HB0134SW001 (TO ENGROSSED COPY)

1 2 3 4 5 6 7 8 9 10 11	Page 1-line 2	After "specified;" insert "repealing unnecessary provisions;".
	Page 1-line 6	After "11-20-115(a)" insert ", c and by creating new subsections (d) and (e)".
	Page 1-line 11	After "(a)" strike balance of line.
	Page 1-line 12	Strike "section,".
	Page 2-line 9	After "brand." delete all new language.
13 14	Page 2-lines 10 and	11 Delete entirely.
15 16	Page 2-line 12	Delete "declaring the brand abandoned.".
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Page 2-line 18	After "abandoned." insert "Not less than six (6) months before declaring a brand abandoned, the board shall send a notice of proposed brand abandonment to the party owning the brand at the address shown on the brand records."; delete "As part of any".
	Page 2-lines 19 thr	ough 23 Delete entirely including the Senate standing committee amendment (HB0134SS001/AE) to these lines.
	Page 3-lines 1 thro	ugh 3 Delete entirely including the Senate standing committee amendment (HB0134SS001/AE) to these lines.
	Page 3-line 4	Delete the Senate standing committee amendment (HB0134SS001/AE) to this line; delete "the time of sale."
	Page 3-after line 7	Insert:
	"(c) After the rerecording periods established by the board under subsection (b) of this section, The term of the rerecording period shall not exceed ten (10) years and the method of renewal shall be established by the board. Every owner of a brand shall rerecord the brand every ten (10) years and shall pay the renewal fee specified by W.S. 11-20-116 which shall be prorated by the board for any renewal of less than ten (10) years.	

Section 2. W.S. 11-20-115(b) is repealed.".

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17 Page 3-line 9 Delete "Section 2" and insert "Section 3".
18 STEINMETZ, BONER