Brand Bill of Sale – Brand Transfer

For brand recording purposes only. This form cannot be used to transfer ownership of animals.

1. Draw brand image below.

2. Brand Positions. Check all that apply.

<table>
<thead>
<tr>
<th></th>
<th>CATTLE</th>
<th>HORSES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brand #__________</td>
<td>Left Hip</td>
<td>Right Hip</td>
</tr>
<tr>
<td></td>
<td>Left Rib</td>
<td>Right Rib</td>
</tr>
<tr>
<td></td>
<td>Left Shoulder</td>
<td>Right Shoulder</td>
</tr>
</tbody>
</table>

3. For species other than cattle or horses, list the species and brand position below, if applicable.

4. Transfer fee of $25 per position per species must accompany this form. Cash, check or money order accepted.

5. Current Brand Owners. (Must all sign section 8.)


7. Brand Owners to Remove. (Please refer to “Additional Brand Transfer Information” on back side for any deceased owners.)

8. The current owner(s) acknowledge receipt of the above consideration and grant, bargain, sell, release and forever quit claim to all rights, title and interest in and to the above described livestock brand. Further, the present owner(s) agree(s) to warrant and defend the recorded brand hereby sold to the new owner(s) and his/her personal representative assigns against every person.

ALL CURRENT BRAND OWNERS ARE REQUIRED TO SIGN THE BILL OF SALE.

Not valid unless witnessed by a disinterested party. (All signatures must be original.)

a. Owner (Sign)          (Print)          Date: _______________________
    Address: _______________________
    Witness (Sign) (Print)          Date: _______________________
    Address: _______________________

b. Owner (Sign)          (Print)          Date: _______________________
    Address: _______________________
    Witness (Sign) (Print)          Date: _______________________
    Address: _______________________

c. Owner (Sign)          (Print)          Date: _______________________ 
    Address: _______________________
    Witness (Sign) (Print)          Date: _______________________
    Address: _______________________

d. Owner (Sign)          (Print)          Date: _______________________
    Address: _______________________
    Witness (Sign) (Print)          Date: _______________________
    Address: _______________________

9. Print the owner names that will appear on the updated recording. (Must all sign section 12.)

Select the term to use between the owner names.
- “Or” = Joint Tenancy
- “And” = Tenants in Common
- “And/Or” = Joint Tenancy and Tenants in Common

10. Business or Partnership Name(if applicable): 

Check one:
- Partners can sell ONLY in the business or partnership name.
- Partners can sell in the business/partnership name AND solely in their name.

*Business names and partnerships must be registered with the ND Secretary of State and must provide a copy of the certificate.

11. Mailing Address: 
City/State/Zip:
County:

Home Phone:
Cell Phone:
Email:

12. All owners appearing on the updated recording (listed at line 9) sign below. (All signatures must be original.)

1) 2) 3) 4) 5) 6)

Additional Brand Transfer Information

In the event that a brand owner dies, the brand must be transferred to remove his or her name from the record. Refer to the conjunction used to adjoin names on the current brand recording for additional instructions how to remove a deceased person’s name from the record.

In a Decedent’s Name Alone, will require the personal representative of the estate to authorize the transfer of the brand on behalf of the deceased person
- The personal representative of the estate will sign on behalf of the decedent.
- A copy of the letter of testamentary must accompany the Brand Bill of Sale and Application for Brand Recording.
- If no probate occurred, an affidavit for collection of personal property may be submitted.

“And” = Tenants in Common, which means that all owners on the brand will need to sign a bill of sale, market clearance, etc. It will also mean that, in the event that a brand owner dies, his or her portion of the brand will then be assumed by his or her estate.
- The personal representative of the estate will sign on behalf of the decedent.
- A copy of the letter of testamentary must accompany the Brand Bill of Sale and Application for Brand Recording.
- If no probate occurred, an affidavit for collection of personal property may be submitted.

“And/Or” = Joint Tenancy and Tenants in Common, which means that any owner on the brand can sign a bill of sale, market clearance, etc. It will also mean that, in the event that a brand owner dies, his or her portion of the brand will then be assumed by the remaining brand owners.
- The personal representative of the estate will sign on behalf of the decedent.
- A copy of the letter of testamentary must accompany the Brand Bill of Sale and Application for Brand Recording.
- If no probate occurred, an affidavit for collection of personal property may be submitted.

“Or” = Joint Tenancy, which means that any owner on the brand can sign a bill of sale, market clearance, etc. It will also mean that, in the event that a brand owner dies, his or her portion of the brand will then be assumed by the remaining brand owners.
- A Request for Removal of Decedent from Brand Record must be signed by the party requesting the deceased person’s name be taken off the brand. This form must be notarized.
- A copy of the death certificate or death record must accompany the Request for Removal.

Contact the Stockmen’s Association for information on transfers involving business entities, legal name changes and other special circumstances.