

**LIVESTOCK AND POULTRY REMEDIES (EXCERPT)**  
**Act 134 of 1929**

\*\*\*\*\* 287.145 THIS SECTION IS REPEALED BY ACT 257 OF 2016 EFFECTIVE SEPTEMBER 26, 2016  
\*\*\*\*\*

**287.145 License; refusal to issue, cancellation; lowering of guaranteed analyses; changing of ingredients.**

Sec. 5. The commissioner of agriculture shall have power to refuse license for any live stock remedy under a name, brand or trade-mark which would be misleading or deceptive or which would tend to mislead or deceive as to the materials of which it is composed or for which unfounded prophylactic or curative claims are made or when the specific name of each and every ingredient used in its manufacture is not stated. He shall also have the power to refuse to license more than 1 live stock remedy under the same name or brand. Should any live stock remedy be licensed in this state and it is afterward discovered that such license is in violation of any of the provisions of this act, the commissioner of agriculture shall have the power to cancel such license. The commissioner of agriculture shall have the power to refuse to allow any manufacturer, importer, jobber, firm, association, corporation or person to lower the guaranteed analyses or change the ingredients of any brand or separate live stock remedy, of his or their live stock remedies, during the term for which licensed, unless reasons satisfactory to said commissioner of agriculture are presented for making such change or changes.

**History:** 1929, Act 134, Imd. Eff. May 7, 1929;—CL 1929, 5222;—CL 1948, 287.145.