## **RÉSUMÉ DIGEST**

ACT 333 (HB 618)

2020 Regular Session

**Thompson** 

<u>Existing law</u> requires the Agricultural Chemistry and Seed Commission (commission) to adopt good manufacturing practice regulations for medicating feed premixes and medicated feeds under federal law. <u>New law</u> adds a cite reference to federal law referenced in <u>existing</u> law.

<u>Prior law</u> required registrants to pay a fee, not to exceed \$20, when filing a label with the commission and required the commission to establish, by rule, a schedule of labeling fees based on the number of registrants, the volume of commercial feed sold in the state by each, and the estimated expenses incurred by the commissioner of agriculture in administering the label program. <u>New law</u> retains the criteria by which the commission must establish the labeling fees by rule at a maximum of \$20 but removes the requirement to establish a schedule of labeling fees, the volume of commercial feed sold in the state, and the estimated expenses incurred by the commissioner.

Existing law provides for the use of monies in the Feed and Fertilizer Fund to be expended on the expenses of the office of agricultural and environmental sciences as determined by the commissioner of agriculture. New law adds the office of animal health and food safety as an acceptable expenditure of the fund.

Effective Aug. 1, 2020.

(Amends R.S. 3:1396(8), 1401(B), and 1407(B)(1))