or what to or deleted from the list of owners of a particular recorded brand.	neneve (r)
brand; o	year, no f r whenev	A transfer fee will be charged; provided, however, if the change is made on or before July 1 fee will be charged whenever one (1) or more new owners are added to or deleted from the rever the brand is transferred to a corporation, the stockholders of which are the same person of the brand.	ecorde	d
The pers Alternati	l person r sonal rep ively, wh	If any owner of a recorded brand is deceased, the personal representative for the estate must file with the State Brand Inspector a certified copy of the court order showing his appoint resentative may thereafter transfer the ownership interests of the deceased person in the ere no personal representative has been appointed, the surviving spouse of the owner of a retal a certified copy of a death certificate to effectuate transfer of the brand.	ntmen branc	t. 1.
to Subse	d. ction 019	A brand inspection of the livestock must occur prior to the transfer of the recorded brand p.01.d.	ursuar (ıt)
owners o	of the bra	Conflicts Between Brands. The State Brand Inspector may, at any time after recording, can ges upon any previously recorded brand. Notice of cancellation of the brand will be mailed and. The owners have thirty-five (35) days from the date indicated on the postmark of the not to the Board.	l to th	e
012 0	14.	(RESERVED)		
015.	BRAND	ALTERNATIVES.		
	ve to peri	Identification . Identification marks, devices or documents issued by the state brand inspector manent marks may be used for each animal. Documents acceptable as an alternative to a perproved by the State Brand Inspector and are as follows:		
must sho		Lifetime Ownership and Transportation certificate for horses, mules and asses. Such ceres of two (2) side views, including registration numbers where appropriate.		e)
	b.	Purebred registration papers for cattle used for breeding or show purposes.	()
	c.	Any other form of positive identification requested to be used by a livestock owner.	()
Brands f	or sheep	DING OF SHEEP. may be recorded in the same manner and for the same fee as other recorded brands. Sheep a Section 25-1142, Idaho Code.	brand (.s)
017 0	18.	(RESERVED)		
019.	BRAND	INSPECTIONS.		
	01.	Owners. Owners of livestock must obtain a brand inspection in any of the following situation	,)
	a.	When ownership of livestock changes in any manner;	()
transport		When livestock are to be moved out of the state within ninety-six (96) hours, unlet the livestock is covered by an ownership and transportation certificate or an annual instance.		

Section 015 Page 854

C	e .	When livestock are to be slaughtered within ninety-six (96) hours;	()
required i	if no live the rec	When a recorded brand is sold or transferred to a new owner, except that no brand inspecestock carry the brand that is to be transferred; or the transfer involves the addition or delet orded brand as provided in Subsection 011.05.b.; or when brand owners incorporate as provi 5.b.	tion of
(02.	General Procedures.	()
should be District B	hours. A perform rand Su	Brand inspectors will be available upon request to inspect livestock during the normal data least twenty-four (24) hours notice should be given to the brand inspector. Brand inspected at the point of origin of the livestock, unless otherwise approved by the State Brand Inspections. Requested brand inspections may be made in the nighttime by artificial light only we tof the State Brand Inspector or the district brand supervisor.	ections ctor or
		The livestock to be inspected should be gathered and ready for inspection prior to the arrival Brand inspectors are not responsible for gathering livestock to be inspected.	of the
process. I Chapter 2		The brand inspector must notify any owner of stray livestock found during the brand inspector of the stray animals cannot be found, the strays are sold pursuant to the estray statutes, Ti o Code.	
		Upon change of ownership of livestock, any previous brand inspection certificate me brand inspector.	ust be
(03.	Proof of Ownership.	()
	a. ig brand	The livestock owner must maintain proof of ownership of this livestock by branding them inspection certificates. Proof of ownership of livestock may be established by:	and/or
i	i.	The animals being branded with its owner's recorded brand.	()
i	ii.	A brand inspection certificate, issued by Idaho or another state.	()
		An ownership and transportation certificate, or by an ownership and transportation cert state (applies only to horses, mules or asses).	ificate
and the br	rand insp	A bill of sale, providing that the brand inspection takes place within ten (10) days of the purpector can be reasonably assured that the bill of sale is valid. Bills of sale may be issued in live to not replace a brand inspection certificate.	
certificate	nd Inspe e or a bil	Fresh brands on livestock bearing older brands, may or may not be accepted at the discretion ector or District Brand Supervisor as proof of ownership unless accompanied by a brand insplant of sale covering the older brands as provided for in Subsection 019.03.a.iv. above. The State quire into the ownership of all livestock bearing two (2) or more brands.	ection
		If the inspector finds that the livestock brands are not owned by the person claiming the same to produce a bill of sale or other satisfactory evidence of ownership.	e, such
owned by	[,] an Idah that will	Fees . The fees for any brand inspection are as provided in Subsection 034.01, except that live to livestock owner, bearing an Idaho recorded brand, leaving the state of Idaho for grazing put return to the state at a later date, will be inspected at a rate of one-half (1/2) of the regular per (1/2).	rposes
020. I	BABY (CALVES – OWNER INSPECTION.	

General Requirements for Baby Calf Inspection. Baby calves that are ten (10) days or less old,

Section 020 Page 855

01.

		ithin the state of Idaho, by their owner or the owner's agent, without a state brand insper provisions of Section 019, under the following conditions:	ection (
time of	a. the baby	The baby calf must have been given birth to by a cow that the owner of the baby calf owned calf's birth;	l at th
	b.	The owner of the baby calf, or the owner's agent, must inspect the baby calf;	(
that esta	c. ablishes p	The owner of the baby calf, or the owner's agent, must maintain an accurate baby calf sales proof of ownership and transfer of any baby calves;	report
		The completed baby calf sales report must fully and accurately set forth the names and address the buyer and be signed by both the owner or the owner's agent and the buyer and must be and Inspector upon request;	
	e.	At the time of the owner inspection, the baby calf must have no brand or have the owner's br	rand;
	f. livestock e of Idaho	Conditions of Baby Calf Inspections by owner contained here do not apply to baby calves a markets, slaughter plants, or circumstances that require a brand inspection for baby calves loo.	sold a eaving
inspect	02. ed pursua	Inspection of Calves Eleven Days or More Old . Any calf eleven (11) days old or older ment to Section 019 whenever an inspection is required.	iust b
021.	ANNU	AL BRAND INSPECTION CERTIFICATE.	
or for a	01. ny purpo	Certificates . Annual brand inspection certificates for livestock may be used to transport lives other than for the purpose of slaughter, sale or trade.	estoc]
contain	the bree	Annual Brand Inspection Form Also Known as "Seasonal." Annual brand inspecting expire zero (0) to twelve (12) months from the date of issue as determined by the Brand Inspect d, color, sex, markings, brands and location thereof, breed registry number if appropriate, are n that distinguishes the animal or animals for which the certificate is issued.	tor and
within 1	03. ninety-six	Annual Inspection . Subsection 030.01 which requires that livestock be transported out of the (96) hours of the brand inspection of the livestock, does not apply to annual inspections.	e stat
		Agreements . The State Brand Inspector is authorized to enter into reciprocal agreements in adjacent states to allow livestock to move between the two states using the annual d in the home state.	
	05.	Fee . The fee for an annual brand inspection certificate is provided in Subsection 034.01.	(
022.	LIFET	IME OWNERSHIP AND TRANSPORTATION CERTIFICATES.	
certific	01. ate by con	Owner . Any owner of a horse, mule or ass may request a lifetime ownership and transport attention a brand inspector.	rtatio
the bra	nd inspe	Detain . In the event that a brand inspector or other law enforcement officer finds a person of an animal in possession of both the animal and the lifetime ownership and transportation certicator or other law enforcement officer may detain the animal for a sufficient period of tialidity of the non-owner's possession of such animal. Any expenses caused by the detention are possession of the animal and certificate, or by the actual owner of the animal.	ificate ime to
Idaho C	03. Code, may	Nationwide . Lifetime ownership and transportation certificates issued under Section 25 y be used nationwide for transportation of horses, mules and asses.	-1122 (

Section 021 Page 856

	04.	Va	alidity. I	Lifetime	owi	nership an	d trans	portation	n ce	rtificat	es fo	or any	horse	, mı	ıle or	ass i	s vali	id so
long a	as the	animal	remains	within	the o	ownership	of the	person	to	whom	the	certifi	cate v	was	issued	. The	e life	time
owner	ship a	nd trans	portation	n certific	cate i	is not tran	sferable	e									()

023. -- 029. (RESERVED)

030. TRANSPORTATION OF LIVESTOCK.

- **Out-of-State**. Any person transporting livestock out of the state of Idaho must obtain a brand inspection before the animals leave the state, as provided by Section 25-1121, Idaho Code. The brand inspection must be obtained no more than ninety-six (96) hours prior to the transport of the livestock out of the state. Provided, however, that a brand inspection is not required if the livestock are accompanied by either of the following documents:
- **a.** The Idaho lifetime ownership and transportation certificate described in Section 022, which may be used by the owner to transport horses, mules or asses nationwide; and
- **b.** The annual inspection certificate described in Section 021, which may be used to transport livestock out of the state of Idaho.
 - **02. In-State**. Livestock may be transported intrastate as follows:
- a. Persons in possession of their brand cards may transport their livestock marked with the brand shown on the card any place within the state of Idaho without obtaining a brand inspection.
- **b.** In those instances where the livestock have been purchased, and such livestock does not carry a brand or if the livestock carry the brand of the previous owner, the blue copy of the field brand inspection certificate or auction brand inspection certificate issued to the present owner may be used to transport the livestock within Idaho.
 - c. By written ownership transportation permit, pursuant to Section 25-1101, Idaho Code. ()

031. IDAHO LIVESTOCK MOVING TO PASTURE OUT OF STATE.

Livestock owned by an Idaho livestock owner, bearing an Idaho recorded brand, leaving the state of Idaho for grazing or pasture purposes only, and to be returned to the state of Idaho at a later date, will be inspected by an Idaho brand inspector at one-half (1/2) of the regular per head inspection fee, provided that if the State Brand Inspector determines an inspection fee is not necessary, he may issue a brand inspection without charge. Livestock leaving the state of Idaho for pasture purposes, which are not to be returned to the state of Idaho by their owner, will be charged the regular inspection fee and additional fees provided in Subsection 034.01.

032. LIVESTOCK AUCTION SALES.

- **01. General.** Livestock auction sales include all public livestock markets chartered by law, dispersal sales of livestock subject to brand inspection, and sales of livestock by an association of breeders subject to brand inspection where livestock are physically sold to the highest bidder.
- **02. Other Groups.** Sales of livestock at county fairs within the state involving Future Farmers of America (FFA) and 4-H groups are not auction sales for the purpose of charging and collecting the minimum brand inspection fee in Subsection 034.01.
- **93. Fee.** The minimum brand inspection fee will be charged and collected at all auction sales described in this rule. The fee must be paid by the livestock auction sale, whether or not the inspection fees received from the owners of livestock inspected equals the minimum fee. If the fees paid by the owners of livestock inspected at the sale, as shown as to number of head on the brand inspector's auction tally sheet, exceed the minimum fee, the actual amount of fees collected by the auction operator must be paid, rather than the minimum amount.

Section 030 Page 857

033. BRAND INSPECTIONS AT SLAUGHTER PLANTS AND MOBILE SLAUGHTER UNITS.

01.	Notification.	All livestock slau	ughtering plants	and mobile sla	ughtering un	its must no	tify the	local
	or in advance of an							
must be acco	mplished not more	than ninety-six (96) hours prior to	o slaughtering,	whether for	commercia	l purpo	ses or
for the owner	's immediate famil	v needs.	· · · -				()

- **02. Records.** Such slaughtering operations must keep accurate records indicating the number of animals slaughtered, the source of the animals, ownership and the brands on such animals. Such records must be available for inspection by the brand inspector during regular business hours.
- **03. Record of Ownership**. In the event no brand inspector is available for inspection prior to slaughter of livestock, the owner of such livestock and the persons slaughtering the livestock must complete a record of ownership. Such record must be retained by the person who slaughtered the animal(s) until it may be submitted to the brand inspector.
- **04. Collection.** In situations when a brand inspector cannot be present before the time of slaughter, slaughter plants and mobile slaughter units must collect the brand inspection fees for each animal slaughtered and remit the same to the brand inspector.
- **05. Inspection**. All slaughter plants and mobile slaughter units must permit a brand inspector to inspect the hides removed from slaughtered livestock. The hides must be kept for ten (10) days. ()

034. SCHEDULE OF FEES.

01. Fees. Fees authorized by the Board and to be collected by the Brand Inspector are as follows:

SCHEDULE OF FEES								
Recording of a Brand	\$50 initial recording fee plus a \$20 per year prorated staggered recording fee every year thereafter							
Transfer of a recorded brand	\$50.00							
Renewal of a recorded brand (every five years)	\$10	0.00						
Duplicate brand registration certificate	\$1	.50						
Lifetime ownership and transportation certificate	\$50.00							
Duplicate lifetime ownership and transportation certificate	\$5.00							
Annual inspection equine or bovine	\$5.00							
	CATTLE	HORSES						
Brand inspection (per head)	\$1.19	\$5.00						
Idaho livestock to pasture (per head)	\$.60	\$2.50						
Minimum auction fee (per day)	\$50.00	\$50.00						
Minimum field brand inspection fee	\$20.00	\$20.00						
Equine farm service fee		\$45.00						
Courtesy brand inspection	\$1.19	\$5.00						

Section 033 Page 858

Fees To Be Collected By The State Brand Insp	pector For Other State Agencies:
Idaho Beef Council (per head)	\$1.50
Idaho Horse Board (per head)	\$3.00
Idaho Department of Agriculture:	
Animal Disease Control (per head)	\$.22
Animal Damage Control (per head)	\$.05
Wolf Control Assessment	\$25/brand renewal \$5/staggered recording fee every year thereafter

02	2.	Due and	Pavable.	All brand	inspection	n fees,	and all	other t	fees r	equired	to be	collecte	d by	the
Brand Insp				at the time										
with a dep	uty bra	nd inspec	tor and ap	proved by	the state b	rand ins	spector	to pay	for al	laccum	ulated	brand in	spect	tion
fees to be	paid at	least mon	hly. Failu	re to comp	ly with the	payme	nt arran	gement	t mak	es all fee	es imn	nediately	due	and
payable.	-		•	-	•			_				•	()

payable.	and the second surface of the second surface	()
	Minimum Fees . Feedlots, currently approved by the Idaho Department of Agrants are exempt from the minimum brand inspection fee. Other minimum brand inspection e discretion of the State Brand Inspector or District Brand Supervisor.	iculture, and fees may be (
035 039.	(RESERVED)	
040. CL	AIMS FOR FUNDS OR LIVESTOCK SUBJECT TO A HOLD ORDER.	
	Claim. Any person claiming to be the owner of any animal sold under Section 25 laim the proceeds of the sale by filing a written and verified claim for such proceeds togetocuments with the State Brand Inspector with the following information:	
a.	The name and address of the claimant;	()
	A short, plain statement of the matters asserted in the claim, including but not limited description of the animal including brands and marks, the location of the animals when the on of the claimant, and any other pertinent facts tending to establish the claim;	to: facts as to y were last in
c.	A claim for the proceeds, or portion of the proceeds, of the sale;	()
d.	Names and addresses, if known, of any other potential claimants to the funds; and	()
e.	A request for a hearing, if desired.	()
02. complete cop	More Than One Claimant . Where there is more than one (1) claimant, each claimant by of his claims upon the other claimants to the funds.	must serve a
	Investigation . The State Brand Inspector will then investigate the matter and w claimants can stipulate to the disposition of the funds. If a stipulation is reached, the Deputy Brand Inspector will issue a release order on the livestock or the funds in accordance.	State Brand

04. Hearing. In the event that a stipulation is not possible, or where a claimant has requested in writing that a hearing be held, a hearing will be held by the State Brand Inspector, after giving thirty (30) days notice to all

Section 040 **Page 859**

IDAPA 11.02.01

Idaho State Police – Brand Board Rules of the Idaho State Brand Board claimants. 041. - 099.(RESERVED) SUBCHAPTER B - IDAHO LIVESTOCK DEALER LICENSING 100. APPLICATION FEES. **Annual Fees.** The annual fees cover the period from July 1 to June 30 of the next year. 01. 02. **Livestock Dealer.** One hundred dollars (\$100). 03. Representative. Thirty-five dollars (\$35).) FINANCIAL INFORMATION. Financial information must be filed with an application and show the gross amount of livestock purchases for the previous year. LIVESTOCK DEALER BONDS. A surety bond must be filed to support the application for a livestock dealer license as follows: Bond. File a bond from an Idaho surety or Packers and Stockyards U.S.D.A. in the amount required under "Coverage" shown herein. Coverage. To compute the required amount of bond coverage, divide the total dollar value of livestock purchased in Idaho during the preceding year, by one-half the number of days on which business was conducted. The number of days in any business year, for the purpose of this rule is two hundred sixty (260). Therefore, the divisor is one hundred thirty (130). The amount of bond coverage must be the next multiple of five thousand dollars (\$5,000) above the amount so determined. When the computation exceeds seventy-five thousand dollars (\$75,000) the amount of bond coverage need not exceed seventy-five thousand dollars (\$75,000) plus ten percent (10%) of the excess over seventy-five thousand dollars (\$75,000), raised to the next five thousand dollars (\$5,000) multiple. In no case shall the amount of bond coverage be less than ten thousand dollars (\$10,000). Evidence. Provide evidence of an Idaho surety or bond filed with the Packers and Stockyards U.S.D.A in the amount required. APPLICATION FOR REPRESENTATIVES OF A LICENSED LIVESTOCK DEALER. A representative may only represent one (1) licensed livestock dealer at any one time. If an individual desires to act on behalf of more than one (1) dealer, he must apply for a regular livestock dealer license. The licensed livestock dealer who sponsors the applicant must sign and approve the application as well as agree to cover this representative under the dealer's bond. Upon approval of the application for a livestock dealer's license, the State Brand Inspector will issue a card to the licensed livestock dealer and representative(s). 104. (RESERVED) NOTIFICATION REQUIRED. A licensee must notify the Board within two (2) days of cancellation of a bond affecting the license of the livestock dealer or termination of a licensed representative. BRAND INSPECTOR TO REQUIRE DEALER LICENSE NUMBER. Each licensed livestock dealer and each representative shall provide a livestock dealer license number at the time a brand inspection is made for cattle, horses, mules or asses. The name of the licensed livestock dealer or representative together with the appropriate certificate or card number will be placed on the brand inspection certificate in the space for the "buyer."

Section 100 **Page 860**

OUT OF STATE BUYERS.

107.

0	1. Application	n . A livestock dea	aler who resid	es outside the	state of Idaho	may operate	e as a live	stock
dealer or r	epresentative withi	n the state of Idah	o by filing a p	roper application	ion for an Ida	ho livestock	dealer's li	cense
by comply	ing with the bond	requirements and	receive a cer	tificate authori	zing such ou	t of state live	estock dea	ler to
purchase l	vestock within the	state of Idaho.			•		()

02. Applicability. These rules apply to any livestock dealer purchasing livestock within the state of Idaho, whether or not such livestock as a destination within or outside the state of Idaho.

108. -- 999. (RESERVED)

Section 107 Page 861

PROPOSED RULE COST/BENEFIT ANALYSIS

Section 67-5223(3), Idaho Code, requires the preparation of an economic impact statement for all proposed rules imposing or increasing fees or charges. This cost/benefit analysis, which must be filed with the proposed rule, must include the reasonably estimated costs to the agency to implement the rule and the reasonably estimated costs to be borne by citizens, or the private sector, or both.

Department or Agency: Idaho	State Police, Idaho State Brand Board	

Agency Contact: Cody D. Burlile, State Brand Inspector **Phone:** (208) 884-7070

Date: October 20, 2021

IDAPA, Chapter and Title Number and Chapter Name:

IDAPA 11

• 11.02.01 Rules of the Idaho State Brand Board

Fee	Rule Status:	XX	Proposed	$\mathbf{X}\mathbf{X}$	Temporary	V
	Trait Diament		I I O P O D C G		T CIII P CI CII.	7

Rulemaking Docket Number: 11-0201-2100F_____

STATEMENT OF ECONOMIC IMPACT:

IDAPA 11.02.01.034

SCHEDULE OF FEES			
Recording of a Brand	\$50 initial recording year prorated stagg every year	ered recording fee	
Transfer of a recorded brand	\$50.	00	
Renewal of a recorded brand (every five years)	\$100.00		
Duplicate brand registration certificate	\$1.5	50	
Lifetime ownership and transportation certificate	\$50.00		
Duplicate lifetime ownership and transportation cer- tificate	\$5.00		
Annual inspection equine or bovine	\$5.00		
	CATTLE	HORSES	
Brand inspection (per head)	\$1.19	\$5.00	
Idaho livestock to pasture (per head)	\$.60	\$2.50	
Minimum auction fee (per day)	\$50.00	\$50.00	
Minimum field brand inspection fee	\$20.00	\$20.00	
Equine farm service fee		\$45.00	
Courtesy brand inspection	\$1.19	\$5.00	

Fees To Be Collected By The State Brand Inspector For Other State Agencies:				
Idaho Beef Council (per head)	\$1.50			
Idaho Horse Board (per head)	\$3.00			
Idaho Department of Agriculture:				
Animal Disease Control (per head)	\$.22			
Animal Damage Control (per head)	\$.05			
Wolf Control Assessment	\$25/brand renewal \$5/staggered recording fee every year thereafter			

IDAPA 11.02.01.100 Application Fees for Idaho Livestock Dealer Licensing

- 100.02 Livestock Dealer. One hundred dollars (\$100)
- 100.03 Representative. Thirty-five dollars (\$35)

The above fees are unchanged from the previous year's temporary fee rule.