



NEGOTIABLE WAREHOUSE RECEIPT

Issued Subject to the Idaho Bonded Warehouse Law and the Rules Governing Idaho Bonded Warehouses

IDAHO BONDED WAREHOUSE NO. 431 NAME OF WAREHOUSE Osgood Grain, Inc. LOCATION 148 N. Bassett Rd, Idaho Falls, IDAHO

RECEIVED FROM C. C. C. OF _____

The following commodity has been received for storage in the above named warehouse in the location shown. This Warehouse Receipt is written for commodity that is being represented as: (circle one)

In-The-Dirt Estimated Clean Processed Reconditioned Other

COMMODITY: Durum Wheat (DUM #40)

GROSS	Lbs	<u>1,548,500</u>	Bu	<u>25,808.33</u>	Cwt
NET	Lbs	<u>1,545,403</u>	Bu	<u>25,756.73</u>	Cwt
DOCKAGE	smut		fm	damaged	split
Total Dockage	<u>.2%</u>	Grade	<u>#1</u>	Lot Number	

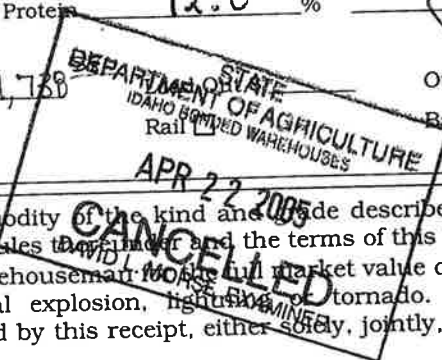
SUPPLEMENTAL INFORMATION - For purposes of the Uniform Grain and Rice Storage Agreement only (Not part of Warehouse Receipt) show only actual degrading factor except on corn and grain sorghums which require all factors.

CCC Whse Code 8-3597 Date Received August 9, 2004 Test Weight 60.8 lbs. Total Damage %
Heat Damage % Foreign Material % Protein 12.0 % Other Information:

Total Charges Due Warehouseman as follows:

Freight \$ _____ Storage \$ _____ Receiving \$ 1,700 Other \$ _____
Received by: Truck-Barge Truck Barge

For CCC Shipments Only - Car/Truck (initial & number) _____



This Warehouse Receipt, for the above described commodity of the kind and grade described herein, is issued subject to the State of Idaho Bonded Warehouse Act, the rules thereunder and the terms of this Warehouse Receipt. Said commodity is fully insured by the undersigned warehouseman for its full market value of the commodity for which this receipt is issued for loss by fire, internal explosion, lightning, tornado. The undersigned warehouseman is not the owner of the commodity covered by this receipt, either solely, jointly, or in common with others unless otherwise stated herein.

Upon surrender of this receipt, properly endorsed, and the payment of all charges and liabilities herein set forth, the undersigned warehouseman agrees to deliver commodity of the grade and quantity named herein to the above named depositor or his order.

The undersigned warehouseman claims a lien on said commodity for charges as follows:

Storage Start Date	Date Storage Paid Through	Prepaid Charges: Handling	Other
<u>August 9, 2004</u>		<input type="checkbox"/> In @ _____ ¢ Bu <input type="checkbox"/> Out @ _____ ¢ Bu	
Advances	Sacks	Picking	Milling Per Cwt
Handling	Handling	Storage Per Month	Insurance Charges per Month
In @ _____ ¢ Cwt Out @ _____ ¢ Cwt	In @ _____ ¢ Bu Out @ _____ ¢ Bu	@ <u>2.2¢</u> per Bu @ _____ per Cwt	_____ per Bu _____ per Cwt

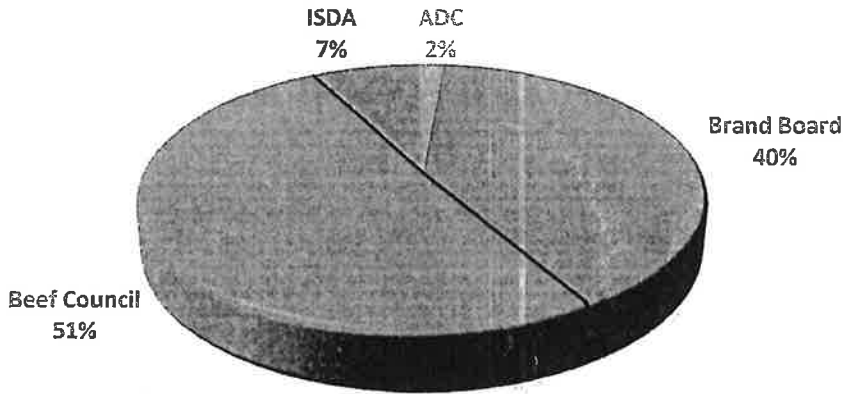
Issued By Jerry M. Shelton On 9/13

Where do your Idaho Brand Inspection dollars go?

The current charge for a cattle change of ownership brand inspection is **\$2.96 per head**. Where does that money go? The following is a breakdown of Idaho cattle brand inspection dollars.

Brand Inspection Fee	\$1.19	(Idaho Brand Board)
Beef Council Assessment	\$1.50	(Idaho Beef Council)
Disease Control Assessment	\$0.22	(Idaho State Department of Agriculture - ISDA)
Animal Damage Control	\$0.05	(Animal Damage Control Board via the Idaho Sheep Commission)

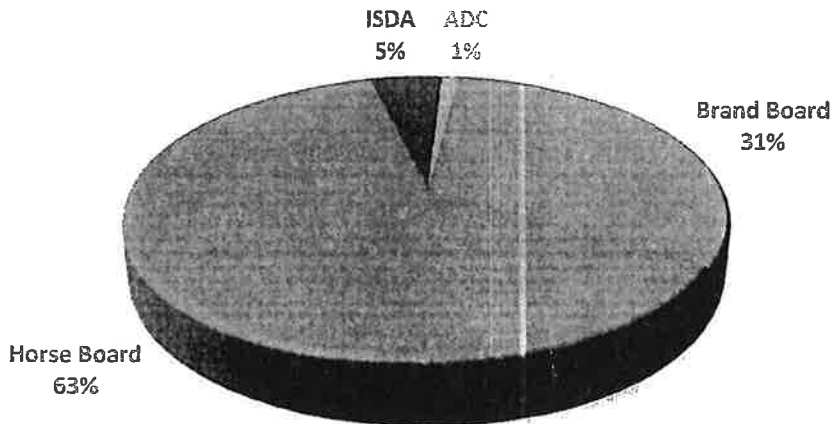
Total per head fee **\$2.96 per head**



The current charge for an equine change of ownership brand inspection is **\$4.77 per head**. Where does that money go? The following is a breakdown of Idaho equine brand inspection dollars.

Brand Inspection Fee	\$1.50	(Idaho Brand Board)
Horse Board Assessment	\$3.00	(Idaho Horse Board)
Disease Control Assessment	\$0.22	(Idaho State Department of Agriculture - ISDA)
Animal Damage Control	\$0.05	(Animal Damage Control Board via the Idaho Sheep Commission)

Total per head fee **\$4.77 per head**



Print Friendly



Idaho Statutes

TITLE 25 ANIMALS CHAPTER 11

STATE BRAND BOARD

25-1160. BRAND INSPECTION FEES. (1) The maximum fee which shall be charged by the state brand inspector and his deputies for brand inspection shall be:

- (a) One dollar and twenty-five cents (\$1.25) for each head of cattle;
- (b) One dollar and fifty cents (~~\$1.50~~^{10.00}) for each head of horses, mules and asses.

(2) A minimum fee of twenty dollars (\$20.00) shall be charged by the state brand inspector and his deputies for each brand inspection certificate issued, whether for cattle, horses, mules or asses, or a combination thereof. The minimum brand inspection fee shall apply only in those cases when a brand inspector must travel from his assigned duty post.

(3) The minimum fee for brand inspection services at any normally scheduled livestock auction sale is fifty dollars (\$50.00) per day, and shall be paid by the livestock auction sale, whether or not the inspection fee received from the owners of livestock inspected equals the minimum fee. If the fees paid by the owners of livestock inspected at the sale exceed the minimum fee, the actual amount of fees collected shall be paid, rather than the minimum amount.

(4) The fee for brand inspection services at any livestock auction sale which is not a normally scheduled livestock auction sale shall be:

- (a) Eighteen dollars (\$18.00) per hour for each hour that each brand inspector spends engaged in the performance of brand inspection services at the livestock auction sale;
- (b) A mileage rate as established by the state board of examiners per mile per vehicle for each mile that said brand inspector(s) must travel to and from the sale from his assigned duty post.

The minimum fee, not including mileage, shall be the actual hours worked, or thirty-six dollars (\$36.00) per day, or the inspection fees as set forth in subsection (1) of this section, whichever is greater.

(5) The state brand board may adopt a schedule or schedules of fees which are below the maximum fees and may adjust such schedule or schedules from time to time whenever such board finds that the cost of administering and enforcing the laws of the state of Idaho for brand inspection of livestock can be maintained with such below-maximum fees. All such fees shall be paid by the owner of the cattle, horses, mules and asses and credited to the state brand account.

~~XXXXXXXXXX~~

wait talked show 2 \$5000

* MAX OF 75.00 FROM SERVICE FEES SHALL BE CHARGED FOR EACH TIME A BRAND INSPECTOR MUST TRAVEL AND FROM HIS ASSIGNED DUTY POST. NI TO EXCEED. BYE 35

ADD A SECTION

(6) All brand inspection fees, and all other fees required by law to be collected by the brand inspector, are due and payable at the time of inspection, but the brand board may, by rule, allow all of such fees to be paid on a schedule that requires payment at least monthly, after receiving a request for such delayed payment schedule and after such request is approved by the state brand inspector. The brand board may require a security deposit to ensure the prompt payment of all fees owed to the state. Failure to pay as required shall be cause for the brand inspector to file an action in the district court of the county wherein the inspection was made for the amount of all fees owed, plus all costs and reasonable attorney's fees associated with the action plus interest at the rate specified in section 28-22-104, Idaho Code, on the amount owed from the due date.

(7) Any brand inspector who must travel beyond the border of the state of Idaho to investigate a possible violation of this chapter is entitled to a mileage rate, as established by the state board of examiners, per mile per vehicle for each mile that the brand inspector must travel to and from his assigned duty post, and eighteen dollars (\$18.00) per hour for each hour that each brand inspector spends engaged in the investigation. The minimum fee for each brand inspector, not including mileage, shall be the actual hours worked, or thirty-six dollars (\$36.00) per day, or the hourly inspection fees, whichever is greater.

History:

[(25-1160) 25-1106A, as added by 1959, ch. 91, sec. 1, p. 203; am. 1969, ch. 190, sec. 1, p. 559; am. 1973, ch. 168, sec. 4, p. 339; am. 1975, ch. 23, sec. 1, p. 36; am. 1976, ch. 180, sec. 1, p. 652; am. 1977, ch. 183, sec. 4, p. 512; am. 1987, ch. 61, sec. 1, p. 109; am. 1988 & redesignated 25-1160, ch. 75, sec. 31, p. 125; am. 1993, ch. 122, sec. 1, p. 311; am. 1997, ch. 105, sec. 2, p. 247; am. 2000, ch. 80, sec. 1, p. 168; am. 2006, ch. 198, sec. 2, p. 613.]

How current is this law?

Search the Idaho Statutes and Constitution



Idaho Statutes

Print Friendly

TITLE 25

ANIMALS

CHAPTER 11

STATE BRAND BOARD

25-1122. OWNERSHIP AND TRANSPORTATION CERTIFICATE. (1) The owner or owners of any horses, mules or asses desiring to transport them within the state for any purpose other than sale or trade, may, upon request to the state brand inspector, be issued an ownership and transportation certificate, which certificate shall be issued in lieu of the required brand inspection certificate or other written permit for each horse, mule or ass to be transported.

(2) An ownership and transportation certificate may be used by the owner or owners of a horse, mule or ass for identification purposes and as prima facie proof of ownership of any animal described by such a certificate.

(3) The ownership and transportation certificate shall be valid as long as the horse, mule or ass described therein remains under the ownership of the person or persons to whom the certificate is issued.

(4) The ownership and transportation certificate of a horse, mule or ass must accompany the animal for which it is issued at all times while the animal is in transit.

(5) Each ownership and transportation certificate of a horse, mule or ass shall identify the particular animal by color, markings, sex, age and where applicable by brand, registration number, tattoo or other marks as provided for by regulation of the state brand board.

(6) There shall be a fee in an amount to be set by the state brand board ~~not to exceed thirty-five dollars (\$35.00)~~, *MAX? 75⁰⁰*, for issuance of each ownership and transportation certificate, which fee shall be in addition to any brand inspection certificate or other written permit which may be requested by the owner or owners of a horse, mule or ass under other provisions of law. *\$50^c*

(7) Upon any change of ownership of a horse, mule or ass for which an ownership and transportation certificate has been issued, the former owner or owners may transfer the certificate to the new owner or owners upon payment of a fee to be set by the state brand board, ~~not to exceed thirty-five dollars (\$35.00) per certificate.~~ *MAX? 75⁰⁰ \$50^c*

(8) The state brand board may, under such terms and conditions as it deems necessary to protect ownership of horses, mules and asses, provide by regulation that ownership and transportation certificates may be used in transportation of horses, mules or asses to and from points outside of the state of Idaho, and may provide that similar certificates from

other states may be used for proof of ownership of horses, mules or asses entering Idaho.

History:

[(25-1122) I.C., 24-1402A, as added by 1975, ch. 23, sec. 3, p. 36; am. 1987, ch. 61, sec. 6, p. 111; am. 1988 & redesignated 25-1122, ch. 75, sec. 14, p. 119; am. 2011, ch. 55, sec. 1, p. 119.]

How current is this law?

Search the Idaho Statutes and Constitution



Idaho Statutes

Print Friendly

TITLE 25

ANIMALS

CHAPTER 11

STATE BRAND BOARD

25-1121. REQUIREMENTS FOR BRAND INSPECTION – WRITTEN PERMIT IN LIEU OF INSPECTION. (1) Any person desiring to transport, remove, or drive any livestock from the boundaries of this state in any manner shall, before doing so, apply to the state brand inspector to inspect the same for marks and brands, and on such application (or without said application if said officer has knowledge of such removal) the brand inspector shall immediately inspect said livestock for brands and marks and keep an accurate record of the same with the name and residence of owner or shipper and name, sex and kind of livestock. Any person desiring an inspection pursuant to this paragraph must notify a state brand inspector or person duly authorized to accomplish the inspection. If the inspector finds that the livestock have brands that are not owned by the person claiming the same, then such person shall be required to produce a bill of sale or other satisfactory evidence of ownership. Upon proof of ownership the inspector shall give the person a certificate stating the number and kind of livestock and their marks and brands and thereupon the said person shall be permitted to transport said livestock from this state. A copy of the brand inspection certificate shall accompany the livestock to final destination.

(2) Any person desiring to transport livestock, not his own, within the boundaries of this state in any manner shall before doing so, have in his possession a written transportation permit properly completed and signed by the owner or an authorized agent of the owner of the livestock being transported or a brand inspection certificate. A copy of the written permit or brand inspection certificate shall accompany the livestock to final destination.

(3) Annual brand inspections certificates for all livestock for any purpose, other than sale or trade, may be issued by the state brand inspector or his deputies in lieu of the regularly required brand inspection or other written permits for periods of not to exceed one (1) year in duration and for a fee of not to exceed five dollars (\$5.00), each as determined by regulation of the state brand board.

(4) The owner of the livestock shall pay all fees required for inspection services pursuant to this chapter, section 25-232, Idaho Code, section 25-2505, Idaho Code, and section 25-2907, Idaho Code.

(5) Any transportation of livestock in violation of this chapter is prohibited. Livestock transported in violation of

this chapter shall be detained until compliance with this chapter has been made.

History:

[(25-1121) I.C., sec. 25-1402, as added by 1973, ch. 168, sec. 20, p. 339; am. 1975, ch. 23, sec. 2, p. 36; am. 1984, ch. 6, sec. 1, p. 10; am. 1987, ch. 61, sec. 5, p. 111; am. 1988 & redesignated 25-1121, ch. 75, sec. 13, p. 118.]

How current is this law?

Search the Idaho Statutes and Constitution