DRAFT ONLY NOT APPROVED FOR INTRODUCTION

SENATE FILE NO.

Animal remedies.

Sponsored by: Joint Agriculture, State and Public Lands and Water Resources Interim Committee

A BILL

for

AN ACT relating to livestock; repealing existing livestock 1 remedy provisions and creating animal remedy provisions; 2 providing definitions; providing exemptions; providing for 3 powers and duties of the director of the department of 4 5 agriculture; providing for registration and fees; providing 6 for audits; providing requirements for packaging and 7 labeling; providing for inspections and sampling; providing 8 for rulemaking; providing for notice and seizure; providing 9 for penalties; and providing for an effective date.

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11 Be It Enacted by the Legislature of the State of Wyoming: 12

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1 Section 1. W.S. 11-17-201 through 11-17-209 are created to read: 2 3 CHAPTER 17 4 5 Article 2 6 Animal Remedies 7 8 11-17-201. Short Title. 9 This article is know and may be cited as the "Wyoming 10 11 Animal Remedies Act". 12 13 11-17-202. Definitions; exemptions. 14 15 (a) As used in this article: 16 17 (i) "Advertisement" means any representation, other than on the label, disseminated in any manner or by 18 any means, relating to animal remedies as defined in this 19 20 article; 21 (ii) "Animal" means any animate being, which is 22 23 not human, endowed with the power of voluntary action;

1 2 (iii) "Animal remedy" means any drug, combination of drugs, proprietary medicine, biological 3 product and combinations of drugs and other ingredients, 4 other than for food or cosmetic purposes, which is prepared 5 or compounded for animal use, except as exempted by the 6 7 director; 8 9 (iv) "Antimicrobial resistance" means the result of microbes changing in ways that reduce or eliminate the 10 11 effectiveness of drugs, chemicals or other agents intended 12 to cure or prevent infections; 13 14 (v) "Brand name" means any word, name, symbol or device, or any combination thereof, identifying the animal 15 remedy of a distributor or registrant and distinguishing it 16 17 from that of others; 18 19 (vi) "Department" means the Wyoming department of agriculture; 20 21 (vii) "Director" means 22 the director of the Wyoming department of agriculture; 23

1 (viii) "Distribute" means to offer for sale, 2 sell, exchange or barter any animal remedy; 3 4 5 (ix) "Distributor" means any person who 6 distributes animal remedies; 7 8 (x) "Dosage form" means an animal remedy prepared in tablets, pills, capsules, ampules, boluses or 9 other units suitable for administration as an animal 10 11 remedy; 12 13 (xi) "Drug" means: 14 15 (A) An animal remedy recognized in the official United States pharmacopoeia, the official United 16 States homeopathic pharmacopoeia, the official national 17 18 formulary, or any supplement to any of these publications; 19 20 animal remedy recognized by the (B) An 21 United States food and drug administration; 22 23 (C) An animal remedy intended for use in

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    the diagnosis, cure, mitigation, treatment or prevention of
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    disease in animals;
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 4
                   (D) An animal remedy prepared for external
    or internal use in the mitigation of parasites in or on
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    animals;
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                       An animal remedy intended to affect the
                   (E)
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    structure or any function of the body of animals;
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                   (F) An animal remedy intended for use as a
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    component of any combined animal remedy specified in
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    subparagraphs (A) through (E) of this paragraph.
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              (xii) "Drug" does not include a device or its
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    components, parts or accessories.
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              (xiii) "Label" means a display of written,
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    printed or graphic matter upon or affixed to the immediate
    container of any animal remedy;
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              (xiv) "Labeling" means
                                       any label and
                                                         other
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written, printed or graphic matter upon an animal remedy

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1 and any of its containers or wrappers accompanying the 2 animal remedy. "Labeling" also includes any advertisement 3 or brochure promoting the animal remedy including but not 4 limited to television, internet, other electronic medium or 5 pamphlets;

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7 (xv) "Medicated feed" means commercial or custom 8 feed which contains drug ingredients intended for the cure, 9 mitigation, treatment or prevention of diseases of animals 10 or which contains drug ingredients intended to affect the 11 structure or any function of the body of animals;

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13 (xvi) "Official sample" means any sample of an 14 animal remedy taken by and designated as official by the 15 director or his agent;

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17 (xvii) "Product name" means the name of the 18 animal remedy which identifies it as to kind, class or 19 specific use;

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(xviii) "Registrant" means the person who registers animal remedies under the provisions of this article. The registrant may also be the distributor;

1 2 (xix) "This act" means W.S. 11-17-201 through 3 11-17-209. 4 (b) Nothing in this article shall apply to: 5 6 7 (i) A medicated feed; 8 9 (ii) A product registered with the department and recognized as a pesticide; 10 11 12 (iii) Any animal remedy intended solely for 13 investigational, experimental or laboratory use by 14 qualified persons, provided the animal remedy is plainly 15 labeled "for investigational use only"; 16 17 (iv) Any person licensed to practice veterinary medicine in Wyoming, when acting within the scope of that 18 19 license. 20 11-17-203. Powers 21 and duties of director; the 22 promulgation of rules; interagency cooperation. 23

1 (a) The director shall enforce the provisions of this 2 article and may prescribe the form of tags, stamps or 3 labels to be used to show that the registration has been 4 properly filed.

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6 (b) The director may refuse to register any 7 application not in compliance with this article and may cancel any registration subsequently found not to be in 8 9 compliance with the law. No registration shall be refused or canceled until the registrant has been given an 10 11 opportunity to be heard before the director and to amend 12 his application in order to bring the application into 13 compliance.

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15 (c) The director may sample any animal remedy as he 16 deems necessary.

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18 (d) The director shall conduct any investigation he19 deems necessary to enforce this article.

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(e) The director may refuse the registration of any animal remedy if available facts indicate that the product proposed is of negligible or no value for correcting,

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1 alleviating or mitigating animal injuries or diseases for 2 which it is intended, or the director may suspend or revoke 3 any use for flagrant violation of this article.

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5 (f) The director may determine whether a manufacturer 6 or distributor shall be registered under the commercial 7 feed or an animal remedy law.

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9 (g) The director shall cause animal remedies, which 10 are found or believed not to comply with this article to be 11 withheld from sale pending compliance with this article.

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13 Whenever the director or his authorized agent (h) 14 finds or has reasonable cause to believe an animal remedy is adulterated or misbranded under any provision of W.S. 15 16 11-17-207(d), he shall affix to the animal remedy a tag or other appropriate marking, giving notice that the animal 17 18 remedy is, or is suspected of being, adulterated or misbranded and has been detained and warning all persons 19 not to dispose of the animal remedy in any manner until 20 21 permission is given by the director or the court. Any 22 animal remedy suspected of being adulterated or misbranded may be removed from display by the manufacturer or vendor, 23

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but shall be left on the premises. No person shall dispose of a detained animal remedy in violation of this section.

(j) If an animal remedy detained pursuant to 4 subsection (q) or (h) of this section is found, after 5 6 examination and analysis, to be adulterated or misbranded, 7 the director may petition the judge of any court of competent jurisdiction in whose jurisdiction the animal 8 9 remedy is detained for an order to condemn the animal remedy. If the director finds that the detained animal 10 11 remedy is not adulterated or misbranded he shall remove the 12 tag or marking.

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14 (k) The director may promulgate rules and regulations 15 for animal remedies necessary for the efficient enforcement 16 of this article. Procedures for promulgation shall be 17 those outlined in the Wyoming Administrative Procedure Act.

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(m) The director may cooperate with and enter into agreements with other Wyoming agencies, other states and agencies of the federal government in order to carry out the purpose and provisions of this article.

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1 **11-17-204**. Registration; fees; audit.

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3 (a) Any manufacturer of animal remedies, except the United States department of agriculture, shall register 4 product before distribution in Wyoming. 5 each The application for registration shall be submitted on forms 6 7 furnished by the director and shall be accompanied by a label or other printed matter describing the product. Upon 8 9 approval by the director or his agent, a copy of the 10 registration shall be furnished to the applicant. All 11 registrations are effective from the date of approval and 12 expire on December 31 each year.

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14 (b) Every registrant of animal remedies shall pay a 15 registration fee of twenty dollars (\$20.00) per product.

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17 (c) An applicant may appeal the denial of a 18 registration in accordance with the Wyoming Administrative 19 Procedure Act.

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(d) The department may conduct a product compliance
audit to assure compliance of this article. The audit
shall consist of label and registration reviews. A

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registrant may appeal any negative audit in accordance with 1 the Wyoming Administrative Procedure Act. 2 3 11-17-205. Labeling. 4 5 6 (a) Any animal remedy distributed in Wyoming shall be 7 accompanied by a legible label bearing the following information: 8 9 10 name and principal address of the (i) The 11 manufacturer or person responsible for placing the animal 12 remedy on the market; 13 14 (ii) The name, brand or trade-mark under which the animal remedy is sold; 15 16 17 (iii) An accurate statement of the minimum net 18 contents of the package, lot or parcel, the contents stated by weight in the case of solids, by volume in the case of 19 20 liquids, and by both count and weight or volume per dose in the case of dosage forms; 21 22

(iv) The common or usual name and quantity of
 each active ingredient;

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(v) Adequate directions for use;

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6 (vi) Adequate warnings against use in 7 conditions, whether pathological or normal, where its use 8 may be dangerous to the health of animals, or against 9 unsafe dosage, methods or duration of methods, 10 administration, or application, in such manner and form, as 11 are necessary for the protection of animals.

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(b) Any word, statement or other information appearing on the label shall also appear on the outside container or wrapper, if any, of the retail package of the animal remedy or shall be easily legible through the outside container or wrapper of the animal remedy.

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19 11-17-206. Professional supervision required for
 20 preparation and packaging of remedies.

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(a) No person shall compound, manufacture, make,produce, pack, package or prepare within Wyoming any animal

remedy to be offered for sale or distribution unless the 1 2 compounding, manufacture, making, producing, packaging, packing or preparing is done with adequate equipment under 3 the supervision of a licensed veterinarian, a graduate 4 chemist, a licensed pharmacist, a licensed physician or 5 6 some other person as may be approved by the director after 7 an investigation and a determination by the director that he is qualified by scientific or technical training or by 8 experience to perform the duties of supervision as may be 9 necessary to protect animal health and public safety. 10

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12 (b) No person shall make a claim that an animal 13 remedy is antimicrobial resistant without verification and 14 support documentation of the American Veterinary Medical 15 Association.

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17 11-17-207. Right of access to establishments and 18 information relating to manufacturing; sampling and 19 analysis.

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(a) The director or his agent shall have access during normal business hours to any establishment or facility in which an animal remedy is manufactured,

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1 transported or held for distribution and to information 2 relating to the manufacture, transportation and 3 distribution of the animal remedy for purposes of sampling 4 and inspection.

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6 (b) Any method of sampling and analysis shall be as 7 approved by the director from current established methods. In any case not covered by an approved method, or in any 8 9 are available in which case where methods improved 10 applicability has been demonstrated, the director may 11 approve the appropriate methods from other sources. The 12 director, in determining whether an animal remedy is 13 deficient in any component, shall be guided solely by the 14 official sample analyzed in accordance with approved methods. For purposes of this article, the results of 15 official analysis shall be final, unless it is determined 16 17 by the director that a resample is warranted. If a 18 distributor or registrant requests a resample of an animal remedy based upon the director's findings of a deficiency, 19 all costs associated with the resampling and analysis shall 20 be borne by the distributor or registrant. If the results 21 22 of the resampling establish the result of the first 23 analysis was invalid, the department shall bear the costs

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associated with the resampling. Any requests for a
 resample to the director shall be made in writing.

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4 (c) The director shall make or cause to be made under 5 his direction, analysis and examinations of samples of 6 animal remedies furnished to him by the director to 7 determine whether the animal remedy sampled conforms with 8 this article and shall certify the results of the 9 examinations to the director.

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(d) When the inspection and analysis of an official sample indicates an animal remedy has been adulterated or misbranded, the results of analysis shall be forwarded by the director to the distributor and the purchaser.

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16 (e) Any animal remedy that is manufactured and 17 distributed under registration from and under the 18 supervision of the United States department of agriculture, 19 and in compliance with the regulations of that department 20 shall not be considered adulterated or misbranded.

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22 (f) An animal remedy shall be deemed to be misbranded 23 under the following circumstances:

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1 2 (i) It is not properly labeled; 3 4 (ii) It is not labeled as required in W.S. 5 11-17-205 and in regulations promulgated under this 6 article; 7 8 (iii) If the label is false or misleading in any 9 particular; 10 11 (iv) If the information required on the label is 12 not conspicuous and clear and if any word, statement or 13 other information required to appear on the label is not 14 prominently placed conspicuously on the label, as compared with other words, statements, designs or devices in the 15 labeling and in such terms, as to render it likely to be 16 17 read and understood by the ordinary individual under 18 customary conditions of purchase and use; 19 20 (v) It is distributed under the name of another 21 animal remedy; 22 23 (vi) If the recommended dosage is dangerous to

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the health of animals when used in the dosage or with the 1 2 frequency or duration prescribed, recommended or suggested 3 in the labeling of the animal remedy. 4 5 (q) An animal remedy shall be deemed to be 6 adulterated if: 7 8 (i) It consists in whole or in part of any 9 filthy, putrid or decomposed substance; 10 11 (ii) It bears or contains any poisonous or deleterious substance which may render it injurious to 12 13 health under customary or usual use; 14 (iii) Its container is composed of any injurious 15 16 or deleterious substance which may render the animal remedy injurious to health; 17 18 19 (iv) It was prepared, packed or held under unsanitary conditions where the animal remedy may have 20 become contaminated with filth or where the animal remedy 21 22 may have been rendered injurious to animal health;

1 (v) Its composition, purity, strength or quality 2 falls below or differs from that which it is purported or 3 is represented to possess by its labeling. The director shall allow a reasonable tolerance from such representation 4 as is in accordance with good manufacturing practices. 5 6 7 (h) No person shall forge, counterfeit, simulate or falsely represent or without proper authority use, any 8 mark, stamp, tag, label or other identification device 9 required by W.S. 11-17-205. 10 11 12 person shall alter, mutilate, destroy, (j) No 13 obliterate or remove any part of the labeling of any animal 14 remedy if the act results in the animal remedy being misbranded, or do any other act, while the animal remedy is 15 being held for sale, which results in the misbranding of 16 the animal remedy. 17 18

19 (k) All provisions for enforcement of animal remedies 20 found to be short weight shall be administered by the 21 department under W.S. 40-10-117 through 40-10-136 of the 22 Wyoming weights and measures law.

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11-17-208. Warning to distributor; seizure and order
 of disposition; application for release; hearing.

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(a) When the director or his authorized agent finds 4 an animal remedy is mislabeled, misbranded or 5 t.hat. adulterated, or that it does not conform to its label 6 7 guarantee, he may issue a written statement warning the distributor or registrant that the animal remedy is 8 considered to be in violation of the law. This statement 9 is a warning only to the distributor or registrant that if 10 11 the animal remedy is distributed further the director may 12 pursue further action. If the distributor, registrant or 13 manufacturer heeds the warning and corrects the violation 14 within the time allowed by the director, no further action 15 shall be taken.

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17 (b) If it appears that any manufacturer, distributor, 18 registrant or any other person responsible for animal 19 remedies has not corrected the reason for the warning in 20 subsection (a) of this section or has violated this 21 article, the director shall cause notice to be given to the 22 manufacturer, distributor, registrant or person that a 23 hearing will be had at a date and place named in the

notice. The director or his authorized agent shall hold a 1 hearing in accordance with the Wyoming Administrative 2 3 Procedure Act. If the manufacturer, distributor, registrant or person fails to appear at the time and place 4 5 designated in the notice, the director or his authorized agent shall conduct the hearing as though the manufacturer, 6 7 distributor, registrant or person were present. If it is established by the hearing to the satisfaction of the 8 9 director that prosecution is warranted the director shall provide to the Wyoming attorney general: 10 11 12 (i) A certification of the facts; 13 14 (ii) An official report of the result of the 15 hearing; and 16 17 (iii) A copy of the analysis or other 18 examination which bears on the case. 19 20 (c) Any lot of an animal remedy not in compliance with requirements of laws or regulations is subject to 21 seizure on complaint of the director to a court of 22 23 competent jurisdiction in the county in which the animal

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remedy is located. If the court finds the animal remedy in 1 2 violation and orders the condemnation of the animal remedy, it shall be disposed of in any manner consistent with the 3 quality of the animal remedy and the laws of Wyoming. In 4 no instance shall the disposition of the animal remedy be 5 6 ordered by the court without first giving the manufacturer, 7 distributor or registrant an opportunity to apply to the court for release of the animal remedy or for permission to 8 process or relabel the animal remedy to bring it into 9 10 compliance with the law. 11 11-17-209. Prohibited acts; 12 penalty; additional 13 sanctions. 14 15 (a) It is unlawful for any person to: 16 17 (i) Sell or distribute in Wyoming any animal 18 remedy without having attached or furnished such stamps, labels or tags as required by this article; 19 20 21 Impede, prevent or attempt to prevent the (ii) 22 director or his agent in the performance of his lawful 23 duties;

1 (iii) Sell, offer for sale or distribute in 2 Wyoming any animal remedy without complying with the 3 requirements of this article; 4 5 6 (iv) Sell or distribute in Wyoming any animal 7 remedy when the manufacturer or distributor is not registered with the department as required by this article; 8 9 (v) Manufacture, sell, deliver, hold or offer 10 11 for sale any animal remedy that is adulterated or 12 misbranded; 13 14 (vi) Give a guaranty which is false, except a person who relied on a guaranty to the same effect signed 15 by, and containing the name and address of the person from 16 whom he received the animal remedy in good faith; 17 18 19 (vii) Disseminate any advertisement which is false or misleading in any respect, but no person or medium 20 for the dissemination of any advertisement, except the 21 manufacturer, packer, distributor, or seller of the animal 22 23 remedy to which a false advertisement relates, is subject

to the penalties for violations of this article, by reason of the dissemination by him of the false advertisement, unless he refused, on the request of the director to furnish the name and address of the manufacturer, packer, distributor, seller or advertising agency which caused him to disseminate the advertisement;

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8 (viii) Sell or offer to sell any biological 9 product that has not been kept in refrigeration under 10 conditions prescribed by the rules and regulations 11 promulgated and adopted by the director.

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13 person violating any provision of W.S. (b) Any 14 11-17-201 through 11-17-209 or rules or regulations thereunder is guilty of a misdemeanor and upon conviction 15 shall be fined not more than five hundred dollars (\$500.00) 16 or imprisoned in the county jail for not more than one (1) 17 18 year, or both, for the first offense, and upon conviction 19 for a subsequent offense shall be fined not more than one thousand dollars (\$1,000.00) or imprisoned in the county 20 21 jail for not more than one (1) year, or both. Any offense 22 committed more than three (3) years after a previous conviction shall be considered a first offense. 23

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2	(c) In addition to the penalty provided in subsection
3	(b) of this section, the distribution of any animal remedy
4	mixed or adulterated with any substance injurious to
5	animals is subject to seizure and condemnation as the court
6	may direct. The court may in its discretion release the
7	animal remedy seized when the requirements of law have been
8	complied with, and upon payment of all costs and expenses
9	incurred by the state in any proceedings connected with the
10	seizure.
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12	Section 2. W.S. 11-17-101 through 11-17-108 are
13	repealed.
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15	Section 3. This act shall be effective July 1, 2011.
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17	(END)