

2025
LEGISLATIVE
SUMMARY



PREPARED BY:
LEGISLATIVE SERVICE OFFICE

MARCH 2025

2025
LEGISLATIVE SUMMARY
WYOMING LEGISLATURE

FOREWORD

The following summaries of legislation enacted during the 2025 General Session of the Wyoming Legislature were prepared by the Legal Services Division Staff for use by the Legislative Service Office. This report is not an official publication of the Wyoming Legislature and does not purport to be an official statement of legislative intent concerning any measure enacted by the Legislature.

The bill summaries contained in this report were prepared as an aid to locating enacted legislation and as a brief recapitulation of the major provisions of each bill. While the information provided in these summaries is accurate, the summaries are not intended as a detailed abstract. Reference should be made to the enacted bills for more complete information.

Bill No.: HB0004 **Effective:** 7/1/2025
LSO No.: 25LSO-0060
Enrolled Act No.: HEA No. 0013
Chapter No.: 38
Prime Sponsor: Joint Travel, Recreation, Wildlife & Cultural Resources Interim Committee
Catch Title: **Snowmobile registration and user fees.**
Has Report: No
Subject: Increase of user fees for snowmobile use and permanent registration for antique snowmobiles.

Summary/Major Elements:

- Under current law, the annual private snowmobile use fee is thirty-five dollars (\$35.00) and the annual commercial snowmobile use fee is one hundred five dollars (\$105.00). This act increases the annual private snowmobile use fee to fifty dollars (\$50.00) and the annual commercial snowmobile use fee to one hundred fifty dollars (\$150.00).
- This act creates a permanent registration for antique snowmobiles, which are snowmobiles that are at least twenty (20) years old. This act requires that the antique snowmobile is operated for the purposes of organized antique snowmobile activities, parades, exhibitions, tours, and other related activities but the snowmobile may also be used for general snowmobile uses. This act provides a permanent registration fee for antique snowmobiles of twenty-five dollars (\$25.00) and the permanent registration expires upon transfer of ownership of the antique snowmobile.

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Bill No.: HB0005 **Effective:** **Immediately**
LSO No.: 25LSO-0215
Enrolled Act No.: HEA No. 0031
Chapter No.: 50
Prime Sponsor: Joint Travel, Recreation, Wildlife & Cultural Resources Interim Committee
Catch Title: **Fishing outfitters and guides-registration of fishing boats.**
Has Report: Yes
Subject: Commercially guided fishing boats.

Summary/Major Elements:

- This act authorizes the Wyoming Game and Fish Commission to regulate commercially guided fishing boats allowed to launch into or use any river or lake or section thereof in the state. It creates an advisory board with seven (7) members appointed by the Commission to provide recommendations for promulgating rules. The rules shall require registration and payment of an annual fee beginning January 1, 2026.

Comments:

- Requires the Game and Fish Commission and the Commercially Guided Fishing Boats Advisory Board to make recommendations to the Joint Travel, Recreation, Wildlife and Cultural Resources Interim Committee on the creation of a new board or amendment to an existing board to carry out the duties required in the act not later than November 1, 2025.

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Bill No.: HB0011 **Effective:** 7/1/2025
LSO No.: 25LSO-0040
Enrolled Act No.: HEA No. 0043
Chapter No.: 95
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: **Manufacturing sales and use tax exemption-amendments.**
Has Report: No
Subject: Extending the sunset date for the manufacturing sales and use tax exemptions.

Summary/Major Elements:

- Current law provides an exemption from sales tax and use tax for the sale or lease of machinery to be used in Wyoming directly and predominantly in manufacturing tangible personal property. Current law specifies that the exemption applies until December 31, 2027.
- This act extends the sunset date for that manufacturing exemption to December 31, 2042.
- This act also repeals requirements in the use tax manufacturing exemption concerning certain categories of manufacturing. This repeal will align the use-tax exemption language with the language used for the sales-tax exemption.

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Bill No.: HB0014 **Effective:** **Immediately**
LSO No.: 25LSO-0198
Enrolled Act No.: HEA No. 0004
Chapter No.: 4
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: **Solid waste municipal cease and transfer funding.**
Has Report: Yes
Subject: Creating the 2025 priority list for cease and transfer projects for the Municipal Solid Waste Facilities Cease and Transfer Program.

Summary/Major Elements:

- The Municipal Solid Waste Facilities Cease and Transfer Program provides grants and loans from the Municipal Solid Waste Facilities Cease and Transfer Account for landfill closures and for constructing solid waste transfer stations.
- This act establishes an updated cease and transfer project priority list and provides amounts for expenditure by the Department of Environmental Quality (DEQ).
- This year's priority list includes funding that is available for carcass management projects to address the disposal of animal carcasses.
- The act allows the DEQ to modify the list for specified reasons.
- The act requires the DEQ to annually report modifications to the list to the Joint Minerals, Business and Economic Development Interim Committee by October 15.
- The act repeals the 2024 cease and transfer priority list.

Comments:

- The act requires DEQ to annually report to the Joint Minerals, Business and Economic Development Interim Committee.
- This bill may be cited as the Municipal Solid Waste Cease and Transfer Act.

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Bill No.: HB0017 **Effective:** 7/1/2025
LSO No.: 25LSO-0365
Enrolled Act No.: HEA No. 0021
Chapter No.: 14
Prime Sponsor: Joint Education Interim Committee
Catch Title: **Career technical education equipment grants amendments.**
Has Report: No
Subject: Modification of a career and technical education equipment grant.

Summary/Major Elements:

- This bill modifies a grant available to K-12 public school districts for career and technical education equipment grants.
- More specifically, this bill increases the maximum grant available to school districts from fifty thousand dollars (\$50,000.00) to seventy-five thousand dollars (\$75,000.00) and reduces the years school districts are required to expend funds allocated by the Education Resource Block Grant Model for supplies, materials, and equipment for career and technical education programs from five (5) years to two (2) years.

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Bill No.: HB0018 **Effective:** 7/1/2025

LSO No.: 25LSO-0096

Enrolled Act No.: HEA No. 0051

Chapter No.: 108

Prime Sponsor: Joint Education Interim Committee

Catch Title: **Career technical education funding.**

Has Report: No

Subject: Career and technical education equipment and supplies.

Summary/Major Elements:

- This bill:
 - Creates a categorical grant for career and technical education supplies, materials, and equipment beginning school year 2025-2026 to augment amounts distributed under the education resource block grant model.
 - Modifies funding for career and technical education by providing the greater of nine thousand four hundred twenty-eight dollars and seventy-seven cents (\$9,428.77) per full-time equivalent career and technical teacher or eighteen thousand eight hundred fifty-seven dollars and fifty-seven cents (\$18,857.57) for career and technical education equipment and supplies.
 - Appropriates four million nine hundred ninety thousand six hundred thirty-one dollars (\$4,990,631.00) from the public school foundation program account to the Department of Education-School Finance for career and technical education supplies, equipment and replacement payments to school districts.

Comments:

- Amends the career and technical education component of Attachment A to 2011 House Bill 0127, as amended by 2012 Wyoming Session Laws, Chapter 99.

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Bill No.: HB0020 **Effective:** 7/1/2025

LSO No.: 25LSO-0221

Enrolled Act No.: HEA No. 0041

Chapter No.: 89

Prime Sponsor: Select Committee on School Facilities

Catch Title: **K-12 school facility leasing.**

Has Report: No

Subject: Reimbursement for K-12 school facility leasing.

Summary/Major Elements:

- This bill amends the reimbursement amount for a school district or charter school leased building or facility to be the lesser of the total lease agreement amount or the average cost per square foot for comparable buildings or facilities multiplied by the allowable square feet, effective July 1, 2025.

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Bill No.: HB0022 **Effective:** **Immediately**

LSO No.: 25LSO-0005

Enrolled Act No.: HEA No. 0005

Chapter No.: 32

Prime Sponsor: Campbell, E

Catch Title: **Water and wastewater operator-emergency response.**

Has Report: No

Subject: Emergency response for certified water and wastewater operators.

Summary/Major Elements:

- This act amends the definition of emergency responders within the Wyoming Emergency Response Act to include certified water and wastewater operators. This addition requires certified water and wastewater operators to be included in the procedures under the Wyoming Emergency Response Act, which allows certified water and wastewater operators to respond to hazardous materials, weapons of mass destruction, and other hazardous incidences within a local community.
- Each political subdivision within the state is required to prepare a local homeland security plan that helps political subdivisions prepare for, respond to, and recover from local emergencies and disasters. This act requires that each local homeland security plan coordinates with each certified water and wastewater operator necessary to provide emergency and public safety services for homeland security.

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Bill No.: HB0023 **Effective:** 7/1/2025
LSO No.: 25LSO-0072
Enrolled Act No.: HEA No. 0014
Chapter No.: 9
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Surrender driver's license-repeal.**
Has Report: No
Subject: Repealing the requirement to surrender driver's licenses.

Summary/Major Elements:

- This act repeals the requirement that a person physically surrender his driver's license when the person violates certain laws.
- This act repeals the requirement that law enforcement issues a temporary license after a person has been arrested for driving or having control of a vehicle while under the influence.
- This act requires law enforcement to submit signed statements to the Department of Transportation after alcohol concentration tests are conducted on persons under twenty-one (21) years of age.

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Bill No.: HB0025 **Effective:** 7/1/2025
LSO No.: 25LSO-0075
Enrolled Act No.: HEA No. 0001
Chapter No.: 1
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Vehicle accident reporting-amendments.**
Has Report: No
Subject: Motor vehicle accident reporting requirements.

Summary/Major Elements:

- Under current law, drivers involved in a motor vehicle accident that results in injury to or death of any person or property damage greater than one thousand dollars (\$1,000.00) must notify law enforcement of the accident. In addition, police officers who investigate these motor vehicle accidents must forward a written report to the Department of Transportation when the motor vehicle accident resulted in injury to or death of any person or property damage greater than one thousand dollars (\$1,000.00).
- This act only requires notification to law enforcement by drivers involved in a motor vehicle accident and requires reporting and submission of a report by police officers when the accident results injury to or death of any person or total property damage to the extent the vehicle is so disabled as to prevent its normal and safe operation.

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Bill No.: HB0027 **Effective:** 1/1/2026
LSO No.: 25LSO-0210
Enrolled Act No.: HEA No. 0002
Chapter No.: 2
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Disabled parking windshield placards-revisions.**
Has Report: No
Subject: Disabled parking windshield placards.

Summary/Major Elements:

- This act amends the disabled parking removable windshield placard requirements by requiring that the placard indicate an expiration date on a temporary placard and use the word "permanent" on a permanent placard.

Comments:

- This act has a delayed effective date of January 1, 2026.

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Bill No.: HB0028 **Effective:** 7/1/2025
LSO No.: 25LSO-0211
Enrolled Act No.: HEA No. 0042
Chapter No.: 91
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Commercial driver's licenses-revisions.**
Has Report: No
Subject: Commercial driver's license revisions.

Summary/Major Elements:

- This act revises the commercial driver's license (CDL) statutes. This act amends the definition of serious traffic violation to include improper or erratic lane change violations, and violations for using a cell phone to write, send or read a text-based communication or the in-hand use of a handheld cell phone while driving a commercial motor vehicle. The definition is also amended to include references to a commercial driver's license or a commercial learner's permit.
- This act authorizes the Department of Transportation to waive the knowledge test, skills test, or both, for CDL applicants who meet specific requirements.
- This act allows expunged records of driver's license suspensions for minors to be considered for CDL disqualification purposes.
- This act disqualifies a person from driving a commercial motor vehicle for at least one (1) year if convicted of driving under the influence where the person is under the age of twenty-one (21) and the person holds a valid CDL or commercial learner's permit.
- This act requires CDL holders who are suspended of fraudulently obtaining a CDL to be disqualified from driving a commercial motor vehicle for a period of one (1) year.

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Bill No.: HB0030 **Effective:** 1/1/2026
LSO No.: 25LSO-0212
Enrolled Act No.: HEA No. 0006
Chapter No.: 5
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Driver's licenses and IDs-revisions.**
Has Report: No
Subject: Drivers' licenses and identification cards revisions.

Summary/Major Elements:

- Under current law, a hearing examiner has forty-five (45) days to schedule a hearing for a contested case hearing relating to driver's license suspensions, revocations, and cancellations from receipt of the request. This act clarifies that the forty-five (45) days timeline is from the receipt of the certified record from the Department of Transportation.
- Under current law, the replacement driver's license fee is thirty dollars (\$30.00) which is the same as the renewal driver's license fee so most people choose to renew their driver's license rather than replace. This act establishes a lower replacement driver's license fee of twenty dollars (\$20.00) and specifies conditions under which a replacement driver's license can be issued.
- Under current law, a driver's license issued to a person under the age of twenty-one (21) expires on the person's 21st birthday. This act changes the expiration and renewal of driver's licenses issued to persons under twenty-one (21) years of age by having the driver's licenses expire five (5) years after issuance and requires renewal notification by the Department of Transportation one hundred twenty (120) days before expiration, which is similar to all other driver's licenses.
- This act amends the contents of identification cards by requiring the cards to state "For identification purposes only".

Comments:

- This act has a delayed effective date of January 1, 2026.

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Bill No.: HB0032 **Effective:** **Immediately**
LSO No.: 25LSO-0238
Enrolled Act No.: HEA No. 0073
Chapter No.: 146
Prime Sponsor: Lien
Catch Title: **What is a Woman Act.**
Has Report: No
Subject: Standards for distinguishing between persons in conformance with their biological sex.

Summary/Major Elements:

- In this bill, the Legislature has found that laws that distinguish between sexes are subject to intermediate constitutional scrutiny if challenged in court - meaning that laws that discriminate between sexes are allowed if the relevant distinctions are substantially related to important government objectives.
- The bill establishes that, notwithstanding any other law, laws that recognize or enforce distinctions between the sexes with respect to athletics, prisons or other detention facilities, domestic violence shelters, rape crisis centers, locker rooms, restrooms and other areas where safety or privacy are implicated and that result in separate accommodations between the sexes are substantially related to the important governmental objectives of protecting the health, safety and privacy of persons in such circumstances.
- Under the bill, any school district, or public school thereof, and any state agency, department, office or other political subdivision that collects vital statistics for the purpose of complying with anti-discrimination laws or for the purpose of gathering accurate public health, crime, economic or other data shall, when identification by sex is used, identify each person who is part of the collected data set as either male or female consistent with the persons sex at birth.
- The bill also establishes that a person born with a medically recognized condition or a disorder or difference in sex development shall not be denied legal protections and accommodations afforded under applicable law.

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Bill No.: HB0033 **Effective:** **Immediately**
LSO No.: 25LSO-0257
Enrolled Act No.: HEA No. 0044
Chapter No.: 92
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Vehicle sales and use tax distribution-highway fund.**
Has Report: No
Subject: Vehicle sales and use tax distribution to highway fund.

Summary/Major Elements:

- This act amends the distribution of sales and use taxes collected on motor vehicles and trailers from the general fund to the highway fund beginning July 1, 2025, and thereafter for the purposes of operation, maintenance, construction, and reconstruction of state highways.
- This act provides an appropriation of fifteen million dollars (\$15,000,000.00) from the legislative stabilization reserve account to the Department of Transportation for purposes of repairing and maintaining tunnels on Wyoming Interstate 80.
- This act requires that the first fifteen million dollars (\$15,000,000.00), or an amount equal to the amount expended for repairing and maintaining tunnels on Wyoming Interstate 80, of the sales and use taxes collected on motor vehicles and trailers distributed to the highway fund under this act is transferred to the legislative stabilization reserve account on June 30, 2027.

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Bill No.: HB0036 **Effective:** 7/1/2025
LSO No.: 25LSO-0193
Enrolled Act No.: HEA No. 0045
Chapter No.: 125
Prime Sponsor: Harshman
Catch Title: **Hathaway scholarship-amendments.**
Has Report: No
Subject: Hathaway scholarship amendments.

Summary/Major Elements:

- This bill amends the definition of "certificate" for purposes of the Hathaway scholarship program to clarify that it includes completion of a program of study offered by a community college that results in a license, permit, certificate or other government or industry recognized qualification for working in a trade or occupation and that may require on-the-job training and credit hours to complete the program.
- The bill also specifies that, for students enrolled in a program at a Wyoming community college that requires on-the-job training and less than six (6) credit hours per semester to receive a certificate, "satisfactory academic progress" means completing all semester hours the student is enrolled in each semester, meeting the hourly on-the-job training requirements and meeting other criteria as established by the Wyoming community college to ensure the student earns the certificate in a timely manner.
- For purposes of determining the amount of a Hathaway scholarship award for students in a program covered by the bill, the amount of the scholarship is determined by multiplying the amount of a standard award by a fraction, the numerator of which is the number of hours for which the student is enrolled and the denominator is twelve (12).

Comments:

- The Legislature overrode the Governor's veto of this act.

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Bill No.: HB0038 **Effective:** **Immediately**

LSO No.: 25LSO-0105

Enrolled Act No.: HEA No. 0023

Chapter No.: 16

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: **Ad valorem taxation-payment and credit of penalties.**

Has Report: No

Subject: Credit of penalties for failure to file tax statements.

Summary/Major Elements:

- Under current law the penalty for failure to file certain tax statements related to property taxes is paid to the school foundation program account.
- This bill specifies that penalties paid for failure to file tax statements will be credited to the public school fund of the county in which the violation occurred.

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Bill No.: HB0039 **Effective:** 7/1/2025

LSO No.: 25LSO-0169

Enrolled Act No.: HEA No. 0029

Chapter No.: 51

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: **Property tax refund program-revisions.**

Has Report: No

Subject: Property tax refund program-revisions.

Summary/Major Elements:

- This bill revises property tax refund program statutes to conform with the Governor's line item veto of legislation during the 2024 legislative session.
- In 2024, the Governor vetoed property tax refunds for applicants with up to one hundred sixty-five percent (165%) of the applicable median gross income. This bill amends two (2) references in the property tax refund program statutes to lower the limit of eligibility from one hundred sixty-five percent (165%) to one hundred forty-five percent (145%) of the applicable median gross income level.

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Bill No.: HB0040 **Effective:** 7/1/2025

LSO No.: 25LSO-0172

Enrolled Act No.: HEA No. 0020

Chapter No.: 13

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: Sales and use tax revisions.

Has Report: No

Subject: Sales and use tax revisions.

Summary/Major Elements:

- Under current law, most sales tax provisions are mirrored in the use tax provisions. A bill was enacted during the 2024 legislative session that made changes to various sales tax provisions but did not make conforming changes to the use tax provisions to make those provisions the same.
- This bill makes conforming changes to various use tax provisions to make them identical to the recent changes to the sales tax provisions. The changes include revisions to the definition of "vendor", clarifying the use tax exemption for machinery used in manufacturing, clarifying use tax licensing and compliance provisions and revising use tax refund provisions.

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Bill No.: HB0041 **Effective:** 7/1/2025
LSO No.: 25LSO-0223
Enrolled Act No.: HEA No. 0007
Chapter No.: 6
Prime Sponsor: Lawley
Catch Title: **Environmental quality-irrevocable letters of credit.**
Has Report: No
Subject: Authorizing irrevocable letters of credit from credit unions in lieu of bonds for mining and solid waste facility permits.

Summary/Major Elements:

- Current law allows operators of mining operations and solid waste management facilities to provide, among other options, an irrevocable letter of credit from a bank in lieu of a bond.
- This act authorizes operators for noncoal mining operations and solid waste management facilities to provide an irrevocable letter of credit from a credit union in lieu of a bond.
- The act requires irrevocable letters of credit to be issued by a bank insured by the Federal Deposit Insurance Corporation or by a credit union that is insured by the National Credit Union Administration.
- The act authorizes the Environmental Quality Council, upon recommendation from the Department of Environmental Quality, to promulgate necessary rules.

Comments:

- This act has a split effective date. Provisions requiring rulemaking are effective immediately, and the remainder of the act is effective on July 1, 2025.

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Bill No.: HB0042 **Effective:** **Immediately**

LSO No.: 25LSO-0224

Enrolled Act No.: HEA No. 0026

Chapter No.: 46

Prime Sponsor: Lawley

Catch Title: **Regulation of surgical abortions.**

Has Report: No

Subject: Requiring the licensure of surgical abortion facilities.

Summary/Major Elements:

- This act requires surgical abortion facilities (those that use surgery or medical tools to provide an abortion) to be licensed as an ambulatory surgical center. Each surgical abortion facility must comply with all rules of the Wyoming Department of Health concerning the operation and regulation of ambulatory surgical centers.
- Under this act, no surgical abortion facility can provide surgical abortions to any pregnant woman without first being licensed as an ambulatory surgical center.
- Each licensed physician performing a surgical abortion at a surgical abortion facility must report each surgical abortion to the Wyoming Department of Health and submit documentation to the Department showing that the physician has admitting privileges at a hospital located not more than ten miles from the surgical abortion facility.
- The act provides that only Wyoming-licensed physicians with admitting privileges at an adjacent hospital can perform surgical abortions at surgical abortion facilities in Wyoming.
- Violation of the facility licensure requirement and the admitting-privileges requirement is a misdemeanor, while violation of the requirement for a physician with admitting privileges to perform surgical abortions is a felony.
- The act requires the Department of Health to promulgate rules for regulating surgical abortion facilities as ambulatory surgical centers.
- The act specifies that, if any provision of this act conflicts with the Life is a Human Right Act or W.S. 35-6-139 (prohibiting chemical abortions), the provisions of those statutes control over this act if those statutes are in effect.

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Comments:

- This act requires the Department of Health to promulgate rules.
- This act is effective immediately.

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Bill No.: HB0043 **Effective:** 7/1/2025
LSO No.: 25LSO-0269
Enrolled Act No.: HEA No. 0070
Chapter No.: 139
Prime Sponsor: Lawley
Catch Title: **Age verification for websites with harmful material.**
Has Report: No
Subject: Requiring age verification for visiting websites with harmful material to minors.

Summary/Major Elements:

- This act requires covered internet platforms (those that, in the regular course of business, create, host, or make available content that is material harmful to minors) to perform reasonable age verification to verify the age of all persons accessing or attempting to access material harmful to minors (material that is obscene or is child pornography). After verifying age, covered platforms cannot retain any identifying information.
- For purposes of this act, reasonable age verification methods include a driver's license, an identification card, a passport, a credit card or debit card (if ownership is limited to those who are age eighteen (18) and older), and any other means that can reliably and accurately determine whether a user of a covered platform is a minor.
- Any parent or guardian of a minor who is aggrieved by a violation of the verification requirements may bring a cause of action against the covered platform. Similarly, a person may bring a civil action against a covered platform if the covered platform knowingly retains identifying information.
- A covered platform that violates this act is liable for damages, costs, and attorney fees. A person who brings a successful cause of action against a covered platform is entitled to damages of five thousand dollars (\$5,000.00) for each instance that the covered platform failed to perform reasonable age verification methods to restrict a minor's access to harmful material.
- This act applies only to minors who are permanent residents of Wyoming, who have resided in Wyoming for at least one (1) year, or who have been present in Wyoming for at least thirty-one (31) consecutive days.

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Bill No.: HB0045 **Effective:** **Immediately**

LSO No.: 25LSO-0300

Enrolled Act No.: HEA No. 0015

Chapter No.: 10

Prime Sponsor: Byron

Catch Title: **Removing otters as protected animals.**

Has Report: No

Subject: Removes otters from the definition of protected animals.

Summary/Major Elements:

- This bill removes otters from the definition of "protected animal" for purposes of hunting regulations.

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Bill No.: HB0046 **Effective:** 7/1/2025

LSO No.: 25LSO-0409

Enrolled Act No.: HEA No. 0028

Chapter No.: 49

Prime Sponsor: Strock

Catch Title: **Homeschool freedom act.**

Has Report: No

Subject: Home-based educational program requirements.

Summary/Major Elements:

- This act removes the requirement that persons administering a home-based educational program annually submit curriculum to the local school board and the related provision that failure to submit the curriculum is prima facie evidence that the home-based educational program does not meet compulsory attendance requirements.
- This act requires that a person who administers a home-based educational program ensure that the program's curriculum complies with the requirements of a basic academic educational program.

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Bill No.: HB0054 **Effective:** **Immediately**
LSO No.: 25LSO-0285
Enrolled Act No.: HEA No. 0016
Chapter No.: 11
Prime Sponsor: Joint Judiciary Interim Committee
Catch Title: **Chancery court judges-district and circuit court assistance.**
Has Report: No
Subject: Authorizing chancery court judges to preside over cases and proceedings from district courts and circuit courts.

Summary/Major Elements:

- This act authorizes the assignment of cases and proceedings from circuit courts and district courts to chancery court judges.
- This act also authorizes retired chancery court judges to provide judicial service when requested by a district court judge, circuit court judge, or the Chief Justice of the Wyoming Supreme Court.
- Similar to district court judges and circuit court judges who serve on assignment, chancery court judges are entitled to expenses, which are charged to the court where the chancery court judge is holding court under the assignment.

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Bill No.: HB0061 **Effective:** **Immediately**

LSO No.: 25LSO-0540

Enrolled Act No.: HEA No. 0008

Chapter No.: 36

Prime Sponsor: Banks

Catch Title: **State land lease preference amendments.**

Has Report: No

Subject: Renewal of state land leases.

Summary/Major Elements:

- Existing law specifies that a lessee of state lands shall have a preferred right to renew a lease if the person has not violated the provisions of the lease.
- This bill specifies that to have a preferred right to renew a lease of state lands, the existing lessee shall not currently be in violation of the provisions of the lease.

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Bill No.: HB0062 **Effective:** **Immediately**

LSO No.: 25LSO-0370

Enrolled Act No.: HEA No. 0069

Chapter No.: 163

Prime Sponsor: Heiner

Catch Title: **Prostitution amendments.**

Has Report: Yes

Subject: Amending the crimes of prostitution and solicitation.

Summary/Major Elements:

- This act amends the offenses of prostitution and solicitation of prostitution to include acts of sexual contact. If a person performs or agrees to perform an act of sexual contact, the person is guilty of prostitution. If a person pays or agrees to pay for an act of sexual contact, the person is guilty of solicitation of prostitution.
- The act defines sexual contact to mean touching, with the intent of sexual arousal, gratification, or abuse, of another person's intimate parts.
- The act requires the county sheriffs to report to the Joint Judiciary Interim Committee on November 1 of each year on the number of convictions of prostitution and solicitation of prostitution and on any businesses providing therapeutic massage services that have closed as a result of prostitution-related convictions.

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Bill No.: HB0064 **Effective:** **Immediately**

LSO No.: 25LSO-0514

Enrolled Act No.: HEA No. 0035

Chapter No.: 126

Prime Sponsor: Neiman

Catch Title: **Chemical abortions-ultrasound requirement.**

Has Report: No

Subject: Requiring ultrasounds before chemical abortions.

Summary/Major Elements:

- This act requires that, at least forty-eight (48) hours before a pregnant woman procures the drugs necessary for a chemical abortion (an abortion completed through the use of a drug or medication to terminate a pregnancy that can be confirmed through conventional medical testing), the pregnant woman must receive an ultrasound.
- The ultrasound must be of a quality consistent with standard medical practice and must allow the pregnant woman to view the active ultrasound of the unborn baby and view the fetal heart motion or hear the heartbeat of the unborn baby if the heartbeat is audible.
- The act requires that the provider of the ultrasound provide a document to the pregnant woman with information concerning the completed ultrasound.
- The act creates a misdemeanor offense for violating the ultrasound requirement specified in this act.
- The act provides that, if this act conflicts with the Life is a Human Right Act or a current statute prohibiting chemical abortions, those provisions shall prevail over this act if those provisions are enforceable.

Comments:

- The Legislature overrode the Governor's veto of this act.

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Bill No.: HB0069 **Effective:** 7/1/2025
LSO No.: 25LSO-0116
Enrolled Act No.: HEA No. 0009
Chapter No.: 7
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: **Foreign adversary ownership or control of business entities.**
Has Report: No
Subject: Administrative dissolution of entities under the ownership or control of a foreign adversary.

Summary/Major Elements:

- Current law provides a process for the Secretary of State to administratively dissolve corporations, partnerships and associations for various reasons.
- This bill adds a new cause for the Secretary of State to administratively dissolve corporations, partnerships and associations if the entity is owned or controlled by a foreign government or foreign nongovernment person determined to be a foreign adversary.

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Bill No.: HB0072 **Effective:** 7/1/2025
LSO No.: 25LSO-0225
Enrolled Act No.: HEA No. 0048
Chapter No.: 94
Prime Sponsor: Lawley
Catch Title: **Protecting privacy in public spaces act.**
Has Report: No
Subject: Specifying requirements for the use of sex-designated public facilities.

Summary/Major Elements:

- This act provides that each multi-occupancy restroom, changing area, and sleeping quarters that are located in a public facility or educational facility must be designed for use exclusively by males or exclusively by females. The act specifies that no person shall enter a multi-occupancy changing area, restroom, or sleeping quarters designated for males or females unless the person is a member of that sex.
- For purposes of this act, public facilities include those owned, operated, or leased by a state or local governmental entity. Educational facilities are those owned, operated, or leased by the University of Wyoming or a Wyoming community college. K-12 schools are not included.
- The requirements of the act do not apply to single-occupancy areas, employees who enter for cleaning or in the performance of their official duties, persons who enter to render medical assistance or caregiving assistance, during athletic competitions under specified circumstances, or in times of natural disasters or emergencies.
- The act provides a cause of action against a governmental entity that owns, operates, or leases a public facility when a person encounters another person of the opposite sex in a restroom, changing area, or sleeping quarters designated for the person's sex. A person who prevails in this type of cause of action is entitled to actual damages and may recover reasonable attorney fees and costs from the governmental entity.
- The act also provides a cause of action against a governmental entity that owns, operates, or leases an educational facility when a person encounters another person of the opposite sex in a restroom, changing area, or sleeping quarters designated for the person's sex. A person who prevails in a cause of action concerning an educational facility may recover five thousand dollars (\$5,000.00) from the educational facility, monetary damages for all harm suffered and reasonable attorney fees and costs.

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- The act amends the Wyoming Governmental Claims Act to provide an exception for governmental entities to be liable for violations of this act.

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Bill No.: HB0073 **Effective:** 7/1/2025
LSO No.: 25LSO-0296
Enrolled Act No.: HEA No. 0010
Chapter No.: 8
Prime Sponsor: Larsen, L
Catch Title: Recreation safety-rock climbing.
Has Report: No
Subject: Recreation safety-rock climbing.

Summary/Major Elements:

- This bill adds rock climbing to the definition of "sport or recreational opportunity" for purposes of the Recreation Safety Act. The Recreation Safety Act provides that any person who takes part in any sport or recreational opportunity assumes the inherent risks in that sport or recreational opportunity.
- The bill also adds rock climbing to the definition of "recreational purpose" for purposes of determining the liability of the land owner whose land is used for recreation purposes. Current statute provides that, subject to certain exceptions, an owner of land owes no duty of care to keep the premises safe for entry or use by others for recreational purposes.

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Bill No.: HB0075 **Effective:** 7/1/2025
LSO No.: 25LSO-0295
Enrolled Act No.: HEA No. 0011
Chapter No.: 31
Prime Sponsor: Clouston
Catch Title: Coal severance tax rate.
Has Report: No
Subject: Coal severance tax rate.

Summary/Major Elements:

- This bill reduces the severance tax rate for surface coal from six and one-half percent (6.5%) to six percent (6%).

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Bill No.: HB0082 **Effective:** 7/1/2025
LSO No.: 25LSO-0032
Enrolled Act No.: HEA No. 0012
Chapter No.: 39
Prime Sponsor: Joint Labor, Health & Social Services Interim Committee
Catch Title: **Provider enrollment-standards.**
Has Report: No
Subject: Requires health insurance carriers to follow specified guidelines regarding health care provider credentialing.

Summary/Major Elements:

- This bill requires health insurance carriers to follow specific timelines regarding health care provider applications for credentialing.
- The bill requires health insurance carriers to reimburse health care providers for services rendered under certain circumstances.
- The bill also requires the Department of Insurance to promulgate rules providing for a uniform credentialing application that shall be used by applicants and health insurance carriers throughout Wyoming.
- The bill applies to applications for credentialing submitted to health insurance carriers on or after July 1, 2025.

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Bill No.: HB0083 **Effective:** **Immediately**
LSO No.: 25LSO-0048
Enrolled Act No.: HEA No. 0060
Chapter No.: 120
Prime Sponsor: Pendergraft
Catch Title: **Child custody-sex offense conviction presumption.**
Has Report: No
Subject: Providing for the consideration of sex-based criminal offenses in child custody and visitation determinations.

Summary/Major Elements:

- When a court is making a custody determination during a divorce, separation, annulment, or paternity action, the court must make a determination that is in the child's best interests based on specified factors. This act provides that a court must consider, among other factors, whether either parent has a conviction for which the parent is required to register as a sex offender.
- The act also establishes that, when a court is considering visitation, there is a rebuttable presumption that it is not in the child's best interests to grant unsupervised visitation to a parent who is required to register as a sex offender.

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Bill No.: HB0086 **Effective:** 7/1/2025
LSO No.: 25LSO-0064
Enrolled Act No.: HEA No. 0017
Chapter No.: 12
Prime Sponsor: Joint Appropriations Committee
Catch Title: **Public property and buildings-amendments.**
Has Report: Yes
Subject: Capital construction, major maintenance, routine maintenance, strategic planning, and contracting for public works.

Summary/Major Elements:

- The act requires the State Construction Department to develop and maintain a twenty (20) year statewide strategic facility plan and comprehensive monitoring and reporting system for capital construction projects, major maintenance, and routine maintenance.
- The act codifies recent budget bill provisions, including:
 - That major maintenance appropriations will not automatically revert at the end of each biennium, for the state, community colleges, and the University of Wyoming.
 - That the state and the University will use the major maintenance funding formula currently applied to community colleges.
 - Requirements for reporting expenditures and commitments of funds.
- The act generally standardizes definitions and processes used in Wyoming Statutes for major maintenance, capital construction projects, capital renewal, renovation, and routine maintenance for the state, community colleges, the University, and school districts, including implementation of routine maintenance schedules and record-keeping.
- The act authorizes supplemental funding requests for major maintenance.
- The act authorizes emergency waivers and contracting with nonresidents for certain public works when no in-state providers are known.
- The act repeals the seven (7) year phase-in for major maintenance funding for Community Colleges.

Comments:

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- Requires reporting.

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Bill No.: HB0090 **Effective:** 1/1/2026
LSO No.: 25LSO-0412
Enrolled Act No.: HEA No. 0054
Chapter No.: 109
Prime Sponsor: Davis
Catch Title: **Anthrax outbreak protocol.**
Has Report: Yes
Subject: Requires the Wyoming Livestock Board to establish a notification protocol regarding anthrax outbreaks.

Summary/Major Elements:

- This bill requires the Wyoming Livestock Board to establish a notification protocol to inform livestock producers, veterinarians, brand inspectors and other agencies with jurisdiction or authority regarding anthrax outbreaks.
- The bill requires the Wyoming Livestock Board to report to the Joint Agriculture, State and Public Lands and Water Resources Interim Committee on the status of the standard notification protocol regarding anthrax.

Comments:

- Requires a report.
- Section 1 of the act has a delayed effective date of January 1, 2026.

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Bill No.: HB0092 **Effective:** **Immediately**

LSO No.: 25LSO-0119

Enrolled Act No.: HEA No. 0003

Chapter No.: 3

Prime Sponsor: Joint Agriculture, State and Public Lands & Water Resources Interim Committee

Catch Title: **Wyoming livestock board-memorandums of understanding.**

Has Report: Yes

Subject: Requires the Wyoming Livestock Board to initiate memorandums of understanding regarding the identification of livestock.

Summary/Major Elements:

- This bill requires the Wyoming Livestock Board to initiate memorandums of understanding with any state that receives Wyoming livestock to establish that livestock may be identified by methods other than electronic identification devices.
- The bill requires the Wyoming Livestock Board to report to the Joint Agriculture, State and Public Lands and Water Resources Interim Committee on the progress of developing memorandums of understanding with other states.

Comments:

- Requires a report.

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Bill No.: HB0094 **Effective:** 7/1/2025
LSO No.: 25LSO-0271
Enrolled Act No.: HEA No. 0047
Chapter No.: 127
Prime Sponsor: Andrew
Catch Title: Charter school authorizations-amendments.
Has Report: No
Subject: Removing a limitation on the number of charter schools that the Charter School Authorizing Board may authorize.

Summary/Major Elements:

- In 2023, the Legislature created the Wyoming Charter School Authorizing Board to review applications and approve the creation and operation of charter schools. The 2023 law also specified that not more than three charter schools could be approved before July 1, 2026 by any entity other than a local school district board.
- This act removes the approval limitation and specifies that, beginning July 1, 2025, the Wyoming Charter School Authorizing Board may authorize any number of charter schools in accordance with the laws governing the Board and charter schools.

Comments:

- The Legislature overrode the Governor's veto of this act.

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Bill No.: HB0097 **Effective:** 7/1/2025

LSO No.: 25LSO-0161

Enrolled Act No.: HEA No. 0032

Chapter No.: 52

Prime Sponsor: Joint Appropriations Committee

Catch Title: **Property conveyances near critical infrastructure.**

Has Report: No

Subject: Requirements for conveyances near critical infrastructure zones.

Summary/Major Elements:

- Under existing law enacted in the 2024 budget session (2024 House Bill 97), the Director of the Office of Homeland Security must provide each county clerk a current list of zones designated as critical infrastructure zones. The county clerks are then required to report any conveyances that involve property within five (5) miles of a zone to the Director and the Division of Criminal Investigation within fifteen (15) days after the conveyance.
- Under this act, county clerks are no longer provided a list of critical infrastructure zones. Instead, the county clerks are required to report all recorded conveyances within the county to the Director of the Office of Homeland Security and the Division of Criminal Investigation within fifteen (15) days after the conveyance is recorded. The Director of the Office of Homeland Security, the Attorney General, and the Division of Criminal Investigation are charged to identify any conveyance located up to five (5) miles from a critical infrastructure zone from the reported conveyances.
- The act revises and conforms definitions of "conveyance" and creates a definition of "real property" that broadens the type of recorded written instruments reported by county clerks.
- The act also authorizes the Office of Homeland Security to receive and share criminal identification, intelligence, and criminal history available to law enforcement agencies to carry out the duties of the Office.

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Bill No.: HB0103 **Effective:** **Immediately**
LSO No.: 25LSO-0262
Enrolled Act No.: HEA No. 0040
Chapter No.: 90
Prime Sponsor: Sherwood
Catch Title: **Columbarium regulation.**
Has Report: No
Subject: Amending columbarium structural integrity and esthetic requirements.

Summary/Major Elements:

- Existing law specifies certain building requirements for a community vault, crypt, columbarium and mausoleum.
- This bill revises the building requirements for those structures and would allow the exterior walls and roof to be constructed of granite, marble, slate, sandstone, limestone, concrete block masonry or any other materials of similar properties that achieves structural integrity and that are designed to be structurally sound and to withstand exterior weathering.
- The bill would allow the exterior doors to be constructed of granite, marble, slate, sandstone, limestone, bronze or aluminum alloys or any other material or alloy of similar properties.
- The bill would also allow the interior to be constructed of granite, marble, slate, sandstone, limestone, concrete or any other material of similar properties that achieves structural integrity.

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Bill No.: HB0116 **Effective:** 7/1/2025
LSO No.: 25LSO-0325
Enrolled Act No.: HEA No. 0033
Chapter No.: 83
Prime Sponsor: Ottman
Catch Title: **Driver's licenses-unauthorized alien restrictions.**
Has Report: No
Subject: Makes driver's licenses issued to unauthorized aliens invalid in Wyoming.

Summary/Major Elements:

- This bill specifies that driver's licenses and driving operating privilege cards issued by other jurisdictions to unauthorized aliens are invalid in Wyoming.
- The bill creates a misdemeanor penalty for the use of a driver's license or driving operating privilege card by an unauthorized alien.
- The bill defines "unauthorized alien" to mean a person who is not a United States citizen and who is not lawfully admitted in the United States.

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Bill No.: HB0117 **Effective:** **Immediately**
LSO No.: 25LSO-0452
Enrolled Act No.: HEA No. 0056
Chapter No.: 111
Prime Sponsor: Select Water Committee
Catch Title: **Omnibus water bill-construction.**
Has Report: No
Subject: Provides authorization and funding for water development program projects.

Summary/Major Elements:

- **2025 Construction Projects**
 - Big Horn Regional JPB South Transmission Project 2025
 - Cloud Seeding: Wind River and Sierra Madre mountain ranges 2026 (ground-based)
 - Hoback Junction Public Water System 2025
 - SAWS JPB Upper Road Transmission Main Phase I 2025
 - Small Water Development Projects – New Development 2025

- **2025 Rehabilitation Projects**
 - CAID Lateral 256 Check Structure Rehabilitation 2025
 - Casper Tank Replacement 2025
 - Cottonwood Irrigation District Pipeline Replacement 2025
 - EVIDD Farson Lateral Phase 4A 2025
 - GID 62.2 Check Structure Project 2025
 - Kirby Creek Spillway Replacement 2025
 - Meeteetse Trails Estates 2025
 - Rawlins Sage Creek Pipeline 2025
 - Sidon ID Canal Crossing 2025
 - Small Water Development Projects – Rehabilitation 2025
 - Upper Bluff Pump Plant No. 1 Pipeline 2025
 - West Afton ID Phase I Project 2025
 - Willwood ID Willwood Chute 2025

- **Amendments to Prior Projects**
 - Aladdin Water Supply Project

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- Sponsor's Contingency Fund-Rehabilitation
 - Ethete Water Supply
 - Arapahoe Pipeline and Tank
 - Broken Wheel Ranch Water Supply 2017
 - Gillette Regional Extensions 2017
 - Middle Piney Reservoir
 - Alkali Creek Reservoir
 - Gillette Regional Extensions Phase IV 2018
 - Project GR/RS/SC JPWB Pump Station 2019
 - Eden Valley Irrigation District System Improvements 2019
 - Gillette Regional Extensions Phase V 2020
 - Enterprise Watershed Improvement District Canal Lining 2020
 - Laramie Valley Diversion Structure 2020
 - Lander Well and Transmission Pipeline 2021
 - South End Water Users ISD Pipeline 2023
 - Goshen Irrigation District Tunnels 1 and 2 Rehabilitation
 - LaPrele Dam Rehabilitation
- Repeals a redundancy of water delivery systems project.
 - Provides for the transfer of state owned wells.
 - Authorizes the transfer of funds from water development account I to water development account II.
 - Authorizes and provides an appropriation to the State Engineers Office for a natural resources program supervisor.
 - Provides an appropriation for funds to update the system calculating the natural flow of the North Platte River.

Comments:

- See the companion bill, Senate File 0082, Omnibus water bill-planning.
- The Governor exercised line-item vetoes in this act. Originally, the enrolled act required the Office of State Lands and Investments to investigate land exchanges to acquire state lands around LaPrele dam and reservoir.

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Bill No.: HB0122 **Effective:** 7/1/2025
LSO No.: 25LSO-0543
Enrolled Act No.: HEA No. 0053
Chapter No.: 105
Prime Sponsor: Connolly
Catch Title: Senior citizen service districts-authorization and renewal.
Has Report: No
Subject: Amending when elections must be held to renew mill levies for senior citizen service districts.

Summary/Major Elements:

- Current law authorizes the creation of senior citizen service districts; as part of the district, voters may authorize a mill levy to fund the operation and services of the district. The question to continue a mill levy that is authorized currently must be submitted to the voters of the district two (2) years after the initial election authorizing the district and mill levy.
- This act provides that the question to continue a mill levy for a senior citizen service district must first be submitted to the voters of the district four (4) years after the initial election.

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Bill No.: HB0125 **Effective:** 7/1/2025

LSO No.: 25LSO-0604

Enrolled Act No.: HEA No. 0039

Chapter No.: 88

Prime Sponsor: Washut

Catch Title: **Repeal-unauthorized use of vehicle crime.**

Has Report: No

Subject: Repealing the crime of unauthorized use of a motor vehicle.

Summary/Major Elements:

- Under current law, any person who, without the authority of the owner or his agent, willfully, wantonly, or maliciously takes possession of, or drives, propels or takes away, or attempts to take possession of, drive, propel, or take away a vehicle for the purpose of temporarily making use of the vehicle or who knowingly aids, abets or assists another in doing so can be convicted of a misdemeanor crime for the unauthorized use of a motor vehicle.
- This act repeals the crime of unauthorized use of a motor vehicle.

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Bill No.: HB0129 **Effective:** **Immediately**

LSO No.: 25LSO-0616

Enrolled Act No.: HEA No. 0038

Chapter No.: 86

Prime Sponsor: Larson, JT

Catch Title: **School finance-dates for fund transfers.**

Has Report: No

Subject: School finance-dates for fund transfers.

Summary/Major Elements:

- Existing law requires transfers of funds to school districts from the county school fund on the second Monday of each month, and on June 20 or the last business day immediately preceding June 20 of each year.
- This bill repeals the transfer that was required on June 20 or the last business day immediately preceding June 20 of each year.

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Bill No.: HB0132 **Effective:** 7/1/2025
LSO No.: 25LSO-0395
Enrolled Act No.: HEA No. 0022
Chapter No.: 15
Prime Sponsor: Smith, S
Catch Title: Annual permits for specified commercial loads.
Has Report: No
Subject: Annual permits for hauling specified commercial loads.

Summary/Major Elements:

- This act authorizes the Department of Transportation to issue annual permits for hauling prefabricated buildings, panels and trusses, if the load does not exceed one hundred sixty-two (162) inches in width and fifteen (15) feet in height. This act imposes an annual fee of four hundred dollars (\$400.00) for this permit.
- This act authorizes the Department of Transportation to issue annual permits for hauling of forest products, baled hay or combine headers, if the load does not exceed one hundred twelve (112) inches in width and fifteen (15) feet in height and no single component of the load exceeds one hundred two (102) inches in width. This act imposes an annual fee of two hundred dollars (\$200.00) for this permit.

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Bill No.: HB0133 **Effective:** **Immediately**

LSO No.: 25LSO-0509

Enrolled Act No.: HEA No. 0076

Chapter No.: 155

Prime Sponsor: Guggenmos

Catch Title: **Sanctuary cities, counties and state-prohibition.**

Has Report: No

Subject: Prohibition on immigration sanctuary policies and designations.

Summary/Major Elements:

- This act prohibits a governing body of a state agency or a city, town, or county, whether acting through its governing body or by an initiative, referendum or other process from enacting, adopting, implementing or enforcing any policy that prohibits or restricts state or local officials or employees from communicating or cooperating with federal officials or law enforcement officers with regard to reporting immigration status information while the state or local official or employee is acting within the scope of the official's or employee's official duties.
- This act prohibits a governing body of a state agency or a city, town, or county, whether acting through its governing body or by an initiative, referendum, or other process from declaring or designating the state or city, town, or county as a sanctuary state or sanctuary city, town, or county.
- This act prohibits executive orders that declare or designate the state of Wyoming as a sanctuary state.
- This act allows any person lawfully residing and domiciled in Wyoming to have a private right of action to file for a writ of mandamus to compel any noncooperating state or local official or employee to comply with this act.

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Bill No.: HB0136 **Effective:** **Immediately**
LSO No.: 25LSO-0592
Enrolled Act No.: HEA No. 0063
Chapter No.: 133
Prime Sponsor: Byron
Catch Title: **Volunteer first responder health insurance-revisions.**
Has Report: No
Subject: Amends volunteer first responders' state health insurance requirements.

Summary/Major Elements:

- This bill excludes the Affordable Care Act from government sponsored health care programs that would disqualify a volunteer first responder from participating in the state employees' and officials' group insurance plan.
- The bill authorizes volunteer first responder departments to contribute to first responder group insurance premiums for participation in the state employees' and officials' group insurance plan.
- The bill requires volunteer first responders participating in the state employees' and officials' group insurance plan to provide proof of their volunteer status on an annual basis rather than on a monthly basis.

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Bill No.: HB0137 **Effective:** 7/1/2025
LSO No.: 25LSO-0012
Enrolled Act No.: HEA No. 0077
Chapter No.: 165
Prime Sponsor: Management Council
Catch Title: **Revisor's bill.**
Has Report: No
Subject: Clean-up, technical and nonsubstantive amendments to Wyoming law.

Summary/Major Elements:

- This bill:
 - Corrects nonsubstantive, inadvertent errors and omissions in past legislation and legislation passed earlier in the 2025 General Session;
 - Makes technical, nonsubstantive corrections to current statutes due to changes in statutory citations.

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Bill No.: HB0147 **Effective:** 7/1/2025

LSO No.: 25LSO-0326

Enrolled Act No.: HEA No. 0067

Chapter No.: 110

Prime Sponsor: Rodriguez-Williams

Catch Title: **Prohibition of institutional discrimination.**

Has Report: No

Subject: Prohibition of institutional discrimination.

Summary/Major Elements:

- This bill specifies that no governmental entity shall:
 - Engage in any diversity, equity or inclusion program, activity or policy.
 - Engage in institutional discrimination.
 - Require instruction promoting institutional discrimination.
 - Require any student, employee or contractor to attend or participate in any diversity, equity or inclusion program or training or any institutional discrimination program or training.
- The bill provides definitions of "diversity, equity or inclusion", "governmental entity" and "institutional discrimination".
- The bill specifies that federally recognized Indian tribes and programs, trainings, degrees, classes or endowments related to federally recognized Indian tribes or Indian history, culture, language and traditions are not diversity, equity and inclusion as defined by the bill. The bill also specifies that the bill shall not be construed to apply to federally recognized Indian tribes.

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Bill No.: HB0156 **Effective:** 7/1/2025
LSO No.: 25LSO-0322
Enrolled Act No.: HEA No. 0057
Chapter No.: 172
Prime Sponsor: Bear
Catch Title: **Proof of voter residency-registration qualifications.**
Has Report: No
Subject: Election eligibility requirements.

Summary/Major Elements:

- This act requires a person to be a bona fide resident of Wyoming for not less than thirty (30) days before voting in an election.
- This act requires a person to provide proof of residence and proof of United States citizenship when registering to vote, and specifies the documents and means necessary to provide proof, including authorizing the Secretary of State to specify applicable documentation.

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Bill No.: HB0164 **Effective:** 7/1/2025
LSO No.: 25LSO-0341
Enrolled Act No.: HEA No. 0074
Chapter No.: 164
Prime Sponsor: Brown, G
Catch Title: Medical prescriptions-off-label purposes.
Has Report: No
Subject: Medical prescriptions.

Summary/Major Elements:

- This act provides in statute that a prescriber may lawfully prescribe Food and Drug Administration (FDA) approved prescription drugs for off-label purposes and pharmacists may dispense off-label drugs as prescribed. Schedule I and II controlled substances, drugs intended to transition a minor's sex and drugs intended to induce an abortion are excluded.
- This act prohibits health related licensing boards from taking disciplinary action against someone prescribing or someone dispensing prescription drugs pursuant to a prescription for off-label purposes.
- This act provides that any recommendation, prescription or opinion of a prescriber or pharmacist related to medical treatment that is not regulated by a health related licensing board, the Department of Health or the FDA shall not be considered unprofessional conduct.

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Bill No.: HB0165 **Effective:** 7/1/2025

LSO No.: 25LSO-0478

Enrolled Act No.: HEA No. 0071

Chapter No.: 154

Prime Sponsor: Webb

Catch Title: **Ranked choice voting-prohibition.**

Has Report: No

Subject: Ranked choice voting prohibition.

Summary/Major Elements:

- This bill specifies that nothing in the Election Code shall be deemed to authorize any election in Wyoming to be conducted through ranked choice voting.
- The bill provides a definition of "ranked choice voting".
- The bill also clarifies that ballots are required to specify only one (1) vote per office to be filled in the election.

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Bill No.: HB0166 **Effective:** 7/1/2025

LSO No.: 25LSO-0490

Enrolled Act No.: HEA No. 0018

Chapter No.: 33

Prime Sponsor: Bratten

Catch Title: State auditor payment transparency.

Has Report: No

Subject: Public inspection of state auditor payments.

Summary/Major Elements:

- This act amends the duties of the State Auditor to require the Auditor to make all payments made to vendors within the purview of the Auditor's Office available for public inspection on the Auditor's official website. The act specifies the information to be made available and requires the information to be made available not later than thirty (30) days after payment. Payment information must be maintained for not less than five (5) years.

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Bill No.: HB0172 **Effective:** 7/1/2025
LSO No.: 25LSO-0414
Enrolled Act No.: HEA No. 0024
Chapter No.: 61
Prime Sponsor: Haroldson
Catch Title: **Repeal gun free zones and preemption amendments.**
Has Report: No
Subject: Gun free zones and concealed carry.

Summary/Major Elements:

- This bill allows the concealed carry of a gun in any meeting of a governmental entity and the Legislature or at a legislative committee meeting, public school and university, certain areas of public airports and any public building if not otherwise prohibited by law. It clarifies that the Legislature preempts the regulation of firearms and amends the existing preemption to generally prohibit state agencies and other political subdivisions from regulating firearms. It provides exceptions for private property, public school events where alcohol is served, certain health and human services facilities, facilities where explosive or volatile materials are present, facilities where carrying a gun is otherwise prohibited by law, and for students of an elementary or secondary school.
- This bill creates a misdemeanor offense for any person who knowingly prohibits entry to a person lawfully carrying a concealed weapon into a place where concealed carry is authorized.
- The bill allows school districts to regulate concealed carry of employees and volunteers, including requiring training, and provides requirements for the allowance of concealed carry by employees and volunteers if the school district does not adopt related rules and regulations.

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Bill No.: HB0181 **Effective:** 7/1/2025
LSO No.: 25LSO-0476
Enrolled Act No.: HEA No. 0027
Chapter No.: 48
Prime Sponsor: Larsen, L
Catch Title: **Funeral contracts-investment and bonding requirements.**
Has Report: No
Subject: Prepaid or prearranged funeral contract investment authorization and surety bond requirements.

Summary/Major Elements:

- Under current law, funeral homes can sell contracts to a living person that provide for funeral services at the end of a person's life. These contracts are regulated by the Wyoming Department of Insurance. Department rules provide limits on how the proceeds from these contracts can be invested by a funeral home. Specifically, unless a higher surety bond is provided, current law allows the proceeds to be invested only in a bank, trust company or federal savings and loan association.
- This bill expands investment authorization to include investment in an irrevocable pre-need funeral trust, without the requirement to pay a higher surety bond amount.
- Once funds are deposited in a pre-need funeral trust, they cannot be withdrawn by the person who purchased the prepaid or prearranged funeral contract, nor can the contract be cancelled by that person. Further, all earnings from an investment in a pre-need funeral trust can be withdrawn only upon the happening of an event (typically the death of the purchaser) that requires withdrawal of the corpus of the trust.
- The Department of Insurance is required to promulgate rules that require notice to buyers of prepaid or prearranged funeral contracts of the types of investments into which contract proceeds can be invested and the associated risks. The rules also must require notice of the ability of the purchaser to terminate a contract and demand refunds.

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Bill No.: HB0188 **Effective:** **Immediately**
LSO No.: 25LSO-0689
Enrolled Act No.: HEA No. 0037
Chapter No.: 87
Prime Sponsor: Yin
Catch Title: **Two families-one nanny.**
Has Report: No
Subject: Authorizing nannies to care for children of multiple families without certification.

Summary/Major Elements:

- This bill exempts persons who provide child care for not more than four (4) children from multiple families with no more than two (2) children under the age of two (2) from Department of Family Services child care certification.
- The bill requires the Department of Family Services to promulgate rules to implement this act.

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Bill No.: HB0192 **Effective:** 7/1/2025

LSO No.: 25LSO-0530

Enrolled Act No.: HEA No. 0058

Chapter No.: 119

Prime Sponsor: Larson, JT

Catch Title: **Public utilities-wildfire mitigation and liability limits.**

Has Report: No

Subject: Requiring utilities to prepare wildfire mitigation plans.

Summary/Major Elements:

- This act requires electric utilities to prepare a wildfire mitigation plan that outlines actions the electric utility will take to minimize the risk of wildfire and to respond to wildfire events.
- The act specifies what electric utilities must include in the wildfire mitigation plan, including areas that may be subject to a heightened wildfire risk, a description of the standards for inspecting infrastructure and performing vegetation management, procedures for de-energizing power lines to mitigate potential wildfires, and procedures to restore service after a wildfire.
- The act requires each electric utility to submit its wildfire mitigation plan to the Public Service Commission for review and approval. The Commission must approve the plan if it finds that the plan is reasonable, in the public interest, and appropriately balances the costs of implementing the plan with the risks of a potential wildfire. The act requires each utility to submit an updated plan every five (5) years and to submit an annual report on complying with the plan.
- The act creates a presumption in civil actions that an approved wildfire mitigation plan is a reasonable and prudent preparation for, and mitigation of, wildfire risk.
- This act limits a person's ability to recover from an electric utility for losses associated with a wildfire. A person may recover economic losses from an electric utility associated with wildfire damages if: (1) the electric utility failed to substantially comply with an approved wildfire mitigation plan; or (2) the electric utility acted with gross negligence, malice, or criminal intent, and the action or inaction was the actual and proximate cause of the damages to the person.

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- The act specifies requirements and procedures for bringing an action against an electric utility for wildfire-related damages, including a four (4) year filing deadline and a limitation on recovering noneconomic losses.
- This act requires the Public Service Commission to promulgate rules.

Comments:

- This act has a split effective date. The rulemaking provisions are effective immediately, while the remainder of the act is effective on July 1, 2025.

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Bill No.: HB0199 **Effective:** **Immediately**

LSO No.: 25LSO-0240

Enrolled Act No.: HEA No. 0052

Chapter No.: 107

Prime Sponsor: Andrew

Catch Title: **Steamboat Legacy Scholarship Act.**

Has Report: No

Subject: Amendments to the education savings accounts act.

Summary/Major Elements:

- This bill amends the Education Savings Account Act enacted by the Legislature during the 2024 Budget Session as follows:
 - Changes the title of the scholarship to the Steamboat Legacy Scholarship.
 - Appropriates thirty million dollars (\$30,000,000.00) from the general fund for the award of scholarships.
 - Increases the annual scholarship award from six thousand dollars (\$6,000.00) to seven thousand dollars (\$7,000.00) for all students.
 - Eliminates income requirements required for K-12 students.
 - Modifies the income requirements required for the award of scholarships for prekindergarten students from one hundred fifty percent (150%) to two hundred fifty percent (250%) of federal poverty levels, using the student's household income compared to the most recent federal poverty guidelines for the student's household size and income.
 - Eliminates the requirement that eighty percent (80%) of scholarships be awarded to K-12 students, with the remaining twenty percent (20%) available to prekindergarten students.
 - Authorizes the State Superintendent of Public Instruction to retain five percent (5%) annually from the funds deposited in education savings accounts to pay for the costs of administering the program.

Comments:

- Amends the education savings account act enacted by the Legislature in 2024.

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Bill No.: HB0207 **Effective:** 7/1/2025
LSO No.: 25LSO-0267
Enrolled Act No.: HEA No. 0066
Chapter No.: 122
Prime Sponsor: Washut
Catch Title: **Religious Freedom Restoration Act.**
Has Report: No
Subject: Government burden on religion.

Summary/Major Elements:

- This act prohibits state action that substantially burdens the exercise of religion unless the action is essential to further a compelling governmental interest and represents the least restrictive means of furthering the compelling governmental interest.
- A person whose exercise of religion has been substantially burdened, or is likely to be substantially burdened, in violation of this act may obtain appropriate relief including injunctive and declaratory relief.

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Bill No.: HB0211 **Effective:** 7/1/2025

LSO No.: 25LSO-0360

Enrolled Act No.: HEA No. 0036

Chapter No.: 85

Prime Sponsor: Allemand

Catch Title: **Hunting wildlife from vehicles.**

Has Report: No

Subject: Authorizing the hunting of certain wildlife from vehicles.

Summary/Major Elements:

- This bill would authorize the hunting of wildlife from vehicles if the wildlife:
 - Does not require a license or permit to take;
 - Is not protected under Wyoming law; and
 - Is not classified as threatened or endangered by federal wildlife regulations.

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Bill No.: HB0214 **Effective:** 7/1/2025
LSO No.: 25LSO-0672
Enrolled Act No.: HEA No. 0019
Chapter No.: 34
Prime Sponsor: Thayer
Catch Title: **Local government payments-electronic payments.**
Has Report: No
Subject: Amending the methods by which local governments can make payments to vendors.

Summary/Major Elements:

- Current law requires local governments (cities, towns, and counties) to pay claims and demands by issuing a check or a warrant to the person or entity making the claim or demand.
- This act provides that local governments may pay claims and demands using an electronic payment method or an electronic fund transfer system.

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Bill No.: HB0219 **Effective:** **Immediately**
LSO No.: 25LSO-0372
Enrolled Act No.: HEA No. 0059
Chapter No.: 132
Prime Sponsor: Locke
Catch Title: **County and municipal roads on state lands-easements granted.**
Has Report: No
Subject: Providing for easements for local roads on state lands.

Summary/Major Elements:

- This act provides that a perpetual easement for a right-of-way over state lands or school lands is granted for county roads and municipal roads that were established before January 1, 2025.
- The act prohibits the imposition of any fee, charge, or other cost on any county, city, or user of a county road or municipal road for the perpetual easement.
- Before August 1, 2025, the Director of the Office of State Lands and Investments (OSLI) must provide to the Board of Land Commissioners a list of all county and municipal roads that cross state lands or school lands and all documents necessary to establish the perpetual easements granted in this act.
- Before October 31, 2025, the Board of Land Commissioners must promulgate or amend rules to provide for the perpetual easements, and the Director of OS LI must provide a list of all county and municipal roads for which perpetual easements are granted. Before April 1, 2030, each county, city, and town with a county or municipal road for which an easement is granted must provide complete and proper documentation necessary to secure the easement.
- The act provides that all county roads and municipal roads established after January 1, 2025 must secure easements in accordance with existing law and rules of the Board of Land Commissioners.

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Bill No.: HB0226 **Effective:** 7/1/2025

LSO No.: 25LSO-0359

Enrolled Act No.: HEA No. 0030

Chapter No.: 45

Prime Sponsor: Campbell, K

Catch Title: License plate-search and rescue council.

Has Report: Yes

Subject: Creates a license place to benefit search and rescue efforts.

Summary/Major Elements:

- This bill creates a specialized license plate to benefit search and rescue efforts and also allows applicants for the specialized license plate to donate additional money toward search and rescue efforts.
- The bill requires the Department of Transportation to report to the Legislature if the specialized plate is eliminated from production due to the number of applications for the license plates.

Comments:

- Requires a report.

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Bill No.: HB0228 **Effective:** 7/1/2025

LSO No.: 25LSO-0618

Enrolled Act No.: HEA No. 0065

Chapter No.: 153

Prime Sponsor: Knapp

Catch Title: **Prohibition on private funds for conducting elections.**

Has Report: No

Subject: Prohibition on private funds for conducting elections.

Summary/Major Elements:

- This bill requires all costs and expenses of elections to be paid with public funds.
- The bill prohibits county clerks and any other agency or county official responsible for conducting elections from soliciting, accepting or using any donation in the form of money, grants, property or personal services from an individual or nongovernmental entity for the purpose of funding any expenses related to election administration, including voter education, voter outreach and voter registration programs.
- The bill prohibits individuals and nongovernmental entities from providing or offering any donation in the form of money, grants, property or personal services for the purpose of funding election administration in violation of the bill.
- The bill provides exemptions for federal funds provided for conducting elections, for the donation of certain meals provided in support of elections and for the use of private real property for purposes of use as a polling place.

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Bill No.: HB0242 **Effective:** 7/1/2025
LSO No.: 25LSO-0702
Enrolled Act No.: HEA No. 0034
Chapter No.: 64
Prime Sponsor: Tarver
Catch Title: **Manufacturers and dealers of new trailers-changes.**
Has Report: No
Subject: Motor vehicle dealers and manufacturers who sell new trailers changes.

Summary/Major Elements:

- This act requires applicants for motor vehicle dealer licenses who sell trailers to submit a sales authorization from the motor vehicle manufacturer or distributor that states that the dealer is authorized to sell any specific make of new trailer other than a house trailer or a semitrailer.
- This act exempts motor vehicle dealers and manufacturers of new trailers, other than a house trailer or a semitrailer, from certain provisions in the chapter relating to motor vehicle franchises.
- This act provides a definition of sales authorization to mean a document from a motor vehicle manufacturer or distributor of trailers that does not contract through franchisement, authorizing a dealer to engage in the business of selling any specified make of trailer other than a house trailer or a semitrailer.

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Bill No.: HB0246 **Effective:** 7/1/2025
LSO No.: 25LSO-0602
Enrolled Act No.: HEA No. 0078
Chapter No.: 130
Prime Sponsor: Styvar
Catch Title: Wyoming Wednesday.
Has Report: No
Subject: Designates Wyoming Wednesday as a commemorative day.

Summary/Major Elements:

- This bill designates the second Wednesday of every month as "Wyoming Wednesday – Brown and Gold Day".
- The bill requires the Governor to issue an annual proclamation requesting proper observance of "Wyoming Wednesday – Brown and Gold Day".

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Bill No.: HB0259 **Effective:** **Immediately**

LSO No.: **25LSO-0596**

Enrolled Act No.: HEA No. 0075

Chapter No.: 118

Prime Sponsor: House Appropriations Committee

Catch Title: **Supplemental K-12 school facilities appropriations-2.**

Has Report: Yes

Subject: K-12 Public school facilities appropriations.

Summary/Major Elements:

- This act provides funding for K-12 school buildings and facilities.
- The act requires development of an estimated schedule for deployment of appropriations for funded projects and reporting on deployment and project progression to the Select Committee on School Facilities, the Joint Appropriations Committee and the Governor.
- The act appropriates \$206,901,896 from the Public School Foundation Program Account to the School Facilities Commission for the following projects and amounts:
 - \$29,832,716 for component level major maintenance projects.
 - \$14,473,224 for construction and demolition of a transportation facility ancillary building.
 - \$150,884,528, of which \$20,000,000 is effective immediately and \$130,884,528 is effective March 15, 2026, for design, construction, site preparation, and demolition for a high school building and facility.
 - \$11,711,428.00 for unanticipated costs for these component level major maintenance, construction and demolition projects.
- The act reappropriates up to \$13,400,000 that was appropriated by 2023 Wyo. Sess. Laws, Ch. 94, from the School Capital Construction Account to the School Facilities Commission to supplement prior appropriations for approved inflationary costs.
- The act directs the State Construction Department and the School Facilities Commission to study the State Construction Department directing expenditures and supervising K-12 school major maintenance projects and the potential impacts on the agency and specified school districts. The report is due to the Joint Appropriations Committee and the Select Committee on School Facilities by October 1, 2025 and each October 1 thereafter until October 1, 2031.

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Comments:

- Requires reporting.

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Bill No.: HB0264 **Effective:** **Immediately**

LSO No.: 25LSO-0589

Enrolled Act No.: HEA No. 0025

Chapter No.: 47

Prime Sponsor: Singh

Catch Title: **Central bank digital currencies-prohibitions.**

Has Report: No

Subject: Central bank digital currency.

Summary/Major Elements:

- For purposes of this act, a "central bank digital currency" means a digital medium of exchange, token or monetary unit of account issued directly by the United States Federal Reserve System or any analogous federal agency.
- This act prohibits state agencies from requiring payment for taxes, fees or any government service in the form of a central bank digital currency.
- This act prohibits state agencies from using public funds to assist in the testing, adoption or implementation of a central bank digital currency.

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Bill No.: HB0275 **Effective:** 7/1/2025
LSO No.: 25LSO-0703
Enrolled Act No.: HEA No. 0046
Chapter No.: 93
Prime Sponsor: Byron
Catch Title: **Treatment of animals.**
Has Report: No
Subject: Amending the crime of and penalty for cruelty to animals concerning wildlife.

Summary/Major Elements:

- Current law provides both misdemeanor and felony offenses for cruelty to animals, depending on the animal and the action taken against the animal.
- This act provides a new offense for cruelty to animals if a person knowingly, and with intent to cause undue suffering, tortures, torments, or mutilates living wildlife, including predatory animals and predacious birds, after taking the living wildlife into their possession.
- The act clarifies that, for this new offense, the immediate killing of living wildlife isn't a violation; and nothing for this new offense is to be construed to require a snare or trap to be checked earlier than required under current law and rule.
- A first offense of the new cruelty offense is a misdemeanor, while a second or subsequent offense is a felony.
- The act also amends the penalty for misdemeanor cruelty to animals to provide imprisonment of up to six (6) months, a fine of five thousand dollars (\$5,000.00), or both. The act also provides that a person who is guilty of cruelty to animals shall be subject to the revocation and suspension of any relevant game-and-fish license or privilege.
- The act provides that any person who pursues a predatory animal or a predacious bird by using a vehicle or other conveyance device that injures or incapacitates the animal or bird must make a reasonable effort to immediately kill the animal or bird.

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Bill No.: HB0279 **Effective:** **Immediately**

LSO No.: 25LSO-0709

Enrolled Act No.: HEA No. 0064

Chapter No.: 147

Prime Sponsor: Nicholas

Catch Title: **Property tax exemptions-order of application.**

Has Report: No

Subject: Property tax exemptions-order of application.

Summary/Major Elements:

- This bill specifies that if more than one (1) property tax exemption applies to the same property, the exemptions shall be applied in the manner determined by the Department of Revenue and as follows:
 - If the exemptions are to a portion of the assessed value of the property, the exemptions shall be applied in sequence so that subsequent exemptions are applied to the assessed value as it is modified by the application of the preceding exemption;
 - Exemptions based on a percentage of property value shall be applied in the order of the smallest percentage to the largest percentage;
 - Exemptions that are not based on a percentage of property value shall be applied after any exemptions that are based on a percentage of property value.
- The bill also appropriates funds to the Department of Revenue for purposes of the property tax refund program.

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Bill No.: HB0280 **Effective:** 7/1/2025
LSO No.: 25LSO-0580
Enrolled Act No.: HEA No. 0072
Chapter No.: 141
Prime Sponsor: Knapp
Catch Title: Sex offender registration.
Has Report: No
Subject: Sex offender registration.

Summary/Major Elements:

- This bill amends the sex offender registration statute to change the classification of offenders convicted of specific variations of sexual abuse of a minor in the first and second degrees from a classification which would allow them to petition a court to be removed from the sex offender registry after a certain number of years to a higher classification that does not allow for removal from the registry and that has more stringent registration requirements.

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Bill No.: HB0289 **Effective:** 7/1/2026

LSO No.: 25LSO-0775

Enrolled Act No.: HEA No. 0049

Chapter No.: 102

Prime Sponsor: Geringer

Catch Title: Certificate of need repeal-3.

Has Report: Yes

Subject: Alterations to health care facilities.

Summary/Major Elements:

- This act authorizes the Department of Health to approve alterations or additions to health care facilities for purposes of health care and life safety compliance determinations only.
- This act repeals bed expansion limitations for nursing care facilities and hospitals.

Comments:

- Requires a report from the Department of Health to the Joint Labor, Health and Social Services Interim Committee on or before September 1, 2029.
- Has a delayed effective date of July 1, 2026.

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Bill No.: HB0311 **Effective:** 7/1/2025
LSO No.: 25LSO-0733
Enrolled Act No.: HEA No. 0050
Chapter No.: 104
Prime Sponsor: Locke
Catch Title: Exemption for transported fuel and power sales-amendments.
Has Report: No
Subject: Amending requirements for a sales tax exemption for power and fuel sales.

Summary/Major Elements:

- Current law provides a sales-tax exemption for sales of power or fuel to a person transporting tangible personal property by railroad or pipeline when the power or fuel is consumed directly for the transportation of the property.
- This act clarifies that the exemption applies regardless of who owns the tangible personal property that is being transported.
- This act provides a definition of "pipeline" to be used to interpret and apply the exemption. "Pipeline" includes pipes and other equipment that is used to transport oil, natural gas, or other hydrocarbons from a well site to an interstate or intrastate transmission customer sales delivery point, including between intermediate points.
- The act requires the Department of Revenue to promulgate rules to implement the act.

Comments:

- This act has a split effective date. Rulemaking provisions are effective immediately, while the substantive provisions concerning the exemption are effective July 1, 2025.

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Bill No.: HB0316 **Effective:** **Immediately**
LSO No.: 25LSO-0674
Enrolled Act No.: HEA No. 0068
Chapter No.: 140
Prime Sponsor: Management Council
Catch Title: **School finance-model recalibration-2.**
Has Report: Yes
Subject: Creation of a Select Committee and appropriations/spending authority for K-12 school finance.

Summary/Major Elements:

- This bill establishes the Select Committee on School Finance Recalibration (Select Committee), comprised of six (6) members from the Senate and six (6) members from the House of Representatives, including at least one (1) member from each minority party, to be appointed by the President and the Speaker, respectively, not later than March 31, 2025. The Select Committee is tasked with studying and recalibrating the education resource block grant model. The Select Committee is required to report its findings and any proposed legislation to the Legislature.
- This bill appropriates nine hundred twenty thousand dollars (\$920,000.00) from the general fund to the Legislative Service Office for the purpose of funding the recalibration effort and providing salary, mileage, and per diem to members of the Select Committee.
- This bill appropriates fifty-two million three hundred thousand dollars (\$52,300,000.00) from the public school foundation program account (SFP) to the Department of Education-school finance for an external cost adjustment to the education resource block grant model. The total external cost adjustment to the education resource block grant model for school year 2025-2026 is sixty-six million three hundred thousand dollars (\$66,300,000.00), of which, an estimated fourteen million dollars (\$14,000,000.00) is from reduced school district recapture payments.
- This bill appropriates sixty-nine million two hundred thousand dollars (\$69,200,000.00) to the Department of Education-school finance to increase the State Superintendent of Public Instruction's budget authority for school district entitlement payments and special education reimbursements for school year 2025-2026.

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- This bill appropriates eighty-four million four hundred thousand dollars (\$84,400,000.00) to the Department of Education-school finance, which is effective because 2025 Senate File 0069 was enacted into law, to provide the State Superintendent of Public Instruction necessary budget authority to account for increased entitlement payments as a result of reduced property tax revenue from school district local thirty-one (31) mill levies in school year 2025-2026.

Comments:

- Creates the Select Committee on School Finance Recalibration.
- Requires the President of the Senate and Speaker of the House to appoint Select Committee members.
- Requires the Select Committee to report its findings to the Legislature.
- Appropriates nine hundred twenty thousand dollars (\$920,000.00) to the LSO.
- Appropriates two hundred five million nine hundred thousand dollars (\$205,900,000.00) to the Department of Education-school finance.

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Bill No.: HB0318 **Effective:** 7/1/2025
LSO No.: 25LSO-0796
Enrolled Act No.: HEA No. 0062
Chapter No.: 152
Prime Sponsor: Lucas
Catch Title: Maintenance of voter lists.
Has Report: No
Subject: Maintenance of voter lists.

Summary/Major Elements:

- Existing law requires the Secretary of State and the Department of Transportation to enter into an agreement to match voter registration data with information associated with driver's licenses in order to verify the information provided on applications for voter registration.
- This bill specifies that the information associated with driver's licenses be used to determine if there is any evidence of non-United States citizenship, if any voters listed in the Wyoming voter registration system have subsequently received a driver's license from another state or if there is any other information that indicates that a voter should be ineligible to vote.
- The bill requires the Department of Transportation to provide the Secretary of State with a list each month of all persons who have indicated a noncitizen status in obtaining a driver's license or identification card.
- The bill authorizes the Secretary of State to utilize the systematic alien verification for entitlements (SAVE) program to verifying that voters listed in the Wyoming voter registration system are United States citizens.
- If there is evidence that a voter moved to another state, the bill authorizes the Secretary of State and the county clerk to use any lawful means to investigate and, based on the investigation, the county clerk is authorized to mail a notice of intent to cancel to the elector's registration.

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Bill No.: HB0337 **Effective:** 7/1/2025
LSO No.: 25LSO-0570
Enrolled Act No.: HEA No. 0061
Chapter No.: 121
Prime Sponsor: Webber
Catch Title: **Prohibiting foreign funding of ballot measures.**
Has Report: No
Subject: Prohibiting foreign funding and influence in elections.

Summary/Major Elements:

- This bill requires political action committees and other groups or organizations that are influencing a statewide initiative or referendum to file statements related to funding from prohibited foreign sources and specifies that a contribution from a foreign national is a prohibited funding source.
- The bill also prohibits a foreign national from controlling or influencing the decision-making of a group, political action committee or organization influencing a statewide initiative or referendum.
- The bill prohibits a foreign national from soliciting the making of a donation, contribution or expenditure by another person to influence a ballot initiative.
- The bill authorizes the Secretary of State to bring a civil action to enforce the provisions of the bill and specifies that a violation is subject to a civil penalty of up to twice the amount of any prohibited contribution or expenditure. The bill also authorizes the Secretary of State to obtain injunctive relief to prevent further violations.

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Bill No.: HJ0001 **Effective:** **Immediately**
LSO No.: 25LSO-0127
Enrolled Act No.: HEJR No. 0001
Chapter No.: N/A
Prime Sponsor: Select Committee on Capital Financing & Investments
Catch Title: **Amending Wyoming's act of admission for earnings.**
Has Report: No
Subject: Proposing an amendment to the Act of Admission concerning the investment of permanent funds.

Summary/Major Elements:

- The Act of Admission is a federal law enshrining Wyoming's admission to the United States and provides requirements for lands granted to Wyoming, and earnings derived from those lands, as part of its admission to statehood. Certain lands and earnings are required to be expended only for public-school purposes.
- This resolution would request the United States Congress to amend the Act of Admission to clarify that, instead of just income and interest, all earnings from inviolate school funds (those derived from the sale of state school lands) may be expended in support of Wyoming's public schools.
- The resolution includes proposed amendment language for the Act of Admission for Congress to consider.

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Bill No.: HJ0003 **Effective:** **Immediately**

LSO No.: 25LSO-0304

Enrolled Act No.: HEJR No. 0002

Chapter No.: N/A

Prime Sponsor: Sherwood

Catch Title: **Support for rural schools.**

Has Report: No

Subject: Support for rural schools.

Summary/Major Elements:

- This joint resolution indicates the support of the Legislature for rural schools in Wyoming.
- The joint resolution:
 - Makes findings related to access to education in Wyoming.
 - Acknowledges the historic use of rural schools in Wyoming and the need to support the establishment and maintenance of rural schools.
 - Provides for a commitment to ensure that rural and isolated families do not have to fight to gain access to education for their children and that providing a complete and uniform system of public instruction is in the public's best interest.
 - Specifies that nothing in the resolution will prevent the Legislature from determining adequate levels of funding for rural schools.

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Bill No.: SF0004 **Effective:** **Immediately**
LSO No.: 25LSO-0061
Enrolled Act No.: SEA No. 0024
Chapter No.: 54
Prime Sponsor: Joint Travel, Recreation, Wildlife & Cultural Resources Interim Committee
Catch Title: **State park peace officers-definition and scope of authority.**
Has Report: No
Subject: State park peace officers-definition and scope of authority.

Summary/Major Elements:

- Existing law defines "peace officer" and "law enforcement officer" to include any superintendent, assistant superintendent, or full-time park ranger of a state park, state recreation area, state archeological site or state historic site when acting within the boundaries of the state park, state recreation area, state archeological site or state historic site, or when responding to a request to assist other peace officers.
- This bill amends the definitions of "peace officer" and "law enforcement officer" to remove the requirement that park rangers be full-time and to add district managers and reserve park rangers of any state park, state recreation area, state archeological site or state historic site that are otherwise qualified under law.
- The bill also removes the requirement that the state park peace officers be responding to a request to assist other peace officers and specifies that a state park employee who is otherwise qualified as a peace officer or law enforcement officer meets the definition of a peace officer or law enforcement officer when enforcing felony statutes following observation or discovery of the commission of a felony that was observed or discovered during the performance of their official duties.

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Bill No.: SF0005 **Effective:** **Immediately**
LSO No.: 25LSO-0317
Enrolled Act No.: SEA No. 0045
Chapter No.: 77
Prime Sponsor: Cooper
Catch Title: **School district vehicles-flashing lights authorized.**
Has Report: No
Subject: Authorizing specified school district vehicles to display flashing lights.

Summary/Major Elements:

- Current law generally prohibits the use of flashing lights on vehicles, with specified exceptions.
- This act authorizes vehicles that school districts own, lease, or have registered that aren't school buses and that are used to transport children to and from school or school activities to display flashing white and amber lights.

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Bill No.: SF0006 **Effective:** 7/1/2025
LSO No.: 25LSO-0002
Enrolled Act No.: SEA No. 0020
Chapter No.: 41
Prime Sponsor: Joint Judiciary Interim Committee
Catch Title: **Residential property-removal of unlawful occupant.**
Has Report: No
Subject: Establishing a process for removing unlawful occupants from residential property and creating a related criminal offense.

Summary/Major Elements:

- This act establishes a process by which a lawful owner (or the owner's agent) may request assistance from law enforcement to remove a person who is not authorized to be in the owner's residential property.
- To utilize this process, the owner must apply to law enforcement for assistance and make various assertions (including that the unauthorized person isn't present due to an oral or written lease or agreement and isn't closely related to the owner, among other requirements) before law enforcement can act.
- Law enforcement receiving an application for removing an unauthorized person must confirm that the owner is the owner and that other conditions are met before proceeding to immediately remove the unauthorized person from the owner's residential property.
- The act provides a cause of action for the wrongful removal of a person from residential property but provides immunity to law enforcement for removing a person under this act.
- This act establishes criminal offenses for unlawfully advertising or providing false documents for fraudulently conveying or leasing real property.
- The act amends the current offense of property destruction to establish a felony if a person unlawfully detains or occupies a residential dwelling and knowingly defaces, injures, or destroys property, regardless of the value of the property injured or destroyed.

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Bill No.: SF0007 **Effective:** 7/1/2025
LSO No.: 25LSO-0121
Enrolled Act No.: SEA No. 0033
Chapter No.: 66
Prime Sponsor: Joint Judiciary Interim Committee
Catch Title: **Protection order amendments.**
Has Report: No
Subject: Amending procedures and requirements for domestic-violence and sexual-assault protection orders.

Summary/Major Elements:

- This act makes various amendments to the laws governing sexual-assault and domestic-violence protection orders. This act:
 - Provides that jurisdiction for protection orders is available in the county where an act of stalking, sexual assault, or domestic violence occurred.
 - Authorizes the appointment of the district attorney or county attorney for a victim who is under age twenty-one (21) (instead of any indigent petitioner).
 - Amends the process for serving and filing a protection order and for serving an extension to a protection order.
- For domestic-violence protection orders, the act expands who may file a petition for a protection order to include the victim, the district attorney (if the victim consents), and any person with legal authority to act on behalf of the victim if the victim is a minor, a vulnerable adult, or a person who, because of age, disability, health, or inaccessibility, cannot file the petition.
- This act applies to all protection orders entered on and after July 1, 2025.

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Bill No.: SF0008 **Effective:** 7/1/2025
LSO No.: 25LSO-0122
Enrolled Act No.: SEA No. 0034
Chapter No.: 67
Prime Sponsor: Joint Judiciary Interim Committee
Catch Title: **Protection orders-effective during appeal or review.**
Has Report: No
Subject: Providing that protection orders remain in effect during appeal.

Summary/Major Elements:

- This act provides that sexual-assault protection orders and domestic-violence protection orders remain effective during the pendency of any appeal or review of the order of protection or any decision to modify or extend the protection order, unless a court orders a stay during the appeal or review.

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Bill No.: SF0009 **Effective:** **Immediately**

LSO No.: 25LSO-0124

Enrolled Act No.: SEA No. 0052

Chapter No.: 100

Prime Sponsor: Joint Judiciary Interim Committee

Catch Title: **Restoration of rights amendments.**

Has Report: No

Subject: Amending and specifying requirements for the restoration of civil rights after a felony conviction.

Summary/Major Elements:

- Current law provides a process by which a person convicted of a felony may seek and receive the restoration of civil rights. A person may apply to the Governor for the restoration of rights, or a person may seek a certificate for the restoration of rights from the Department of Corrections. A certificate of restoration of rights may be limited to voting rights or, if the person has completed the sentence at least five years earlier, the person may receive a certificate restoring all rights, including the right to possess a firearm.
- This act amends the options available for the restoration of rights. A person seeking restoration of rights from the Governor may do so only if the person's conviction is a felony under the laws of Wyoming or another state.
- For the purposes of restoring the right to possess firearms, a person may seek the restoration of those rights only if the person was convicted of a felony under Wyoming law. A person convicted of a felony under federal law or the laws of another state can no longer seek the restoration of firearm rights in Wyoming.
- A person may seek the restoration of voting rights from the Department of Corrections if the person was convicted of a nonviolent felony under Wyoming law or the laws of another state.
- The act clarifies that a person may have the person's voting rights restored if the person was convicted before age eighteen (18) but would have otherwise been eligible to vote upon turning eighteen (18).
- The act requires notification of restorations to the Division of Criminal Investigation.

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- The act specifies that, if a person is convicted of a new felony under Wyoming law, federal law, or the laws of another state, the restoration of rights previously granted is automatically void, and any rights that were restored previously are no longer deemed restored.

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Bill No.: SF0010 **Effective:** 7/1/2025
LSO No.: 25LSO-0129
Enrolled Act No.: SEA No. 0080
Chapter No.: 142
Prime Sponsor: Joint Judiciary Interim Committee
Catch Title: Settlement agreements for minors-parental authorization.
Has Report: No
Subject: Establishing a settlement process for minors without court approval.

Summary/Major Elements:

- This act establishes a process by which a parent, guardian, or conservator of a minor may enter into a settlement on behalf of the minor without first seeking court approval or establishing a guardianship or conservatorship for the minor.
- To proceed under the process established in this act, the settlement must be less than twenty-five thousand dollars (\$25,000.00), and the parent must affirm that the minor's claim does not exceed twenty-five thousand dollars (\$25,000.00) or that recovery on the claim would not exceed twenty-five thousand dollars (\$25,000.00).
- The act provides a cause of action to a minor against a parent or guardian who fails to manage or apply all settlement funds received or who fails to make a reasonable inquiry into the minor's claim before settling.
- This act amends the value of property that a parent may accept on a minor's behalf from three thousand dollars (\$3,000.00) to twenty-five thousand dollars (\$25,000.00) and amends the value of property that may be paid or delivered to a minor from five thousand dollars (\$5,000.00) to twenty-five thousand dollars (\$25,000.00).

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Bill No.: SF0013 **Effective:** 7/1/2025

LSO No.: 25LSO-0094

Enrolled Act No.: SEA No. 0009

Chapter No.: 21

Prime Sponsor: Joint Education Interim Committee

Catch Title: **Reading assessment and intervention amendments.**

Has Report: No

Subject: Modifies the reading assessment and intervention program.

Summary/Major Elements:

- This bill modifies the reading assessment and intervention program that every public school district is required to administer.
- More specifically, this bill authorizes the use of multiple reading assessment and intervention instruments to identify students with reading difficulties and modifies the requirements associated with individualized reading plans required for students that are high-risk for reading failure. The bill also modifies the Wyoming Department of Education's reporting requirements.

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Bill No.: SF0015 **Effective:** 7/1/2025
LSO No.: 25LSO-0039
Enrolled Act No.: SEA No. 0001
Chapter No.: 17
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: **Oil and gas conservation commission-regulation of pits.**
Has Report: No
Subject: Amending the authority of the Oil and Gas Conservation Commission to regulate reserve pits.

Summary/Major Elements:

- Current law grants the Wyoming Oil and Gas Conservation Commission the authority to regulate noncommercial reserve pits, produced water retention pits, and emergency overflow pits that are located on a lease, unit or communitized area.
- This act authorizes the Commission to regulate noncommercial reserve pits, produced water retention pits, and emergency overflow pits that are not located on a lease, unit, or communitized area.

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Bill No.: SF0016 **Effective:** 7/1/2025
LSO No.: 25LSO-0041
Enrolled Act No.: SEA No. 0002
Chapter No.: 18
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: **Industrial siting-tribal notification.**
Has Report: No
Subject: Requiring tribal notice of specified industrial siting projects.

Summary/Major Elements:

- The Industrial Development Information and Siting Act establishes a process by which large-scale industrial projects undergo a siting review and permitting process before construction on the projects.
- This act requires the director of the Department of Environmental Quality to provide notice of a request for an industrial siting permit to each tribal government in Wyoming that is located within the same or adjacent county where the industrial facility will be located.

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Bill No.: SF0017 **Effective:** 7/1/2025
LSO No.: 25LSO-0042
Enrolled Act No.: SEA No. 0095
Chapter No.: 137
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: Carbon dioxide-enhanced oil recovery stimulus.
Has Report: Yes
Subject: Providing a stimulus to carbon dioxide providers for enhanced oil recovery.

Summary/Major Elements:

- This act provides an enhanced oil recovery stimulus to any person who provides carbon dioxide obtained in Wyoming by using carbon-capture technology for use in enhanced oil recovery operations.
- To receive the credit, the capture and utilization of the carbon dioxide must qualify for and receive a federal tax credit (the "45Q credit"). The stimulus amount would be ten dollars (\$10.00) for each ton of carbon dioxide captured and utilized for enhanced oil recovery. The credit amount would be adjusted or become unavailable if changes are made to the 45Q credit, and the stimulus is available so long as the person qualifies for the 45Q credit.
- This act requires the Wyoming Energy Authority to implement and oversee the stimulus. Upon confirming a person's eligibility for the stimulus, the State Auditor disburses funds to the person for the stimulus.
- This act appropriates ten million dollars (\$10,000,000.00) from the Legislative Stabilization Reserve Account (LSRA) for initial stimulus payments. For subsequent stimulus payments, a portion of severance tax revenues remitted from oil-and-gas production using enhanced oil recovery will be transferred and made available. If no stimulus payments are made before July 1, 2034, the ten million dollars (\$10,000,000.00) will revert to the LSRA.
- The act requires the Wyoming Energy Authority to report annually to legislative committees on stimulus funds paid in the previous fiscal year.

Comments:

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- This act requires the Wyoming Energy Authority to report annually to the Joint Revenue Interim Committee and the Joint Minerals, Business, and Economic Development Interim Committee on the stimulus program and amounts paid in the previous fiscal year.

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Bill No.: SF0020 **Effective:** 7/1/2025
LSO No.: 25LSO-0092
Enrolled Act No.: SEA No. 0003
Chapter No.: 30
Prime Sponsor: Joint Minerals, Business & Economic Development Interim Committee
Catch Title: **Oil and gas bonding-options and bonding pools.**
Has Report: Yes
Subject: Creating a bonding program for Wyoming oil-and-gas operators.

Summary/Major Elements:

- This act requires the Wyoming Oil and Gas Conservation Commission to promulgate rules to establish a bonding pool program for oil and gas operators in Wyoming.
- In addition to traditional bonding options that are required, operators may voluntarily participate in the bonding pool created in this act. The bonding pool would serve as a financial assurance for the plugging of dry or abandoned wells, any reclamation requirements, the forfeiture of any applicable bond (including federal bonds), and any other associated bonding requirements.
- The Commission is required to contract with a third party to establish and operate the bonding pool. If doing so is impracticable, then the Commission can establish and run the bonding pool.
- The bonding pool is funded by an assessment on production for participating operators beginning in 2030, and the assessment cannot exceed five-tenths of one (1) mill (\$0.0005).
- The act also authorizes the use of any unexpended, unobligated funds in the Commission's conservation fund (one that all operators pay into for producing oil and gas) for the bonding pool.
- The Commission may enter into agreements with relevant federal agencies to plug wells in lieu of an operator forfeiting a bond.
- The act also requires the Commission to establish a subsequent financial assurance to be available if the bonding pool is insufficient to satisfy bonding and reclamation requirements.

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Comments:

- This act requires multiple reports. First, the Oil and Gas Conservation Commission is required to report annually to the Joint Minerals, Business and Economic Development Interim Committee and the Joint Appropriations Committee on the bonding pool program. Second, the Commission is required to report to the Joint Minerals, Business and Economic Development Interim Committee and the Joint Appropriations Committee within ten (10) days of expending funds from the subsequent financial assurance that the Commission creates and operates.
- This act has a split effective date. Provisions requiring the Oil and Gas Conservation Commission to promulgate rules to establish the bonding program are effective immediately. The remainder of the act is effective on July 1, 2025.

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Bill No.: SF0022 **Effective:** 7/1/2025
LSO No.: 25LSO-0378
Enrolled Act No.: SEA No. 0083
Chapter No.: 138
Prime Sponsor: Schuler
Catch Title: **Ground for termination of parental rights-guardianship.**
Has Report: No
Subject: Providing for termination of parental rights for a guardianship and parental unfitness.

Summary/Major Elements:

- Current law provides that a parent's rights may be terminated upon a court finding one (1) or more facts specified in statute by clear-and-convincing evidence.
- This act adds a new criteria allowing a parent's rights to be terminated if there is clear-and-convincing evidence that the child has been appointed a guardian who is a relative of the child, the child has been under the guardian's care for at least twenty-four (24) consecutive months, and the parent is unfit to have the custody and control of the child.
- For purposes of this act, a relative includes a grandparent, stepparent, great-grandparent, sibling, stepsibling, half-sibling, uncle, or aunt.

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Bill No.: SF0023 **Effective:** 7/1/2025
LSO No.: 25LSO-0133
Enrolled Act No.: SEA No. 0004
Chapter No.: 40
Prime Sponsor: Joint Labor, Health & Social Services Interim Committee
Catch Title: **Handicap placards-health care providers' approval.**
Has Report: No
Subject: Expands the types of health care providers who can assist a patient with applying for a handicap placard.

Summary/Major Elements:

- Existing law authorizes physicians and advanced practice registered nurses to provide a letter stating an applicant for a vehicle handicap placard has a documented disability qualifying the person for a handicap placard.
- This bill expands the ability to provide a letter qualifying a person for a handicap placard to physician assistants, physical therapists, occupational therapists, podiatrists and optometrists.

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Bill No.: SF0025 **Effective:** 7/1/2027
LSO No.: 25LSO-0074
Enrolled Act No.: SEA No. 0005
Chapter No.: 35
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Electronic lien and title system.**
Has Report: Yes
Subject: Electronic lien and title system.

Summary/Major Elements:

- This act creates a statewide electronic lien and title system to process certificates of title for motor vehicles, to manage the notification, maintenance, perfection, and release of security interests in motor vehicles, and to manage the payment of sales or use taxes imposed on motor vehicles.
- This act requires the Department of Transportation to implement and administer the electronic lien and title system and authorizes the Department to contract with vendors to develop, implement, and provide ongoing administration of the electronic lien and title system.
- This act allows persons, who are not normally engaged in the business or practice of financing vehicles including owners, to apply for certificates of title for motor vehicles either electronically through the electronic lien and title system or at the office of the county clerk. This act requires all dealers, lenders, lienholders, insurance companies, secured parties, and counties to use the electronic lien and title system.

Comments:

- This act has a delayed effective date of July 1, 2027.
- This act requires the Department of Transportation to report to the Joint Transportation, Highways and Military Affairs Interim Committee on the fee schedule that will be used to implement the electronic lien and title system before promulgating a fee schedule or not later than November 1, 2026.

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Bill No.: SF0026 **Effective:** **Immediately**
LSO No.: 25LSO-0077
Enrolled Act No.: SEA No. 0055
Chapter No.: 98
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Protection of military equipment.**
Has Report: No
Subject: Protection of military equipment.

Summary/Major Elements:

- This act creates an affirmative defense for state security officers, members of the armed forces, and members of the Wyoming National Guard in active state service who are on official duty defending military equipment and who use force, including deadly force, to defend military equipment.
- This act extends immunity for civil and criminal liability for acts committed in the performance of necessary duties to state security officers employed by the Wyoming Military Department.
- This act defines state security officer as a person employed by the Wyoming Military Department whose primary duties include being armed and securing military assets controlled by the Wyoming Military Department.

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Bill No.: SF0032 **Effective:** 7/1/2025
LSO No.: 25LSO-0256
Enrolled Act No.: SEA No. 0081
Chapter No.: 158
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Unpaved roads speed limits-amendments.**
Has Report: No
Subject: Local authorities establishing speed limits on unpaved roadways.

Summary/Major Elements:

- This act authorizes local authorities to decrease a maximum speed limit to not less than thirty-five (35) miles per hour for unpaved roadways without first conducting a speed study.
- This act authorizes local authorities to establish a temporary speed limit of less than thirty-five (35) miles per hour without conducting a speed study and for a period not exceeding one (1) year for purposes, including but not limited to, construction, maintenance, special events, emergency situations, and changes in use.
- This act requires that a local authority consult with the local authority's engineer or road and bridge superintendent and law enforcement with jurisdiction over the road before establishing a temporary speed limit of less than thirty-five (35) miles per hour.

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Bill No.: SF0033 **Effective:** 1/1/2026
LSO No.: 25LSO-0259
Enrolled Act No.: SEA No. 0032
Chapter No.: 65
Prime Sponsor: Joint Transportation, Highways & Military Affairs Interim Committee
Catch Title: **Noncitizen driver's license and ID card-revisions.**
Has Report: No
Subject: Noncitizen driver's licenses and identification cards revisions.

Summary/Major Elements:

- This act requires driver's licenses and identification cards issued to persons who are not United States citizens, but who have lawful status as recognized by federal law, to indicate "Not a U.S. citizen" on the driver's license or identification card.

Comments:

- This act has a delayed effective date of January 1, 2026.

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Bill No.: SF0034 **Effective:** 7/1/2025
LSO No.: 25LSO-0155
Enrolled Act No.: SEA No. 0097
Chapter No.: 145
Prime Sponsor: Select Committee on School Facilities
Catch Title: **K-12 school facilities maintenance and appropriations.**
Has Report: No
Subject: Routine and major maintenance calculations amendments for K-12 school facilities / Appropriations for K-12 school facilities.

Summary/Major Elements:

- For school year 2025-2026 only, this act amends the calculations for routine maintenance within the educational resource block grant model and major building and facility repair and replacement (major maintenance) for K-12 public school districts by increasing the allowable educational square footage from one hundred fifteen percent (115%) to one hundred thirty-five percent (135%) of the School Facilities Commission's adequacy standards.
- Beginning school year 2025-2026, and each school year thereafter, this act increases the cost replacement value percentage multiplier utilized in the calculation of major maintenance for K-12 school facilities across Wyoming from two percent (2%) to two and one-half percent (2.5%).
- This act appropriates thirty-eight million one hundred thousand dollars (\$38,100,000.00) from the Public School Foundation Program Account to the State Construction Department for the increased major maintenance payments to school districts required as a result of this act.
- If 2025 House Bill 0259 (Wyo. Session Laws, Ch. 118) would not have been enacted into law, this act would have appropriated twenty million dollars (\$20,000,000.00) from the Public School Foundation Program Account to the School Facilities Commission for the demolition, site preparation, and construction of a high school in Campbell County School District #1. 2025 House Bill 0259 was, however, enacted into law.

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Bill No.: SF0038 **Effective:** 7/1/2025
LSO No.: 25LSO-0389
Enrolled Act No.: SEA No. 0079
Chapter No.: 148
Prime Sponsor: Joint Appropriations Committee
Catch Title: **Performance compensation-investment performance amendment.**
Has Report: No
Subject: Amending the method for calculating investment performance for performance compensation.

Summary/Major Elements:

- Current law authorizes the payment of performance compensation to investment staff of the State Treasurer's Office and the Wyoming Retirement System. To determine the performance compensation amount, the arithmetic average of the annual investment performance for the most three recent years is calculated.
- This act provides that, beginning for fiscal year 2026 and instead of using the arithmetic average, the geometric average of the annual investment performance for the most recent three (3) years is to be used to calculate investment performance. A geometric average better accounts for compounding and volatility in investment returns.

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Bill No.: SF0039 **Effective:** 7/1/2025

LSO No.: 25LSO-0263

Enrolled Act No.: SEA No. 0040

Chapter No.: 73

Prime Sponsor: Olsen

Catch Title: **Automatic transfer of automobile title upon death.**

Has Report: No

Subject: Automatic transfer of automobile titles.

Summary/Major Elements:

- This act provides for the designation of a beneficiary for the automatic transfer of an automobile title upon the death of the owner and provides requirements, limitations, and exceptions for the automatic process.

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Bill No.: SF0042 **Effective:** 7/1/2025
LSO No.: 25LSO-0287
Enrolled Act No.: SEA No. 0007
Chapter No.: 37
Prime Sponsor: Gierau
Catch Title: **Resort hotel liquor licenses.**
Has Report: No
Subject: Authorizing the issuance of resort hotel liquor licenses.

Summary/Major Elements:

- This act authorizes the appropriate licensing authority in counties, cities, and towns to issue resort hotel liquor licenses to the owners or lessees of a resort hotel.
- In order to qualify for a resort hotel liquor license, the resort hotel must:
 - Have an actual valuation of (or a commitment to expend or have actually expended) five million dollars (\$5,000,000.00).
 - Include a full-service restaurant that generally is open during business hours.
 - Include at least twenty (20) sleeping rooms for short-term occupancy.
 - Providing in-room dining services for at least twelve (12) hours each day.
 - Provide facilities for business meetings for at least fifty (50) participants.
- Resort hotel liquor licenses are not subject to the population formula that limits retail liquor licenses in counties, cities, and towns.
- The annual fee for a resort hotel liquor license is between five hundred dollars (\$500.00) and three thousand dollars (\$3,000.00).
- Resort hotels are authorized in the act to sell an unopened bottle of liquor or wine to a registered guest for consumption on the premises of the resort hotel.

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Bill No.: SF0043 **Effective:** 7/1/2025
LSO No.: 25LSO-0099
Enrolled Act No.: SEA No. 0071
Chapter No.: 134
Prime Sponsor: Joint Agriculture, State and Public Lands & Water Resources Interim Committee
Catch Title: **Temporary water use agreements amendments.**
Has Report: No
Subject: Extending the number of years where temporary water rights may be granted.

Summary/Major Elements:

- Existing law provides a process for a person to acquire a temporary water right by transfer for a period of two (2) years for specified purposes.
- This bill extends the period of a temporary water right to five (5) years.
- The bill also removes the specified purposes for a temporary water right and provides that a temporary water right can be acquired for temporary beneficial purposes.
- The bill prohibits the State Engineer from approving a temporary water right transfer if it would injuriously affect the water rights of other appropriators.
- The bill authorizes the State Engineer to renew a temporary water right for successive periods of not more than five (5) years and provides that the total length of a temporary water right transfer shall not exceed ten (10) years.
- The bill specifies that after the expiration of any temporary transfer of any irrigation water right, the water right shall be used for its adjudicated or permitted purpose for not less than fifty percent (50%) of the period for which the temporary transfer was exercised before becoming eligible for any further temporary transfers.

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Bill No.: SF0044 **Effective:** 7/1/2025
LSO No.: 25LSO-0406
Enrolled Act No.: SEA No. 0094
Chapter No.: 144
Prime Sponsor: Schuler
Catch Title: **Fairness in sports-intercollegiate athletics.**
Has Report: No
Subject: Requiring college students to compete in athletics based on biological sex.

Summary/Major Elements:

- In 2023, the Legislature enacted a law that requires students at Wyoming schools in grades 7-12 to compete in interscholastic athletic activities based on the student's biological sex.
- This act extends that requirement to students at the University of Wyoming and each Wyoming community college. Students at these institutions must compete in intercollegiate athletic competitions based on the student's biological sex based on the sex listed on the student's official birth certificate issued at or near the time of birth.
- This act provides that female students may compete in athletics for male students if a corresponding athletic competition or activity is not offered or available for females.
- The act establishes a civil cause of action against an educational institution for violating this act and authorizes damages up to fifty thousand dollars (\$50,000.00) together with the ability to seek declaratory and injunctive relief.
- The act requires the University of Wyoming and the Wyoming Community College Commission to promulgate rules to implement this act, including rules to comply with state and federal confidentiality requirements.

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Bill No.: SF0046 **Effective:** 7/1/2025
LSO No.: 25LSO-0381
Enrolled Act No.: SEA No. 0054
Chapter No.: 97
Prime Sponsor: Landen
Catch Title: **Water, irrigation and sewer districts-bid requirements.**
Has Report: No
Subject: Water, irrigation, sewer and water and sewer district bid requirements.

Summary/Major Elements:

- This bill increases the amount for water, irrigation, sewer and water and sewer district purchases or projects that are required to be submitted for bids up to seventy-five thousand dollars (\$75,000.00).

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Bill No.: SF0048 **Effective:** 1/1/2026

LSO No.: 25LSO-0108

Enrolled Act No.: SEA No. 0019

Chapter No.: 28

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: **Business property exemption.**

Has Report: No

Subject: Business property exemption.

Summary/Major Elements:

- This bill provides an exemption from property tax for business property. The amount of the exemption is the first seventy-five thousand dollars (\$75,000.00) in fair market value of business property owned by a person in each county.
- For purposes of the exemption, "business property" is defined as taxable personal property excluding any property that is already exempt as personal property held for personal or family use.

Comments:

- Has a delayed effective date of January 1, 2026.

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Bill No.: SF0049 **Effective:** 1/1/2026

LSO No.: 25LSO-0110

Enrolled Act No.: SEA No. 0008

Chapter No.: 20

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: **Tangible personal property-index and depreciation.**

Has Report: No

Subject: Tangible personal property-index and depreciation.

Summary/Major Elements:

- This bill revises the method for determining the value of personal property for the purpose of administering property taxes on the property.
- The bill specifies that the fair market value of personal property shall be determined using valuation indexes and depreciation schedules prescribed by rule and regulation of the Department of Revenue. Once the tangible personal property is depreciated to the depreciation floor, the bill specifies that the trending factor shall remain constant for subsequent years until the property is removed from service.
- The bill defines "depreciation floor" to mean twenty percent (20%) of the reported installed cost of the property.

Comments:

- Has a delayed effective date of January 1, 2026.

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Bill No.: SF0050 **Effective:** 7/1/2025
LSO No.: 25LSO-0007
Enrolled Act No.: SEA No. 0064
Chapter No.: 113
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: **Insurance holding company regulations-amendments.**
Has Report: No
Subject: Insurance holding company regulations-amendments.

Summary/Major Elements:

- This bill amends the Insurance Holding Company System Regulatory Act.
- The bill requires certain insurers to file an annual group capital calculation and group capital ratio together with the annual registration filed with the Insurance Commissioner.
- The bill also requires certain insurers that are scoped into the NAIC liquidity stress test framework to file the results of that year's liquidity stress test with their annual registration.
- The bill provides definitions for "group capital calculation instructions" and "NAIC liquidity stress test framework" along with related definitions.
- The bill provides that the group capital calculation and the liquidity stress test, along with their results, are confidential.
- The bill specifies that the group capital calculation and the liquidity stress test, along with their results, may be used as regulatory tools, but shall not be used to rank insurers generally, and shall not be published or disseminated by any person.

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Bill No.: SF0051 **Effective:** 7/1/2025
LSO No.: 25LSO-0203
Enrolled Act No.: SEA No. 0070
Chapter No.: 135
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: Wyoming telecommunications act revisions.
Has Report: No
Subject: Wyoming telecommunications act revisions.

Summary/Major Elements:

- The Wyoming telecommunications act was previously scheduled to sunset on July 1, 2025.
- This bill extends the sunset date of the Wyoming telecommunications act to July 1, 2031 and makes a number of other revisions to the act.
- The bill specifies that, except as specifically provided otherwise, the Wyoming telecommunications act only applies to services defined as noncompetitive essential telecommunications services.
- The bill revises the requirements for local exchange companies to provide price schedules to the Public Service Commission.
- The bill establishes a limitation on local governments entering an exclusive agreement for provision of broadband internet access service.
- The bill also revises the administration of the Universal Service Fund by specifying that credit is allowed for only one line for each customer or household and by increasing the price benchmark used to calculate local revenues.

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Bill No.: SF0052 **Effective:** 7/1/2025
LSO No.: 25LSO-0008
Enrolled Act No.: SEA No. 0065
Chapter No.: 114
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: Insurance amendments.
Has Report: No
Subject: Insurance amendments.

Summary/Major Elements:

- This bill revises the Insurance Code and amends the definition of "insurance transaction" to clarify that, except as specifically otherwise provided, the definition includes any transaction involving insurance.
- The bill removes references to an "original" certificate of authority so that the insurance code will now require a certificate of authority.
- The bill requires insurers and licensees to update their contact information within thirty (30) days of any change in contact information.
- The bill requires the Insurance Commissioner to provide service of process by certified mail, rather than by registered mail, when service of process is required.
- The bill revises the scope of provisions governing property and casualty insurance to specify that they do not apply to binders and other temporary contracts for temporary insurance.
- The bill repeals the requirement for insurers to deliver certificates of authority to the Insurance Commissioner upon expiration, suspension or termination of the certificates. The bill also repeals disclosure requirements regarding the extent to which disability, group disability and blanket disability insurance policies include comprehensive adult wellness benefits.

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Bill No.: SF0053 **Effective:** 7/1/2025
LSO No.: 25LSO-0016
Enrolled Act No.: SEA No. 0078
Chapter No.: 167
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: Trademarks and trade names-administrative cancellation.
Has Report: No
Subject: Authorizes the Secretary of State to cancel trademarks, service marks and trade names.

Summary/Major Elements:

- This bill authorizes the Secretary of State to administratively cancel trademarks, service marks and trade names if the Secretary finds that cancellation is in the public interest and that the applicant or registrant has provided fraudulent information or has failed to correct false information.
- The bill requires the Secretary of State to send the registrant written notice and an explanation of the Secretary's determination to cancel a trademark, service mark or trade name. The registrant has sixty (60) days to respond. The Secretary must again send notice of the cancellation to the registrant if the registrant does not respond or does not respond with a satisfactory reason to continue the trademark, service mark or trade name.
- The registrant may appeal the cancellation through the Chancery Court or a district court of competent jurisdiction.

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Bill No.: SF0056 **Effective:** **Immediately**
LSO No.: 25LSO-0115
Enrolled Act No.: SEA No. 0049
Chapter No.: 79
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: **Providing false information to registered agents.**
Has Report: No
Subject: Providing false information to registered agents.

Summary/Major Elements:

- Current law provides a process for the Secretary of State to administratively dissolve corporations, partnerships and associations for various reasons.
- This bill adds a new cause for the Secretary of State to administratively dissolve corporations, partnerships and associations if the entity has provided false or fraudulent information to a registered agent, as determined by the Secretary of State during or following an examination of records, or following notification by the registered agent.

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Bill No.: SF0057 **Effective:** 7/1/2025
LSO No.: 25LSO-0297
Enrolled Act No.: SEA No. 0077
Chapter No.: 159
Prime Sponsor: Joint Corporations, Elections & Political Subdivisions Interim Committee
Catch Title: **911 service reporting.**
Has Report: No
Subject: 911 service reporting.

Summary/Major Elements:

- This bill requires any service supplier who owns, operates or controls any communications equipment necessary for the operation of a 911 emergency reporting system to report interruptions of service as required by rules promulgated by the Public Service Commission.
- The bill also amends an existing reporting requirement of revenues and expenditures for governing bodies that expend 911 emergency taxes by clarifying that the report is an ongoing annual report.
- The bill also specifies that the rules developed by the Public Service Commission related to the report of revenues and expenditures shall be developed in consultation with the Wyoming Public Safety Communications Commission.

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Bill No.: SF0061 **Effective:** 1/1/2026
LSO No.: 25LSO-0231
Enrolled Act No.: SEA No. 0025
Chapter No.: 55
Prime Sponsor: Case
Catch Title: **Pollution control property tax exemption-applicability.**
Has Report: No
Subject: Property tax and environmental quality.

Summary/Major Elements:

- This act amends the Wyoming Environmental Quality Act to clarify that facilities constructed for the sole purpose of capturing nonpoint source carbon dioxide do not qualify for the ad valorem property taxation exemption under W.S. 35-11-1103. That exemption applies to property designed, installed and utilized primarily for the elimination, control or prevention of air, water or land pollution.

Comments:

- Has a delayed effective date.

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Bill No.: SF0062 **Effective:** **Immediately**
LSO No.: 25LSO-0302
Enrolled Act No.: SEA No. 0053
Chapter No.: 101
Prime Sponsor: Laursen, D
Catch Title: **Sex-designated facilities and public schools.**
Has Report: No
Subject: Requiring public school students to use facilities designated with their sex at birth.

Summary/Major Elements:

- This bill requires public school students to use restrooms, sex-designated changing facilities and sleeping quarters that align with their sex at birth.
- The bill requires reasonable accommodations for students who do not wish to use a multiple occupancy restroom, changing room or sleeping quarters.
- The bill provides exceptions for persons entering a multiple occupancy restroom, changing room or sleeping quarters that do not align with their sex at birth.
- The bill requires school district boards of trustees to adopt policies to provide for disciplinary action for persons who refuse to comply with this act.
- The bill also authorizes a cause of action against school districts for parents or legal guardians of students enrolled in and physically attending public school districts for noncompliance with this act.

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Bill No.: SF0063 **Effective:** 7/1/2025

LSO No.: 25LSO-0388

Enrolled Act No.: SEA No. 0018

Chapter No.: 29

Prime Sponsor: Crago

Catch Title: State lands-fencing-2.

Has Report: No

Subject: Allowing the fencing of state lands and maintenance of fencing.

Summary/Major Elements:

- This bill authorizes private landowners whose land adjoins state land and who are not leasing the state land to construct lawful partition fences.
- The bill requires the Office of State Lands and Investments or the current lessee to pay for half of the cost of the construction and maintenance of the partition fence.
- The bill also requires the Office of State Lands and Investments to promulgate all rules necessary to implement this act.

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Bill No.: SF0064 **Effective:** **Immediately**
LSO No.: 25LSO-0515
Enrolled Act No.: SEA No. 0022
Chapter No.: 53
Prime Sponsor: Steinmetz
Catch Title: **Wyoming Opposes Mandatory Electronic ID Devices-Livestock.**
Has Report: No
Subject: Provides policies on the identification of livestock for disease traceability.

Summary/Major Elements:

- This bill requires the Wyoming Livestock Board to inform Wyoming livestock producers of all available options for identification regarding disease traceability other than electronic identification devices.
- The bill requires buyers of livestock in receiving states to be responsible for tagging livestock if an electronic identification device requirement is mandated in the receiving state, unless the Wyoming livestock owner has voluntarily utilized electronic identification devices.
- The bill specifies that nothing in the act shall prohibit a Wyoming licensed and accredited veterinarian from writing a certificate of veterinary inspection.
- The bill provides legislative findings and policies regarding electronic identification devices for livestock.

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Bill No.: SF0069 **Effective:** **Immediately**

LSO No.: 25LSO-0171

Enrolled Act No.: SEA No. 0060

Chapter No.: 106

Prime Sponsor: Joint Revenue Interim Committee

Catch Title: **Homeowner property tax exemption.**

Has Report: No

Subject: Homeowner property tax exemption.

Summary/Major Elements:

- This bill establishes a property tax exemption for a portion of a single family residential structure and the associated improved land as a homeowner tax exemption.
- The bill establishes the amount of the exemption as twenty-five percent (25%) of the fair market value of the single family residential structure and the associated improved land, provided that the exemption only applies to the first one million dollars (\$1,000,000.00) of the fair market value of the property.
- The bill specifies that the exemption is not available to a person who has applied for and received the long-term homeowner property tax exemption for the same property in the same tax year.
- The bill establishes a definition of "single family residential structure" and specifies that, beginning with tax year 2026, the definition means a single family residential structure where the person claiming the exemption actually resides for not less than eight (8) months of the year unless service in the armed forces is the reason that the person claiming the exemption cannot meet the eight (8) month requirement.
- The bill makes the property tax exemption applicable to the tax year beginning January 1, 2025.

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Bill No.: SF0070 **Effective:** 7/1/2025

LSO No.: 25LSO-0153

Enrolled Act No.: SEA No. 0084

Chapter No.: 149

Prime Sponsor: Select Committee on Capital Financing & Investments

Catch Title: **Investment modernization-state nonpermanent funds.**

Has Report: No

Subject: Wyoming Wildlife and Natural Resource Trust / Wyoming Cultural Trust restructuring for investment and expenditure using a modified endowment model.

Summary/Major Elements:

- This bill modifies the Wyoming Wildlife and Natural Resource Trust Fund and the Wyoming Cultural Trust Fund.
- The bill removes the inviolate status of both fund corpuses in order to enhance their investment potential, while imposing spending policies that set the amount of each funds' corpus that is annually transferred to an income account. All grants are funded from the income account.
- The bill allows unspent monies from one (1) year to be carried forward and spent in a subsequent year without counting toward the subsequent year's spending policy amount.
- The bill allows monies in both corpus accounts to be invested in stocks and equities and requires that all investment earnings be deposited back to each fund's corpus.
- Because the bill authorizes both the Wildlife and Natural Resource Trust Fund and Cultural Trust Fund to be invested in stocks and equities, the bill repeals law that allowed them to participate in the Pool A investment fund.

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Bill No.: SF0073 **Effective:** 7/1/2025
LSO No.: 25LSO-0330
Enrolled Act No.: SEA No. 0014
Chapter No.: 25
Prime Sponsor: Brennan
Catch Title: Charter school funding-amendments.
Has Report: No
Subject: Charter school funding amendments.

Summary/Major Elements:

- Under current law, central office resources generated within the K-12 education resource block grant model, including central office personnel and central office nonpersonnel, are not required to be allocated to charter schools under W.S. 21-3-314(c)(i) by school districts.
- This act amends W.S. 21-3-314(c)(i) to allocate central office nonpersonnel resources to charter schools based upon the average daily membership of the charter school. This act also creates W.S. 21-3-314(c)(vi) to allocate central office personnel resources in a proportionate amount calculated by dividing the charter school's average daily membership by the total average daily membership of the charter school's respective school district and multiplying that percentage by the central office personnel resources generated from the K-12 education resource block grant model.

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Bill No.: SF0074 **Effective:** 7/1/2025
LSO No.: 25LSO-0036
Enrolled Act No.: SEA No. 0063
Chapter No.: 123
Prime Sponsor: Joint Labor, Health & Social Services Interim Committee
Catch Title: **Immunity for drug overdose reporting.**
Has Report: No
Subject: Immunity from prosecution for drug overdose reporting.

Summary/Major Elements:

- This act provides immunity from criminal prosecution for specified offenses under the Wyoming Controlled Substances Act to persons who report or experience a drug overdose event. This act specifies conditions that must be satisfied in order for a person to receive immunity from criminal prosecution.
- This act provides that a person is eligible to receive immunity not more than two (2) times in a twelve (12) month period. This act specifies conditions that must be satisfied in order for a person to be eligible to receive immunity for a second time in a twelve (12) month period.
- This act provides definitions of a drug overdose event and good faith.

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Bill No.: SF0075 **Effective:** 7/1/2025
LSO No.: 25LSO-0428
Enrolled Act No.: SEA No. 0030
Chapter No.: 60
Prime Sponsor: Case
Catch Title: **Coroner investigations-disposition of decedent's property.**
Has Report: No
Subject: Amending how property of decedents involved in coroner's cases is disposed.

Summary/Major Elements:

- Current law requires that, within a reasonable time after the coroner completes an investigation into a decedent's death, the coroner must turn over any property to the personal representative of the decedent or, if there is no personal representative, to the clerk of the district court in the county.
- This act provides that, instead of property being turned over to the clerk of the district court in the absence of a personal representative for the decedent, the coroner must first make a good-faith effort to contact the decedent's next-of-kin before disposing of the property.
- The act specifies that, if there is no personal representative and if no next-of-kin claims the money or property within one hundred eighty (180) days, the coroner must cause the property to be sold at public auction.
- The proceeds from the auction and any money of the decedent must first be applied to pay the expenses of burial. After that, any remaining money and proceeds exceeding fifty dollars (\$50.00) must be deposited and placed in the State Treasurer's custody as unclaimed property under the Uniform Unclaimed Property Act.

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Bill No.: SF0077 **Effective:** 7/1/2025
LSO No.: 25LSO-0031
Enrolled Act No.: SEA No. 0023
Chapter No.: 62
Prime Sponsor: Hutchings
Catch Title: **Compelled speech is not free speech.**
Has Report: No
Subject: Prohibiting the state and its political subdivisions from requiring the use of preferred pronouns.

Summary/Major Elements:

- This bill prohibits the state and its political subdivisions from compelling or requiring an employee to refer to another employee using that employee's preferred pronouns as a condition of employment, as a condition of receiving a grant or other funding or under threat of adverse action by the state or a political subdivision.
- The bill authorizes a civil action for persons aggrieved by a violation of this act.
- The bill specifies that this act applies to conduct occurring on or after July 1, 2025.

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Bill No.: SF0078 **Effective:** **Immediately**

LSO No.: 25LSO-0022

Enrolled Act No.: SEA No. 0010

Chapter No.: 22

Prime Sponsor: Hutchings

Catch Title: **Distribution of unsolicited absentee ballot request forms.**

Has Report: No

Subject: Distribution of unsolicited absentee ballot request forms.

Summary/Major Elements:

- This bill specifies that no person, except a county clerk, the secretary of state or their designees, shall distribute an absentee ballot request form to any qualified elector unless that qualified elector specifically solicits an absentee ballot request form.
- The bill defines "absentee ballot request form" to include any document that claims to be or that is deceptively similar to an official election document and that is provided to the qualified elector by mail, email or any other means.

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Bill No.: SF0079 **Effective:** 7/1/2025

LSO No.: 25LSO-0038

Enrolled Act No.: SEA No. 0035

Chapter No.: 68

Prime Sponsor: Crago

Catch Title: District courts-change of venue.

Has Report: No

Subject: Authorizing the transfer of civil actions to a court that is a proper venue.

Summary/Major Elements:

- This act provides that, for any civil action brought in an incorrect venue, the district court may order the action to be transferred to a court that would be a proper venue.
- For purposes of this act, an action timely filed in an incorrect venue that is transferred to a proper venue shall be deemed to be timely filed in the proper venue.
- The act authorizes the Wyoming Supreme Court to adopt rules governing the change-of-venue proceedings specified in this act.

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Bill No.: SF0080 **Effective:** **Immediately**

LSO No.: 25LSO-0527

Enrolled Act No.: SEA No. 0011

Chapter No.: 23

Prime Sponsor: Select Water Committee

Catch Title: **Abandonment of water rights-limitations.**

Has Report: No

Subject: Abandonment of water rights.

Summary/Major Elements:

- Under existing statutes, water rights may be considered abandoned after five (5) successive years of nonuse, with specified exceptions and the possibility of an extension of the five (5) year period. This act amends existing statute to allow the owner of a lawful dam or diversion system to request an extension of the five (5) year nonuse period when appropriated water is unused due to necessary repairs or replacement.

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Bill No.: SF0081 **Effective:** **Immediately**

LSO No.: 25LSO-0336

Enrolled Act No.: SEA No. 0015

Chapter No.: 26

Prime Sponsor: Joint Agriculture, State and Public Lands & Water Resources Interim Committee

Catch Title: **Tax exemption-property owned by the state.**

Has Report: No

Subject: Creates a property tax exemption for land owned by the State of Wyoming.

Summary/Major Elements:

- Existing law specifies that property of the state of Wyoming owned and used primarily for a governmental purpose is exempt from property taxation.
- This bill clarifies that "governmental purpose" includes the lease of state school lands and state lands for agricultural purposes.
- The bill also provides a property tax exemption for all lands owned by the State of Wyoming. The exemption has a sunset date of January 1, 2027.
- The bill clarifies that other state property, including improvements to land, that are not owned and used primarily for a governmental purpose may be taxed.
- The bill specifies that the revised property tax exemption for property of the state applies to the tax year beginning January 1, 2025.

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Bill No.: SF0082 **Effective:** **Immediately**
LSO No.: 25LSO-0451
Enrolled Act No.: SEA No. 0026
Chapter No.: 56
Prime Sponsor: Select Water Committee
Catch Title: **Omnibus water bill-planning.**
Has Report: Yes
Subject: Provides authorization and funding for water development program studies.

Summary/Major Elements:

- Authorizes and provides funding for specified Wyoming Water Development Program reconnaissance (Level I) and feasibility (Level II) studies.

Comments:

- See also the companion bill, 2025 House Bill 0117, Omnibus water bill-construction.
- Requires the Water Development Commission to provide a report to the Legislature for each of the funded reconnaissance and feasibility studies.

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Bill No.: SF0084 **Effective:** 7/1/2025
LSO No.: 25LSO-0541
Enrolled Act No.: SEA No. 0051
Chapter No.: 84
Prime Sponsor: Steinmetz
Catch Title: Country of origin label-USA beef.
Has Report: No
Subject: Authorizing country of origin labeling for beef that is a product of the United States and Wyoming.

Summary/Major Elements:

- This bill authorizes beef to be labeled as a product of the United States if it was derived from cattle born, raised, slaughtered and processed in the United States.
- The bill also authorizes beef to be labeled as a product of Wyoming if it was derived from cattle born and raised in Wyoming.
- The bill prohibits beef from being labeled as a product of the United States if it is of undeterminable origin or it has not been born, raised, slaughtered and processed in the United States.
- The bill provides a definition of "beef".

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Bill No.: SF0086 **Effective:** **Immediately**

LSO No.: 25LSO-0343

Enrolled Act No.: SEA No. 0072

Chapter No.: 143

Prime Sponsor: Laursen, D

Catch Title: **Alternative teaching certificate.**

Has Report: No

Subject: Alternative teaching certificate.

Summary/Major Elements:

- This act requires the Wyoming Professional Teaching Standards Board (Board) to create an alternative certification of teachers, which is limited to the subject areas and grade levels an applicant has successfully completed.
- To be eligible for an alternative certification under this act, a person must have a bachelor's degree from an accredited college or university and have successfully completed an accredited or nonaccredited alternative certification program or pathway approved by the Board. The accredited or nonaccredited alternative certification program must, at a minimum, require passage of a subject area examination, pedagogy examination, United States Constitution examination, and Wyoming Constitution examination.

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Bill No.: SF0088 **Effective:** **Immediately**
LSO No.: 25LSO-0213
Enrolled Act No.: SEA No. 0017
Chapter No.: 27
Prime Sponsor: Select Natural Resource Funding Committee
Catch Title: **2025 large project funding.**
Has Report: No
Subject: Large conservation projects approved for funding from the Wyoming Wildlife and Natural Resource Trust.

Summary/Major Elements:

- The Wyoming Legislature has established an account for natural resource conservation and wildlife projects. All projects with a cumulative total grant that exceeds four hundred thousand dollars (\$400,000.00) are considered a large project that must be approved by the Legislature.
- This year's large project bill includes ten (10) new projects for the purposes of supporting rangeland restoration, invasive species control, native ecosystem restoration, maintenance of seasonal animal habitats, fence and underpass/overpass construction to minimize automobile collisions with animals, and stream modification.
- This year's large projects are:
 - Thunder Basin Habitat III
 - Baggs Valley Headwaters III
 - Kemmerer Highway 189 Migration
 - Wind River Front Cheatgrass
 - Seminoe Shirley Habitat II
 - NEWIGWG Cheatgrass
 - Western Wyoming Cheatgrass
 - Upper Green Fence II
 - Wapiti Habitat Restoration
 - Natrona Core Cheatgrass

Comments:

- This act is commonly known as the "Large Projects Funding Bill."

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Bill No.: SF0091 **Effective:** **Immediately**
LSO No.: 25LSO-0235
Enrolled Act No.: SEA No. 0091
Chapter No.: 131
Prime Sponsor: Select Committee on Tribal Relations
Catch Title: **Petroglyph, pictograph and historic inscription protection.**
Has Report: No
Subject: Petroglyph, pictograph and historical inscriptions.

Summary/Major Elements:

- This act creates a new misdemeanor criminal offense chargeable against any person who breaks, breaks off, cracks, carves upon, writes, or otherwise marks upon or in any manner destroys, mutilates, injures, defaces, removes, displaces, mars or harms petroglyphs, pictographs or historic inscriptions without the consent of the State Board of Land Commissioners. This offense is punishable by a fine of not more than seven hundred fifty dollars (\$750.00), imprisonment for not more than six (6) months, or both.
- This act provides that the Department of State Parks and Cultural Resources may survey, document and create models of all known petroglyphs and pictographs on state, school and institutional land in Wyoming and prohibits accessing private lands for these purposes without first receiving permission from the landowner.

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Bill No.: SF0095 **Effective:** 7/1/2025
LSO No.: 25LSO-0284
Enrolled Act No.: SEA No. 0093
Chapter No.: 150
Prime Sponsor: Rothfuss
Catch Title: **Special purpose depository institution-amendments.**
Has Report: No
Subject: Special purpose depository institutions.

Summary/Major Elements:

- This act creates a process for a special purpose depository institution to convert its charter from a special purpose depository institution to a public trust company.
- This act reduces the minimum amount required of a depositor in a special purpose depository institution from five thousand dollars (\$5,000.00) to one thousand dollars (\$1,000.00), repeals a requirement for a depositor to be a legal entity and repeals a supervision fee charged by the state to banks providing digital asset custodial services.

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Bill No.: SF0096 **Effective:** 1/1/2026
LSO No.: 25LSO-0313
Enrolled Act No.: SEA No. 0013
Chapter No.: 42
Prime Sponsor: Ide
Catch Title: Wyoming Gold Act.
Has Report: Yes
Subject: Wyoming Legal Tender Act.

Summary/Major Elements:

- This bill requires the State Treasurer to implement the Legal Tender Act by holding not less than ten million dollars (\$10,000,000.00) in specie and specie legal tender in the permanent Wyoming Mineral Trust Fund.
- The bill authorizes the State Treasurer to invest in precious metal leases or bonds payable in precious metals if market conditions warrant and to contract for services related to the implementation of the bill.
- The bill requires the Department of Revenue to study methods for the state to begin accepting gold and silver as a payment medium. The Department is required to report on the study to the Joint Revenue Interim Committee and the Select Committee on Capital Financing and Investments not later than October 1, 2025.

Comments:

- Requires a report.
- Has a delayed effective date of January 1, 2026.

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Bill No.: SF0097 **Effective:** 7/1/2025
LSO No.: 25LSO-0497
Enrolled Act No.: SEA No. 0066
Chapter No.: 115
Prime Sponsor: Case
Catch Title: Trust code revisions.
Has Report: No
Subject: Trust code revisions.

Summary/Major Elements:

- This bill makes updates to the Uniform Trust Code.
- The bill clarifies the definition of "qualified trustee" for purposes of the Uniform Trust Code.
- The bill specifies that only interested parties as defined in the Trust Code are required to receive notice for judicial proceedings related to trusts.
- The bill specifies that no rule of perpetuities applies to noncharitable purpose trusts.
- The bill also specifies when a trustee can reimburse a person for certain tax costs attributable to the trust.

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Bill No.: SF0100 **Effective:** 7/1/2025
LSO No.: 25LSO-0597
Enrolled Act No.: SEA No. 0067
Chapter No.: 124
Prime Sponsor: Schuler
Catch Title: **Child witnesses-courtroom procedures.**
Has Report: No
Subject: Specifying procedures for children to testify in court.

Summary/Major Elements:

- This act establishes procedures by which a child victim (younger than age eighteen (18)) may testify in court outside the presence of the jury and outside the presence of the defendant.
- Before allowing a child to testify remotely, the court must hold a hearing and find that having the child testify in the courtroom would cause more than de minimis emotional distress to the child and that remote testimony is necessary to protect the child's welfare.
- Under this act, the court may exclude the defendant from being physically present if the defendant's presence would be substantially likely to cause substantial emotional distress to the child and is substantially likely to impair the child's ability to communicate.
- If the defendant is excluded, the child must testify via two-way closed-circuit television or other secure technology, and the testimony must be displayed in real time on a monitor that displays the courtroom and the defendant. The court must also provide for the instantaneous, real-time communication between the defendant and the defendant's attorney and grant reasonable recesses for consultation.
- The court may exclude the jury from the courtroom during the child's testimony if the court finds that the child will suffer substantial emotional distress due to the jury's presence. The court must televise the testimony to the jury in real time.
- This act specifies accommodations that the court may provide to the child if the child is a victim in a specified sex-related offense.
- The act amends current law concerning the use of videotape depositions in lieu of testimony to account for the remote testimony options provided in this act.

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Bill No.: SF0101 **Effective:** 7/1/2025
LSO No.: 25LSO-0613
Enrolled Act No.: SEA No. 0088
Chapter No.: 171
Prime Sponsor: Landen
Catch Title: **Post-conviction DNA testing-procedure amendments.**
Has Report: No
Subject: Amending dates associated with procedures for seeking relief under the Post-Conviction DNA Testing Act.

Summary/Major Elements:

- The Post-Conviction DNA Testing Act provides a process by which persons convicted of criminal offenses may seek postconviction DNA testing to assert factual innocence, argue against a sentence enhancement, or argue against an aggravating factor alleged in a capital-murder case. Under that Act, the court cannot order DNA testing in cases in which the trial or a guilty plea occurred after January 1, 2000 and DNA testing wasn't requested for reasons of strategy or because of a lack of due diligence. A person who is convicted before January 1, 2000 isn't required to make a showing of due diligence.
- This act amends the dates associated with the due diligence showing to provide that persons convicted on or before July 1, 2008 (the date on which the Post-Conviction DNA Testing Act took effect) do not have to make a showing of due diligence in order to seek DNA testing.

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Bill No.: SF0102 **Effective:** 7/1/2025
LSO No.: 25LSO-0534
Enrolled Act No.: SEA No. 0068
Chapter No.: 116
Prime Sponsor: Landen
Catch Title: **Surviving parents of gold star veterans-exemptions.**
Has Report: No
Subject: Benefits for surviving parents of gold star veterans.

Summary/Major Elements:

- This act amends a property tax exemption available to the surviving spouses of gold star veterans to include the surviving parents of the gold star veteran.

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Bill No.: SF0104 **Effective:** 7/1/2025
LSO No.: 25LSO-0615
Enrolled Act No.: SEA No. 0085
Chapter No.: 168
Prime Sponsor: Crago
Catch Title: **Probate code revisions.**
Has Report: No
Subject: Probate code revisions.

Summary/Major Elements:

- This bill revises the maximum value of an estate for purposes of certain actions under the probate code from two hundred thousand dollars (\$200,000.00) to four hundred thousand dollars (\$400,000.00).
- The bill also provides that a written irrevocable disclaimer of an interest in property that does not otherwise qualify as a qualified disclaimer shall be effective to terminate and pass an interest in property if the disclaiming party acknowledges in a prior or contemporaneous writing that the disclaimer does not qualify as a disclaimer for federal or other tax purposes.

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Bill No.: SF0106 **Effective:** 7/1/2025

LSO No.: 25LSO-0620

Enrolled Act No.: SEA No. 0044

Chapter No.: 76

Prime Sponsor: Barlow

Catch Title: **Motor vehicle dealer and manufacturer warranty rates.**

Has Report: No

Subject: Motor vehicle dealers and manufacturer warranty rates.

Summary/Major Elements:

- This act authorizes new motor vehicle dealers to establish an hourly labor rate or a retail parts markup rate to be charged for warranty repairs that are included in the motor vehicle manufacturer's schedule of compensation by either mutual agreement with the manufacturer or by submitting to the manufacturer consecutive repair orders and the dealer's proposed hourly labor rate or retail parts markup rate. This act outlines how a new vehicle dealer's proposed hourly labor rate and retail parts markup rate must be calculated including listing what work is prohibited from the calculation.
- This act provides that the new vehicle dealer's submitted rate is effective forty-five (45) days after the manufacturer receives the dealer's submission unless the manufacturer contests the submitted rate by providing notice to the dealer not later than thirty (30) days after receipt of the dealer's submission. This act requires mediation between the manufacturer and the dealer after the manufacturer contests the dealer's submitted rate and requires the mediation process to terminate after sixty (60) days unless extended by mutual agreement.
- This act authorizes a new vehicle dealer to file a civil cause of action not later than sixty (60) days after the expiration of the mediation period. This act provides that in a civil action, the manufacturer has the burden of proving by a preponderance of the evidence that the dealer's submitted rate was materially incomplete, materially inaccurate, or materially unreasonable.
- This act provides exceptions for electric vehicle batteries and complete engine and transmission assemblies replaced under warranty.

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Bill No.: SF0107 **Effective:** 7/1/2025

LSO No.: 25LSO-0643

Enrolled Act No.: SEA No. 0087

Chapter No.: 170

Prime Sponsor: Nethercott

Catch Title: **Noncompete agreements prohibited.**

Has Report: No

Subject: Declaring contractual provisions in restraint of trade as void.

Summary/Major Elements:

- This act provides that any covenant or agreement not to compete that restricts the right of any person to receive compensation for performing labor (more commonly known as noncompete clauses or agreements) is void.
- The act specifies exceptions to the voiding of noncompete clauses, including:
 - Covenants not to compete contained in a contract for purchasing or selling a business.
 - Covenants not to compete that provide for the protection of trade secrets.
 - Contractual provisions that allow for the recovery of relocation, education, and training expenses.
 - Noncompete clauses applicable to executive and management personnel and officers and employees who constitute professional staff to executive and management personnel.
- This act also provides that noncompete clauses that restrict the right of a physician to practice medicine upon the termination of the physician's employment, partnership, or corporate affiliation is void. The act clarifies how physicians may disclose a change in employment to persons with rare disorders.
- This act applies to contracts entered into on and after July 1, 2025, and nothing in this act is to be construed to alter or impair any contract entered into before that date.

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Bill No.: SF0108 **Effective:** 7/1/2025
LSO No.: 25LSO-0639
Enrolled Act No.: SEA No. 0076
Chapter No.: 136
Prime Sponsor: Barlow
Catch Title: **Recreation safety-agritourism.**
Has Report: No
Subject: Recreation safety-agritourism.

Summary/Major Elements:

- This bill adds agritourism to the definition of "sport or recreational opportunity" for purposes of the Recreation Safety Act. The Recreation Safety Act provides that any person who takes part in any sport or recreational opportunity assumes the inherent risks in that sport or recreational opportunity.
- This bill also amends the definition of "sport or recreational opportunity" by adding the phrase including "but not limited to" to clarify that the list of activities is not an exclusive list.
- The bill provides a definition of "agritourism" for purposes of the Recreation Safety Act.

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Bill No.: SF0110 **Effective:** **Immediately**
LSO No.: 25LSO-0400
Enrolled Act No.: SEA No. 0036
Chapter No.: 69
Prime Sponsor: Brennan
Catch Title: **Inclusion of crossing guards for governmental claims act.**
Has Report: No
Subject: Inclusion of crossing guards within the Governmental Claims Act.

Summary/Major Elements:

- This bill modifies the Wyoming Governmental Claims Act to include crossing guard volunteers and faculty in the definition of "public employee". This change extends immunity from liability and other protections to crossing guard volunteers and faculty that are afforded to government entities.

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Bill No.: SF0113 **Effective:** **Immediately**

LSO No.: 25LSO-0399

Enrolled Act No.: SEA No. 0048

Chapter No.: 80

Prime Sponsor: Hutchings

Catch Title: **Braider opportunity act.**

Has Report: No

Subject: Braider opportunity act.

Summary/Major Elements:

- This bill specifies that the Wyoming Cosmetology Act does not apply to the practice of natural hair braiding and that the practice of natural hair braiding is separate and distinct from the practice of barbering, the practice of hair styling and the practice of cosmetology.
- The bill provides definitions of "braiding device" and "practice of natural hair braiding" and clarifies practices that are not included in the definition of natural hair braiding.
- The bill clarifies that it does not prohibit the owner of a salon from requiring private certification of a person engaged in the practice of natural hair braiding at the owner's salon.

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Bill No.: SF0114 **Effective:** 7/1/2025

LSO No.: 25LSO-0635

Enrolled Act No.: SEA No. 0031

Chapter No.: 44

Prime Sponsor: Landen

Catch Title: **Missing persons-reporting requirement.**

Has Report: No

Subject: Requiring law enforcement to accept reports of missing persons.

Summary/Major Elements:

- This act requires each law enforcement agency to accept, without delay, any credible report of a missing person.
- The act provides exceptions to the requirement to accept missing-person reports, including if the law enforcement agency knows the location of the person, the person is not a Wyoming resident, the law enforcement agency confirms that the reported person is safe, the law enforcement agency confirms that another agency has accepted a missing-person report, the law enforcement agency suspects and can articulate that the missing person intended to lawfully flee, and other articulable circumstances.
- This act specifies that the primary jurisdiction for reporting a missing person is the law enforcement agency with jurisdiction over the most recent verifiable location of the missing person or, if the location is unknown, the agency with jurisdiction over the last known residential address is the primary jurisdiction.
- The act requires that all missing-person reports satisfying the reporting criteria under this act must be entered into the relevant national, regional, and state databases used for missing-person reports.
- If a missing person reported under this act is not located within thirty (30) days of the report, the law enforcement agency must compile information on the person and submit that information to the Attorney General and the Division of Criminal Investigation for inclusion in the clearinghouse database of missing persons established under state law.

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Bill No.: SF0119 **Effective:** **Immediately**
LSO No.: 25LSO-0532
Enrolled Act No.: SEA No. 0041
Chapter No.: 81
Prime Sponsor: Boner
Catch Title: **Expedited professional licensure for military members.**
Has Report: No
Subject: Provides expedited professional licensure for military members.

Summary/Major Elements:

- Existing law provides a process for expedited professional licenses to military spouses if the spouse has an active occupational or professional license in another state.
- This bill revises the existing program to also provide for the issuance of expedited professional and occupational licenses to military service members under certain circumstances.
- The bill also revises an existing program to provide for the issuance of temporary practice permits.
- The bill requires the creation of online applications for licensure and professional or occupational licensing by reciprocity for military service members and military spouses.
- The bill applies to applications for professional licensing that are filed on or after the effective date of this act.

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Bill No.: SF0120 **Effective:** 7/1/2025
LSO No.: 25LSO-0444
Enrolled Act No.: SEA No. 0016
Chapter No.: 43
Prime Sponsor: Salazar
Catch Title: Wyoming PRIME act.
Has Report: No
Subject: Conditionally authorizing the sale of specified meat products in Wyoming.

Summary/Major Elements:

- This act authorizes producers of meat products produced from cattle, sheep, swine, and goats raised by the producer and slaughtered on the producer's premises or at a custom slaughter facility (one where a state or federal inspector is not present) to sell the meat products.
- The act requires the following conditions before the producer's meat products may be sold:
 - The meat products must be produced from animals that are raised, slaughtered, processed, and sold in Wyoming.
 - The meat products must be sold directly to an informed end consumer in Wyoming.
 - A prominent written warning statement must be delivered to the purchaser; the warning must include that the meat product has not been inspected, the meat product cannot be sold, donated, or redistributed, and information about the animal and the processing must be provided.
 - The producer cannot publish any statement that implies that the meat product has the approval or endorsement of the Wyoming Department of Agriculture.
- This act is only effective if the sale of meat products from meat raised by a producer and slaughtered at a custom facility or on the producer's premises becomes legal under federal law or if the federal prohibition on these sales is declared unconstitutional or legally invalid.

Comments:

- This act is effective on July 1, 2025 but is contingent on the Governor certifying to the Secretary of State that the sale of meat products from cattle, sheep, swine, or goats raised by a producer and slaughtered at a custom facility or on the producer's premises is legal under federal law or that the federal prohibition on these sales has been declared unconstitutional or legally invalid.

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Bill No.: SF0121 **Effective:** 7/1/2025
LSO No.: 25LSO-0233
Enrolled Act No.: SEA No. 0047
Chapter No.: 82
Prime Sponsor: Boner
Catch Title: Rodeo license plate.
Has Report: Yes
Subject: Rodeo license plate.

Summary/Major Elements:

- This act provides for the creation and sale of rodeo license plates for any motor vehicle that is not a commercial motor vehicle.
- This act establishes an application form for the rodeo license plates and allows for monetary donations of twenty dollars (\$20.00) or more from applicants. The donations are collected and deposited into a separate account and the donations from the previous year are distributed evenly between the University of Wyoming and each Wyoming community college for purposes of supporting the rodeo programs at the University of Wyoming and Wyoming community colleges.
- The act requires the Department of Transportation design the rodeo license plates and requires that the license plate include the language "Rodeo – The official sport of Wyoming."
- This act requires the Department of Transportation to make the license plates available beginning July 1, 2025. It also ceases production of the plates if five hundred (500) sets of plates are not issued before December 31, 2031.

Comments:

- This act requires a report on the cessation of production to the rodeo license plates to the Joint Transportation, Highways and Military Affairs Interim Committee.

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Bill No.: SF0127 **Effective:** 7/1/2026
LSO No.: 25LSO-0526
Enrolled Act No.: SEA No. 0059
Chapter No.: 128
Prime Sponsor: Boner
Catch Title: **Administrative rules-legislative review.**
Has Report: Yes
Subject: Requiring legislative review and analysis of specified administrative rules.

Summary/Major Elements:

- Current law requires the Legislative Service Office to review executive branch rules to determine if the rule is within the scope of statutory authority and legislative intent.
- This act requires the Legislative Service Office to review major rules and conduct regulatory impact analyses on major rules. The act defines "major rules" as an administrative rule or emergency rule that will or may have: (1) an annual impact on Wyoming's economy with direct or indirect costs of at least one million dollars (\$1,000,000.00); or (2) significant adverse effects on competition, employment, investment, productivity, or innovation in the state.
- The Legislative Service Office must complete the regulatory impact analysis within fifty (50) days after the major rule was submitted.
- Management Council, Management Audit Committee, a joint interim committee, or a legislator may introduce legislation in the next session after the analysis of the major rule to prohibit the implementation or enforcement of the major rule.
- The act requires the Management Audit Committee to study this act during the 2025 interim and its relation to existing law concerning the legislative role in reviewing administrative rules. The Management Audit Committee must report to Management Council by December 1, 2025 on the results of this study.
- The act appropriates four hundred thousand dollars (\$400,000.00) to the Legislative Service Office to hire up to two (2) employees to perform the duties that this act requires.

Comments:

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- The act contains an appropriation to the Legislative Service Office.
- The act requires a study and report from the Management Audit Committee.
- This act has a split effective date. The provisions authorizing the study and appropriation are effective immediately, while the substantive requirements associated with the review of major rules take effect on July 1, 2026.
- The Legislature overrode the Governor's veto of this act.

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Bill No.: SF0130 **Effective:** 7/1/2025
LSO No.: 25LSO-0714
Enrolled Act No.: SEA No. 0027
Chapter No.: 57
Prime Sponsor: Rothfuss
Catch Title: **Emergency assistance immunity-mental health services.**
Has Report: No
Subject: Extending emergency assistance immunity to providers providing services during mental health crises.

Summary/Major Elements:

- Current law provides that any physician, surgeon, volunteer ambulance, unpaid volunteer serving in a rescue vehicle without compensation, or other person who in good faith renders emergency care without compensation at the place of an emergency or accident is immune from civil liability for actions or omissions taken in good faith.
- This act extends emergency assistance immunity to actions or omissions taken in good faith during mental health crises or services provided during a suicidal intervention.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0131 **Effective:** **Immediately**
LSO No.: 25LSO-0654
Enrolled Act No.: SEA No. 0012
Chapter No.: 24
Prime Sponsor: Driskill
Catch Title: **Charter school leasing.**
Has Report: No
Subject: Charter school leasing.

Summary/Major Elements:

- This act repeals the requirement that, for a charter school to receive reimbursement for leasing expenses, the State Construction Department must determine there are no existing adequate educational facilities within the applicable school district for operation of the charter school.

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Bill No.: SF0132 **Effective:** **Immediately**
LSO No.: **25LSO-0684**
Enrolled Act No.: SEA No. 0058
Chapter No.: 112
Prime Sponsor: Jones
Catch Title: **Protecting critical infrastructure and systems from drones.**
Has Report: No
Subject: Prohibiting the use of unmanned aircraft systems over critical infrastructure.

Summary/Major Elements:

- This act prohibits the operation or use of unmanned aircraft systems (including those with explosives) over critical infrastructure or a critical system to photograph the critical infrastructure or system, loiter over critical infrastructure, or to commit a crime.
- For purposes of this act, critical systems include petroleum and chemical facilities, water facilities, electric generation facilities, railroads, public safety facilities, correctional facilities, military installations, mines, and hospitals. Current law provides that critical infrastructure is any property or system that is vital to the security, health, and safety of the United States.
- The prohibitions in this act do not apply to persons authorized by the Federal Aviation Administration, governmental entities, law enforcement and emergency personnel, a private landowner, and the owner of the critical infrastructure.
- This act provides that a person who violates the prohibitions established in this act are guilty of a misdemeanor (for a first offense) or a felony (for a second or subsequent offense).
- The act authorizes peace officers and law enforcement to take or authorize the use of reasonable actions to prevent or stop the use of unmanned aircraft systems or model aircrafts that are violating the prohibitions established in this act.
- The act authorizes the Governor to order the Wyoming National Guard to assist in taking or using reasonable actions to prevent or stop unmanned aircraft systems that are violating this act. The act requires the Wyoming Attorney General to represent the Wyoming National Guard and law enforcement in litigation associated with their actions in enforcing this act.

Comments:

- The Legislature overrode the Governor's veto of this act.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0137 **Effective:** 7/1/2025
LSO No.: 25LSO-0426
Enrolled Act No.: SEA No. 0037
Chapter No.: 70
Prime Sponsor: Dockstader
Catch Title: School finance-cash reserves.
Has Report: No
Subject: School district cash reserve limits.

Summary/Major Elements:

- For fiscal year 2022 through fiscal year 2026, 2022 House Bill 0030 increased the limit of operating balances and cash reserves that a school district could maintain in reserves from fifteen percent (15%) to thirty percent (30%) of the prior year's foundation program amount. Amounts above this count as a local revenue for purposes of the education funding model. This act extends the increased reserves limit through fiscal year 2028.

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Bill No.: SF0138 **Effective:** **Immediately**
LSO No.: 25LSO-0637
Enrolled Act No.: SEA No. 0043
Chapter No.: 74
Prime Sponsor: Dockstader
Catch Title: **Energy impact on Wyoming economy-study.**
Has Report: Yes
Subject: Requiring a study on the economic impact of Wyoming's energy industry.

Summary/Major Elements:

- This act requires the Wyoming Energy Authority to complete a study on the economic impact of energy and the energy industry in Wyoming.
- The study must include, among other things, a determination of the economic impact of energy production in Wyoming, the amount of state and local taxes that Wyoming's energy producers and generators contribute annually, the number of employees in Wyoming that energy producers and generators have employed, a measure of the amount of annual payroll from Wyoming's energy industry, and other economic benefits that Wyoming's energy industry has provided.
- The act authorizes the Wyoming Energy Authority to request the assistance of any state agency and higher-education institution in Wyoming in completing the study; upon receiving a request, the agency or institution must provide support and information for the study.
- The Wyoming Energy Authority must submit a report of the study to the Joint Appropriations Committee, the Joint Revenue Interim Committee, and the Joint Minerals, Business, and Economic Development Interim Committee.

Comments:

- This act requires a report of the study on Wyoming's energy industry.

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Bill No.: SF0143 **Effective:** 7/1/2025
LSO No.: 25LSO-0638
Enrolled Act No.: SEA No. 0028
Chapter No.: 58
Prime Sponsor: Nethercott
Catch Title: **Public monies-deposits in credit unions.**
Has Report: No
Subject: Authorizing deposit of public monies in credit unions.

Summary/Major Elements:

- Existing statutes authorize the deposit of public funds only in banks, including federal and state savings and loan associations.
- This act authorizes the deposit of public funds in credit unions and provides the requirements for and conditions under which a credit union may be designated as a depository for public funds.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0145 **Effective:** 7/1/2025

LSO No.: 25LSO-0720

Enrolled Act No.: SEA No. 0056

Chapter No.: 96

Prime Sponsor: Nethercott

Catch Title: **Local governments-investments in equities.**

Has Report: No

Subject: Authorizing local governments to make investments in stocks and equities.

Summary/Major Elements:

- In an amendment adopted in 2022, the Wyoming Constitution provides that the Legislature may provide for the investment of funds belonging to local governments in equities.
- This act authorizes local governments (generally, cities, counties, towns, and special districts) to directly invest in stocks and equities.
- All risks of investing in stocks and equities are assumed by the governmental entity making the investment. The act provides that a political subdivision that invests in stocks and equities under this act must establish an investment advisory board that provides advice and expertise on local governments' investments in stocks and equities.
- The State Loan and Investment Board is required to adopt investment policy statements for investments in stocks and equities under this act. The Board must include in these investment policy statements requirements and conditions that are comparable to the requirements and conditions specified in state law for the state's investments of public funds.
- Investments in stocks and equities under this act must comply with all investment policy statements that the State Loan and Investment Board adopts that are applicable to local government investing. The act provides that no political subdivision can directly invest in stocks and equities until the State Loan and Investment Board adopts applicable investment policy statements.

Comments:

- This act has a split effective date. Provisions authorizing rulemaking are effective immediately, while the remainder of this act is effective on July 1, 2025.

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Bill No.: SF0146 **Effective:** 7/1/2025
LSO No.: 25LSO-0628
Enrolled Act No.: SEA No. 0042
Chapter No.: 75
Prime Sponsor: Boner
Catch Title: **Consumer Rental Purchase Agreement Act-amendments.**
Has Report: No
Subject: Consumer rental purchase agreements.

Summary/Major Elements:

- This act amends the existing consumer rental purchase agreements statutes to allow for rental purchase agreements at independent third-party retail locations and online.
- This act provides requirements and limitations for online rental purchase agreements and updates license fees and the manner of investigating merchants for violations of the consumer rental purchase agreement statutes.

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Bill No.: SF0147 **Effective:** **Immediately**

LSO No.: 25LSO-0724

Enrolled Act No.: SEA No. 0057

Chapter No.: 99

Prime Sponsor: Hutchings

Catch Title: **Service dogs-training and crimes.**

Has Report: No

Subject: Service and assistance animals.

Summary/Major Elements:

- This act extends the rights and obligations applicable to persons using service and assistance animals to include animals that are still in training.
- This act increases the penalty for persons who harm service or assistance animals. The current penalty is imprisonment for up to six (6) months in jail and a fine of not more than seven hundred fifty dollars (\$750.00). The act increases the penalty to imprisonment for up to one (1) year and a fine not to exceed five thousand dollars (\$5,000.00).

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Bill No.: SF0149 **Effective:** 7/1/2025
LSO No.: 25LSO-0723
Enrolled Act No.: SEA No. 0006
Chapter No.: 19
Prime Sponsor: Pappas
Catch Title: **Wildlife conservation license plates-amendments.**
Has Report: No
Subject: Wildlife conservation license plates.

Summary/Major Elements:

- Under existing statute, the Wyoming Department of Transportation is responsible for taking applications and payment for wildlife conservation license plates. This act authorizes county treasurers to perform these same duties and removes a requirement that an applicant for a wildlife conservation license plate apply at least thirty (30) days before registration is required for the applicable vehicle.

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Bill No.: SF0151 **Effective:** 7/1/2025

LSO No.: 25LSO-0625

Enrolled Act No.: SEA No. 0029

Chapter No.: 59

Prime Sponsor: Jones

Catch Title: **Monthly ad valorem tax distribution-amendments.**

Has Report: No

Subject: Amending the distribution of monthly ad valorem taxes.

Summary/Major Elements:

- Under current law, ad valorem taxes on mineral and mine production must be paid on a monthly basis. The ad valorem taxes collected on a monthly basis are distributed to various governmental entities as provided by law.
- This act amends how monthly ad valorem taxes are distributed. The act provides that each county treasurer shall not distribute taxes to governmental entities that do not levy or are not authorized to levy taxes for the applicable tax year. Instead, any taxes collected on behalf of those governmental entities are to be held by the county treasurer until the treasurer completes the final reconciliation of collected amounts.

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Bill No.: SF0152 **Effective:** **Immediately**

LSO No.: 25LSO-0663

Enrolled Act No.: SEA No. 0062

Chapter No.: 129

Prime Sponsor: Barlow

Catch Title: **Wildfire management-amendments.**

Has Report: Yes

Subject: Wildfire management.

Summary/Major Elements:

- Amends the duties of the State Forester to include maintaining wildland and forestry fire control programs.
- Provides appropriations to restore funds expended by the state to suppress wildfires that occurred in 2024.
- Authorizes the Governor to borrow up to thirty million dollars (\$30,000,000.00) from the Legislative Stabilization Reserve Account as necessary to meet funding requirements to fight wildfires in the event the reserves have been exhausted.
- Appropriates two million seven hundred fifty thousand dollars (\$2,750,000.00) to and authorizes one (1) full-time and four (4) part-time positions for, the Office of State Lands and Investments for contract and direct fire response.
- Appropriates forty-nine million four hundred seventy-nine thousand five hundred sixty-four dollars (\$49,479,564.00) to the Wyoming Wildlife and Natural Resource Trust Income Account to provide grants to various special districts and the Game and Fish Commission for restoring grass, hay and other vegetation, prevent invasive vegetation and restore habitats on state and private lands destroyed by wildfires.

Comments:

- Requires the Governor to report to the Joint Appropriations Committee, the President of the Senate and the Speaker of the House of Representatives upon borrowing from the Legislative Stabilization Reserve Account as authorized to fight wildfires.

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- The Governor exercised line-item vetoes in this act. Originally, the enrolled act:
 - Authorized the State Loan and Investment Board to make loans totaling up to one hundred million dollars (\$100,000,000.00) from the Legislative Stabilization Reserve Account for wildfire mitigation and restoration.
 - Reverted funds related to providing energy related matching funds.
 - Repealed language that but for the line-item veto would have been redundant borrowing authority.
 - Required the Office of State Lands and Investments to report on revenues and expenditures in relation to loans authorized for wildfire restoration not later than October 15 of each year the loan program is in operation to the Joint Appropriations Committee and the Joint Agriculture, State and Public Lands and Water Resources Interim Committee.

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Bill No.: SF0154 **Effective:** 1/1/2026
LSO No.: 25LSO-0379
Enrolled Act No.: SEA No. 0046
Chapter No.: 78
Prime Sponsor: Boner
Catch Title: **Industrial, wind and solar projects-hearing deadline.**
Has Report: No
Subject: Amending deadlines for reviewing industrial, wind, and solar projects.

Summary/Major Elements:

- Current law establishes a process by which counties and the Industrial Siting Council review applications for permits for siting industrial projects, wind projects, and solar projects. The law specifies deadlines by which the governmental entities must complete various steps of the application and review process.
- This act amends those deadlines. For counties, the deadline by which the county must hold a hearing on the application for a wind or solar facility is extended from sixty (60) days to ninety (90) days after determining that the application is complete.
- The deadline for counties to render a decision on a permit application is extended from forty-five (45) days to sixty (60) days after completion of the hearing.
- For industrial projects under the jurisdiction of the Industrial Siting Council, the deadline for an applicant to provide additional information before review is extended from thirty (30) days to forty-five (45) days.
- For a hearing on industrial projects, the deadline is extended from ninety (90) days to one hundred twenty (120) days after receiving a permit application.
- The act applies to all permit applications submitted on and after January 1, 2026.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0158 **Effective:** 7/1/2025
LSO No.: 25LSO-0623
Enrolled Act No.: SEA No. 0069
Chapter No.: 117
Prime Sponsor: Jones
Catch Title: **Virtual credit cards and network leasing-dental services.**
Has Report: No
Subject: Providing policies regarding dental services in relation to virtual credit cards and network leasing.

Summary/Major Elements:

- This bill specifies requirements for third party access to dental network contracts.
- The bill provides requirements for the use of virtual credit card payments and other methods of payments for dental services.
- The bill also specifies contractual requirements for dental network contracts and specifies applicability and rulemaking requirements for the Department of Insurance.
- The bill provides definitions related to dental service plans and network contracts.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0160 **Effective:** **Immediately**

LSO No.: 25LSO-0757

Enrolled Act No.: SEA No. 0090

Chapter No.: 160

Prime Sponsor: Olsen

Catch Title: **Treatment courts-amendments-2.**

Has Report: No

Subject: Amending the Court Supervised Treatment Act.

Summary/Major Elements:

- The Court Supervised Treatment Act authorizes the Wyoming Judicial Branch to establish court supervised treatment programs for substance offenders who are in need of substance-abuse treatment.
- This act authorizes court supervised treatment programs to include mental health treatment under the Court Supervised Treatment Act. For purposes of this act, mental health treatment can include treatment for schizophrenia, schizoaffective disorder, major depressive disorder, post-traumatic stress disorder, or bipolar disorder.
- The act authorizes court supervised treatment programs to accept participants from around the state and authorizes the Public Defender to participate as a team member in court supervised treatment programs.
- This act amends the Court Supervised Treatment Act to provide that referral and participation in a court supervised treatment program, and consent to participate, is governed by rules that the Wyoming Supreme Court adopts.
- This act clarifies that multiple cities, towns, and counties may jointly apply to offer and provide a court supervised treatment program.
- Throughout this act, statutes are amended to change references of "substance abuse" to "substance use disorder."

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Bill No.: SF0165 **Effective:** 7/1/2025
LSO No.: 25LSO-0751
Enrolled Act No.: SEA No. 0075
Chapter No.: 166
Prime Sponsor: Pearson
Catch Title: Cancellation of registration notice-amendments.
Has Report: No
Subject: Notice of intent to cancel registration.

Summary/Major Elements:

- Existing election statutes require that when a county clerk has information that an elector's registration should be cancelled, the clerk mails a notice of the intent to cancel the registration to the elector at the registered address stating the reason for the cancellation.
- This act allows a county clerk to provide notice of intent to cancel an elector's registration to vote by email in addition to mail.

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Bill No.: SF0166 **Effective:** 7/1/2025

LSO No.: 25LSO-0750

Enrolled Act No.: SEA No. 0074

Chapter No.: 157

Prime Sponsor: Pearson

Catch Title: **Political party formation-amendments.**

Has Report: No

Subject: Political party formation.

Summary/Major Elements:

- This act amends the deadline for filing a petition to form a new political party from June 1 to May 1 in any general election year in which the party seeks to qualify for the general election ballot.
- This act amends the timeline for beginning circulation of a petition to form a political party from no earlier than April 1 to no earlier than March 1 of the year preceding the general election.

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Bill No.: SF0167 **Effective:** 7/1/2025
LSO No.: 25LSO-0157
Enrolled Act No.: SEA No. 0086
Chapter No.: 169
Prime Sponsor: Dockstader
Catch Title: **Board of chiropractic examiners-criminal history records.**
Has Report: No
Subject: Authorizing access to criminal history records to the Board of Chiropractic Examiners.

Summary/Major Elements:

- This act authorizes the Board of Chiropractic Examiners to access criminal history record information for purposes of obtaining the criminal history on persons applying for initial licensure and for purposes of investigating complaints and considering disciplinary action for current licensees.
- The act requires all persons applying to the Board of Chiropractic Examiners for initial licensure and, upon written request from the Board during an investigation or disciplinary proceeding, licensees to submit to fingerprinting for purposes of a criminal history background check.
- Beginning July 1, 2026, the Board of Chiropractic Examiners is required to complete background checks for initial license applicants.
- The act authorizes the Board to request criminal history record information from licensees during an investigation or disciplinary proceeding.
- The act requires the Board of Chiropractic Examiners to promulgate rules to implement this act.

Comments:

- This act has a split effective date. Provisions authorizing rulemaking are effective immediately, while the remainder of the act takes effect on July 1, 2025.

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Bill No.: SF0168 **Effective:** 7/1/2026
LSO No.: 25LSO-0712
Enrolled Act No.: SEA No. 0021
Chapter No.: 63
Prime Sponsor: Hicks
Catch Title: **Budget reserve account-repeal.**
Has Report: Yes
Subject: Repealing the budget reserve account.

Summary/Major Elements:

- The budget reserve account is an account separate from the general fund that holds a specified reserve amount of revenues, along with other revenues required to flow into the budget reserve account by law. The account is primarily used for budgeting purposes and to ensure sufficient funds are available in the general fund to fund the operations of government.
- This act repeals the budget reserve account. On July 1, 2026, funds in the budget reserve account will be transferred to the general fund. Funds required to be deposited in the budget reserve account will be deposited in the general fund, and obligations on the budget reserve account will be paid from the general fund.
- The act makes various conforming amendments, including a requirement that a specified percentage of revenues must be held in the general fund as a reserve amount (functioning similar to how the budget reserve account currently functions).

Comments:

- This act requires reporting to the Joint Appropriations Committee from the State Auditor concerning the transfer of funds from the budget reserve account to the general fund.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0169 **Effective:** **Immediately**

LSO No.: 25LSO-0713

Enrolled Act No.: SEA No. 0098

Chapter No.: 161

Prime Sponsor: Hicks

Catch Title: **Strategic investments and projects account-repeal.**

Has Report: Yes

Subject: Funding in the Strategic Investments and Projects Account.

Summary/Major Elements:

- In 2013, the Legislature created the Strategic Investments and Projects Account (SIPA). The account has received various revenues, and funds in the account have been expended for, among other things, construction and maintenance projects.
- This act, as line-item vetoed by the Governor, appears to require that all earnings in excess of two and one-half percent (2.5%) of the previous five (5) year average market value of the Permanent Wyoming Mineral Trust Fund be transferred to the SIPA. Previously, those excess earnings were distributed in equal amounts to the SIPA and the Legislative Stabilization Reserve Account.
- The act requires a transfer of ten million dollars (\$10,000,000.00) from the SIPA to the Department of State Parks and Cultural Resources for the siting, construction, operation, and maintenance of the Wyoming State Shooting Complex.
- As stated in the Governor's veto letter, the Governor intends for this act, as line-item vetoed, to require a transfer of the Wyoming State Penitentiary Capital Construction Account to the Department of Corrections for purposes of the Department's security systems.

Comments:

- The Governor exercised line-item vetoes in this act. Originally, the enrolled act repealed the Strategic Investments and Projects Account on July 1, 2026 (with funds in the SIPA being transferred to the general fund) and provided for a transfer of only nine million dollars (\$9,000,000.00) from the Wyoming State Penitentiary Capital Construction Account to the Department of Corrections.

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- Through the exercise of the line-item vetoes, this act is effective immediately.

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Bill No.: SF0171 **Effective:** 7/1/2025
LSO No.: 25LSO-0756
Enrolled Act No.: SEA No. 0089
Chapter No.: 162
Prime Sponsor: Nethercott
Catch Title: **Boundary survey amendments.**
Has Report: No
Subject: City or town boundaries.

Summary/Major Elements:

- Existing statute requires that when a city's or town's boundaries are uncertain or incapable of ascertainment and the boundaries change pursuant to an annexation, the city or town shall conduct a survey of the boundaries. This act removes this requirement in favor of allowing a city or town to conduct a survey in its discretion when the boundaries are uncertain or incapable of ascertainment.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0174 **Effective:** **Immediately**

LSO No.: 25LSO-0747

Enrolled Act No.: SEA No. 0073

Chapter No.: 156

Prime Sponsor: Driskill

Catch Title: **Constitutional apportionment of legislators.**

Has Report: Yes

Subject: Apportionment of state legislators.

Summary/Major Elements:

- This act makes legislative findings related to the Wyoming constitution and its requirements for the apportionment of state legislators, including requirements that legislative districts follow county lines and have at least one (1) representative and one (1) senator per county.
- This act requires Management Council to assign a legislative committee to study the topic of the apportionment of the Legislature during the 2025 interim. The assigned committee shall conduct meetings around Wyoming to take input on apportionment options and report its findings to the Legislature not later than December 1, 2025.

Comments:

- Requires a report to the Legislature not later than December 1, 2025.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0179 **Effective:** 7/1/2025
LSO No.: 25LSO-0765
Enrolled Act No.: SEA No. 0038
Chapter No.: 71
Prime Sponsor: Barlow
Catch Title: Sage grouse compensatory mitigation-amendments.
Has Report: No
Subject: Authorizing operator-offered mitigation measures for greater sage-grouse.

Summary/Major Elements:

- The Wyoming Greater Sage Grouse Compensatory Mitigation Act establishes a compensatory mitigation credit system to allow for development while avoiding, minimizing, and mitigating impacts to ensure the long-term sustainability of greater sage-grouse populations and habitats.
- This act provides that, for purposes of compensatory mitigation of greater sage-grouse habitats, an operator may perform compensatory mitigation measures in a service area that includes the same or reasonably equivalent property in Wyoming to where the impacts occur and receive credit for those measures.
- The act provides that the operator retains responsibility for the mitigation measures for the entire period of the expected impact and can only delegate the responsibility to a mitigation credit provider if the Board of Land Commissioners approves.
- The act specifies that no person has the right of eminent domain for compensatory mitigation activities.
- The act requires the Board of Land Commissioners to promulgate necessary rules to implement the act.

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Bill No.: SF0181 **Effective:** 7/1/2025
LSO No.: 25LSO-0745
Enrolled Act No.: SEA No. 0039
Chapter No.: 72
Prime Sponsor: Crago
Catch Title: **Eminent domain-energy collection systems-2.**
Has Report: No
Subject: Limits the exercise of the power of eminent domain for energy collector systems.

Summary/Major Elements:

- This bill establishes limits on the exercise of the power of eminent domain for the placement of energy collector systems.
- The bill establishes compensation standards for condemned property related to energy collector systems.
- The bill requires providing information related to condemnation actions to the applicable board of county commissioners prior to the condemnation action.
- The bill prohibits the use of an existing easement to place additional energy collector systems unless certain requirements are met.
- The bill requires any order granting an easement for the placement of energy collector systems to include clauses related to liability of the parties and reclamation requirements.
- The bill does not apply to public utilities granted a certificate of public convenience or to energy collector systems placed or initiated before the effective date of this act.

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Bill No.: SF0191 **Effective:** 7/1/2025

LSO No.: 25LSO-0716

Enrolled Act No.: SEA No. 0096

Chapter No.: 151

Prime Sponsor: Biteman

Catch Title: State funds-proxy voting and pecuniary investments.

Has Report: No

Subject: Requiring the investment of state funds and proxy voting to be made only on pecuniary factors.

Summary/Major Elements:

- This act specifies requirements for the investment of funds by the State Treasurer and the Wyoming Retirement System ("investment entities").
- Investments must be made through the care and judgment of a prudent investor. Each investment entity must act solely in the financial interest of beneficiaries when evaluating managers, vendors, asset allocations, and investment potential.
- This act requires that each investment entity make fiduciary decisions based only on pecuniary factors, which are those that are prudently determined to have a positive effect on returns and that do not include the furtherance of environmental, social, governance, political, or ideological interests.
- This act specifies actions an investment entity can take to ensure that investment partners, managers, and vendors are using only pecuniary factors in making investment decisions.
- The act requires each investment entity to provide management oversight for the voting of proxies for all investments that the investment entity makes. Proxy votes must be made in a way that is consistent with the investment policy statements that the State Loan and Investment Board adopts.
- The act authorizes each investment entity to use funds up to one (1) basis point of assets under investment management to implement the requirements of this act.
- The act authorizes two (2) full-time positions for the State Treasurer (investments division) to implement this act and to invest state funds. The act appropriates special revenue (investment earnings) to the State Treasurer to fund the positions created in this act.

The above summary is not an official publication of the Wyoming Legislature and is not an official statement of legislative intent. While the Legislative Service Office endeavored to provide accurate information in this summary, it should not be relied upon as a comprehensive abstract of the bill.

Bill No.: SF0195 **Effective:** 7/1/2025
LSO No.: 25LSO-0448
Enrolled Act No.: SEA No. 0050
Chapter No.: 103
Prime Sponsor: Biteman
Catch Title: **Small business emergency bridge loan program.**
Has Report: Yes
Subject: Creating a loan program for small businesses during natural disasters.

Summary/Major Elements:

- This act creates an emergency bridge loan program to provide short-term bridge loans to small businesses in Wyoming after natural disasters.
- The Office of State Lands and Investments (OSLI) is tasked with administering the program in which financial institutions process and issue loans.
- Before a bridge loan may be issued, the Governor must declare that a natural disaster has occurred and must designate the counties in which the natural disaster has occurred.
- Specified small businesses in designated counties may apply for bridge loans.
- Applications for bridge loans must be filed with a financial institution that has registered to participate in the loan program. OSLI must review applications approved by a financial institution within five (5) business days and, if approved, disburse funds.
- Bridge loans are limited to seven hundred fifty thousand dollars (\$750,000.00), require a two percent (2%) origination fee, and must be secured by the debtor's assets. Loan proceeds must be expended for business purposes and cannot be used to expand the business or purchase property. Loans must be repaid within three (3) years and incur an interest rate equal to the interest rate earned on specified state investments.
- The act requires OSLI to annually review the program and report to the Joint Appropriations Committee, the Joint Agriculture, State and Public Lands and Water Resources Interim Committee, and the State Loan and Investment Board by October 1 of each year.

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- The act authorizes the OSLI director, with approval from the Governor, to borrow up to twenty-five million dollars (\$25,000,000.00) from the Legislative Stabilization Reserve Account to fund the bridge loan program created under this act.

Comments:

- This act contains reporting requirements related to the program and the borrowing of funds for the program.

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Bill No.: SJ0003 **Effective:** **Immediately**

LSO No.: 25LSO-0050

Enrolled Act No.: SEJR No. 0001

Chapter No.: N/A

Prime Sponsor: Nethercott

Catch Title: **Commemorating Nellie Tayloe Ross.**

Has Report: No

Subject: Commemorating Nellie Tayloe Ross.

Summary/Major Elements:

- This joint resolution commemorates the 100th anniversary of Nellie Tayloe Ross becoming the first woman to hold the office of governor in the United States.
- Nellie Tayloe Ross was the Governor of Wyoming and was sworn into office on January 5, 1925.
- This joint resolution recounts Nellie Tayloe Ross' life and her many accomplishments.

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Bill No.: SJ0004 **Effective:** **Immediately**

LSO No.: 25LSO-0577

Enrolled Act No.: SEJR No. 0002

Chapter No.: N/A

Prime Sponsor: Pearson

Catch Title: **Resolution on commercial base load power generation.**

Has Report: No

Subject: Power generation.

Summary/Major Elements:

- This resolution urges the Governor to oppose future promotion and subsidization of commercial wind and solar power generation in Wyoming and to promote stable, dispatchable base load power generation in Wyoming, and for export out of Wyoming, including clean coal, natural gas, uranium and hydroelectric power.

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	A	T
1	Fiscal Profile for 2025-26, with Governor's Actions[^]	
2	January 2025 CREG revenue forecast	
3	All profiled accounts with the exception of SIPA and water accounts	
4		
5		BY 25-26
6		Jan. CREG
7		Current Status
8	General Fund (GF)	
9	Beginning Balance 7-1-24	\$0
10	Sales & Use Taxes	\$1,323,800,000
11	Investment Income from PWMTF & Pooled Income	\$857,500,000
12	Severance Taxes	\$346,100,000
13	Other General Fund Revenues	\$436,200,000
14	Transfers in from BRA and other adjustments	\$961,772,594
15	Net Revenues Available after Transfers	\$3,925,372,594
16	Appropriations	(\$3,925,372,594)
17	Total Balance Available	\$0
18		
19	Budget Reserve Account (BRA)	
20	Beginning Balance 7-1-24	\$300,000,000
21	Net Revenues Available after Transfers	(\$147,445,000)
22	Appropriations	\$0
23	Total Balance Available	\$152,555,000
24		
25	Legislative Stabilization Reserve Account (LSRA)	
26	Beginning Balance 7-1-24	\$1,869,921,711
27	Net Revenues Available after Transfers	(\$18,840,128)
28	Appropriations	(\$265,000,000)
29	Total Balance Available	\$1,586,081,583
30		
43	School Foundation Program (SFP)	
44	Beginning Balance 7-1-24	\$522,745,580
45	Net Revenues Available after Transfers	\$2,540,454,718
46	Appropriations	(\$2,912,897,565)
47	Total Balance Available	\$150,302,733
48		
55	School Foundation Program Reserve Account (SFPRA)	
56	Beginning Balance 7-1-24	\$88,742,176
57	Net Revenues Available after Transfers	\$0
58	Appropriations	\$0
59	Total Balance Available	\$88,742,176
60		
61	PWMTF Spending Policy Reserve Account	
62	Beginning Balance 7-1-24	\$698,033,975
63	Net Revenues Available after Transfers	\$56,200,000
64	Appropriations	(\$382,000,000)
65	Total Balance Available	\$372,233,975
66		
67	CSPLF Spending Policy Reserve Account	
68	Beginning Balance 7-1-24	\$550,316,805
69	Net Revenues Available after Transfers	\$258,907,275
70	Appropriations	(\$122,100,000)
71	Total Balance Available	\$687,124,080
72	[^] The fiscal impact of the Fiscal Profile's PWMTF statutory spending policy amount transfers and guarantees is based upon the Governor's line-item veto and as the Governor specified in his line-item veto message of SEA No.98/SF169 on March 18, 2025. However, LSO notes that the ultimate legal and fiscal effect of the Governor's actions while line-item vetoing SEA No.98/SF169 have yet to be determined.	

	A	B	C	V
1	Fiscal Profile of Traditional Funding Sources			
2				
3				BY 25-26
4				Jan. CREG
5	General Fund (GF)			Current Status
6				
7			BEGINNING BALANCE 7-1-24	\$0
8			REVENUES	
9			2025-26 Estimated Revenue	\$2,966,800,000
14			Effects of other bills which increase (decrease) revenues	
16			HB 75 Coal severance tax rate	(\$3,200,000)
17			Net Revenues Available before Transfers	\$2,963,600,000
18			Transfer in from BRA - 2024 Budget, Sec 300	\$961,772,594
20			Net Revenues Available after Transfers	\$3,925,372,594
21				
22			APPROPRIATIONS AND TRANSFERS	
28			2024 HB 1 Budget Bill	(\$3,144,313,531)
29			2024 HB 1 Budget Bill - Transfers to savings	(\$130,000,000)
30			2024 HB 1 Budget Bill - Transfer to SIPA	(\$119,505,221)
31			2024 HB 1 Budget Bill - Transfers to other accounts	(\$10,800,000)
39			Other Bills:	
42			2024 Budget Session	(\$221,635,992)
43			2025 General Session	
44			HB 33 Vehicle sales and use tax distribution-highway fund	(\$69,200,000)
46			HB 117 Omnibus water bill-construction	(\$304,320)
47			HB 199 Steamboat Legacy Scholarship Act	(\$10,000,000)
48			HB 279 Property tax exemption-order of application	(\$10,500,000)
49			HB 316 School finance-model recalibration-2	(\$920,000)
55			SF 127 Administrative rules-legislative review	(\$400,000)
56			SF 152 Wildfire management-amendments	(\$94,493,530)
58			Total other bills 2025 General Session	(\$185,817,850)
59			Auto. Appropriations - PWMTF Spending Policy	(\$113,300,000)
60			Subtotal	(\$3,925,372,594)
61				
62			TOTAL BALANCE AVAILABLE	\$0
63				
66	*** Transfers from the General Fund of \$6,752,150 to Water Development Account I and \$2,196,400 to Water Development Account II are reduced by offsetting ARPA funds (2024 Session Laws, Ch. 99).			

	A	B	C	V
1	Fiscal Profile of Traditional Funding Sources			
2				BY 25-26
3				Jan. CREG
4	Budget Reserve Account (BRA)			Current Status
5				
6			BEGINNING BALANCE 7-1-24	\$300,000,000
7			GF reversions transferred to the BRA & other adjustments	\$43,287,466
9			REVENUES	
10			2025-26 Estimated Revenue	\$744,200,000
11			Effects of other bills which increase (decrease) revenues	
12			HB 75 Coal severance tax rate	(\$5,100,000)
13			Net Revenues Available before Transfers	\$1,082,387,466
14			Transfer out to GF - 2024 Budget, Sec 300	(\$961,772,594)
15			Transfer from (to) LSRA - 2024 Budget, Sec. 300	\$0
16			Transfer from LSRA - 2024 Budget, Sec. 334	\$31,940,128
17			Net Revenues Available after Transfer:	\$152,555,000
18				
19			APPROPRIATIONS	
20			2025 General Session	\$0
21			Subtotal	\$0
22				
23			TOTAL BALANCE AVAILABLE	\$152,555,000
24				
25				BY 25-26
26				Jan. CREG
27	Legislative Stabilization Reserve Account (LSRA)*			Current Status
28				
29			BEGINNING BALANCE 7-1-24	\$1,869,921,711
30			Reversions and other adjustments	
32			REVENUES	
34			Auto. Appropriations from GF - PWMTF Spending Policy	\$56,700,000
35			SF 169 Strategic investments and projects account-repeal, with Gov.'s Vetoes (Auto. Approps. from GF - PWMTF Spending Policy)	(\$56,700,000)
36			Pari-Mutuel Revenues and Transfers	\$13,100,000
38			Net Revenues Available before Transfers	\$1,883,021,711
39			W.S. 9-4-219(b) - Transfer from LSRA to SFP	\$0
40			Transfer from (to) BRA - 2024 Budget, Sec. 300	\$0
42			Transfer to BRA - 2024 Budget, Sec. 334	(\$31,940,128)
44			Net Revenues Available after Transfers	\$1,851,081,583
45				
46			APPROPRIATIONS AND TRANSFERS	
52			2023 Laws, Ch. 187, Sec. 11(c) - University of Wyoming Construction Loan	(\$40,000,000)
53			2024 HB 1 Budget Bill - Large project energy matching	(\$100,000,000)
54			2025 General Session	
56			HB 33 Vehicle sales and use tax distribution-highway fund	(\$15,000,000)
57			HB 117 Omnibus water bill-construction - appropriations to Water II	(\$80,000,000)
58			SF 17 Carbon dioxide-enhanced oil recovery stimulus	(\$10,000,000)
61			Total other bills 2025 General Session	(\$105,000,000)
62			Auto. Approp. for Public Health Emergencies - W.S. 9-2-1014.3	(\$20,000,000)
63			Subtotal	(\$265,000,000)
64				
65			TOTAL BALANCE AVAILABLE	\$1,586,081,583
66				
67	* Statute, prior Session Laws, the 2022 Budget Bill, and 2023 Session Laws, Ch. 187 (State funded capital construction) authorize multiple borrowing authorities, including 2025 SF 195 Small business emergency loan program of \$25 million from the LSRA for cash flow, emergencies or specified projects. Only loans with a repayment schedule that extends beyond one fiscal year are shown and only to the extent of the actual obligations.			
68				
69				BY 25-26
70				Jan. CREG
71	Strategic Investments and Projects Account (SIPA)			Current Status
72				
73			BEGINNING BALANCE 7-1-24	\$3,806,077
74			Reversions and other adjustments	
75			REVENUES	
76			Auto. Appropriations from GF - PWMTF Spending Policy	\$56,700,000
77			SF 169 Strategic investments and projects account-repeal, with Gov.'s Vetoes (Auto. Approps. from GF - PWMTF Spending Policy)	\$56,600,000
78			Auto. Appropriations from PWMTF Spending Policy Res. Acct.	\$191,000,000
79			SF 169 Strategic investments and projects account-repeal, with Gov.'s Vetoes (Auto. Approps. from PWMTF Spending Policy Res. Acct.)	\$191,000,000
80			Net Revenues Available before Transfers	\$499,106,077
81			2024 HB 1 Budget Bill - Transfer from GF	\$119,505,221
83			Net Revenues Available after Transfers	\$618,611,298
84				
85			APPROPRIATIONS AND TRANSFERS	
90			2024 Budget Bill	(\$228,143,005)
94			SF 169 Strategic investments and projects account-repeal	(\$10,000,000)
95			Auto. Appropriations to State Penitentiary Capital Construction Account	(\$20,000,000)
96			Auto. Appropriations to School Foundation Program Account	(\$111,400,000)
97			SF 169 Strategic investments and projects account-repeal, with Gov.'s Vetoes (Auto. Approps. to School Foundation Program Account)	(\$111,400,000)
98			Subtotal	(\$480,943,005)
99				
100			TOTAL BALANCE AVAILABLE	\$137,668,293
101				

	A	B	C	V
1	Fiscal Profile of Traditional Funding Sources			
2				
3				BY 25-26
4				Jan. CREG
5	School Foundation Program (SFP)			Current Status
6				
7			BEGINNING BALANCE 7-1-24	\$522,745,580
8			REVENUES	
9			2025-26 Estimated Revenue	\$2,436,800,000
11			2024 HB 1 Budget Bill - Redirection of SFP FMRs to CSPLF Reserve	(\$215,107,275)
13			HB 316 School finance-model recalibration-2 - External cost adjustment	(\$14,000,000)
14			Reversions and other adjustments	\$242,261,993
16			Effects of other bills which increase (decrease) revenues	
17			HB 18 Career technical education funding	\$800,000
18			SF 69 Homeowner property tax exemption	(\$19,800,000)
19			SF 81 Tax exemption - property owned by the state	(\$1,900,000)
20			SF 169 Strategic investments and projects account-repeal, with Gov.'s Veto (Auto. Approps. from SIPA)	\$111,400,000
21			Net Revenues Available before Transfers	\$3,063,200,298
22			W.S. 9-4-219(b) - Transfer from LSRA to SFP	\$0
24			Net Revenues Available	\$3,063,200,298
25				
26			APPROPRIATIONS	
27			School Foundation Program	(\$1,863,310,635)
29			Education - School Finance / COPs, assessment, perf. data	(\$17,183,639)
30			State Const. Dept., School Fac. Div. - Major Maintenance	(\$176,112,379)
31			State Const. Dept., School Fac. Div. - Capital Construction	(\$338,603,401)
42			All Other Agency Budgets	(\$59,135,458)
43			Other Bills:	
46			2024 Budget Session	(\$528,123)
47			Governor's Budget Authorizations W.S. 9-2-1005(b)(ii)	(\$431,403)
54			2025 General Session	
55			HB 18 Career technical education funding (net of expenditure reduction)	(\$1,190,631)
56			HB 259 Supplemental K-12 school facilities appropriations-2	(\$206,901,896)
57			HB 316 School finance-model recalibration-2 - External cost adjustment	(\$52,300,000)
58			HB 316 School finance-model recalibration-2 - Entitlement and special education payments	(\$69,200,000)
59			HB 316 School finance-model recalibration-2 - Property tax reduction backfill	(\$84,400,000)
60			SF 34 School finance-routine and major maintenance calculations	(\$38,100,000)
61			SF 34 School finance-routine and major maintenance calculations (statutory model changes w/o approp.)	(\$5,500,000)
62			Total other bills 2025 General Session	(\$457,592,527)
63			Auto. appropriations to CSPLF Spending Policy Res. Acct.	\$0
64			Subtotal	(\$2,912,897,565)
65				
66			TOTAL BALANCE AVAILABLE	\$150,302,733
67				
94				BY 25-26
95				Jan. CREG
96	School Foundation Program Reserve Account (SFPRA)			Current Status
97				
98			BEGINNING BALANCE 7-1-24	\$88,742,176
99			REVENUES	
100			2025-26 Estimated Revenue	\$1,300,000
101			Effects of other bills which increase (decrease) revenues	
102			HB 75 Coal severance tax rate	(\$1,300,000)
103			Net Revenues Available before Transfers	\$88,742,176
107			Net Revenues Available after Transfers	\$88,742,176
108				
109			APPROPRIATIONS	
112			Subtotal	\$0
113				
114			TOTAL BALANCE AVAILABLE	\$88,742,176
115				

	A	B	C	V
1	Fiscal Profile of Other Sources of Funds			
2				
3	The statutory purposes of the spending policy amounts (SPA), in descending order of importance, are:			
4	(i) Consistent, sustainable flow of earnings for expenditure over time;			
5	(ii) Protection of the corpus of the permanent funds against inflation; and			
6	(iii) To the extent practicable, increases in earnings available for expenditure to offset effects of inflation.			
7				
8				BY 25-26
9				Jan. CREG
10	PWMTF Spending Policy Reserve Account			Current Status
11				
12	BEGINNING BALANCE 7-1-24			\$698,033,975
13	REVENUES			
14	2025-26 Investment income			\$56,200,000
17	Auto. Appropriations from GF			\$0
18	Net Revenues Available			\$754,233,975
19				
20	APPROPRIATIONS			
22	Auto. Appropriation to GF			\$0
23	Auto. Appropriation to SIPA			(\$191,000,000)
24	SF 169 Strategic investments and projects account-repeal, with Gov.'s Veto (Auto. Appropriation to SIPA)			(\$191,000,000)
25	Auto. Appropriation to PWMTF corpus			\$0
26	Subtotal			(\$382,000,000)
27				
28	TOTAL BALANCE AVAILABLE			\$372,233,975
29				
30				BY 25-26
31				Jan. CREG
32	CSPLF Spending Policy Reserve Account			Current Status
33				
34	BEGINNING BALANCE 7-1-24			\$550,316,805
35	REVENUES			
36	2025-26 Investment income			\$43,800,000
39	2024 HB 1 Budget Bill - Transfer from School Foundation Program			\$215,107,275
40	Auto. Appropriations from SFP FMRs			
41	Net Revenues Available			\$809,224,080
42				
43	APPROPRIATIONS			
44	Auto. Appropriation to CSLIA/SFP			(\$122,100,000)
45	Auto. Appropriation to CSPLF corpus			\$0
46	Subtotal			(\$122,100,000)
47				
48	TOTAL BALANCE AVAILABLE			\$687,124,080
49				

	A	B	C	V
1	Fiscal Profile of Other Sources of Funds			
2				BY 25-26
3				Jan. CREG
4	Water Development Account I			Current Status
5				
6			BEGINNING BALANCE 7-1-24	\$44,189,490
7			REVENUES	
8			2025-26 Estimated Revenue	\$44,595,000
15			2024 Session Laws, Ch. 99 - Transfer from General Fund	\$0
17			HB 117 Omnibus water bill-construction - transfer to Water II	(\$4,200,000)
18			Reversions and other adjustments	
19			Net Revenues Available	\$84,584,490
20				
21			APPROPRIATIONS	
23			2024 HB 1 Budget Bill	(\$30,879,803)
25			Other Bills:	
28			2024 Budget Session	(\$12,418,689)
29			2025 General Session	
30			HB 117 Omnibus water bill-construction	(\$13,590,888)
31			SF 82 Omnibus water bill-planning	(\$534,998)
32			Total other bills 2025 General Session	(\$14,125,886)
33			Subtotal	(\$57,424,378)
34				
35			TOTAL BALANCE AVAILABLE	\$27,160,112
36				
38	*** The transfer of \$6,752,150 from the General Fund is reduced by offsetting ARPA funds (2024 Session Laws, Ch. 99).			
39				
40				BY 25-26
41				Jan. CREG
42	Water Development Account II			Current Status
43				
44			BEGINNING BALANCE 7-1-24	\$21,981,266
45			REVENUES	
46			2025-26 Estimated Revenue	\$8,910,000
50			2024 Session Laws, Ch. 99 - Transfer from General Fund	\$0
51			HB 117 Omnibus water bill-construction - appropriations from LSRA	\$80,000,000
52			HB 117 Omnibus water bill-construction - transfer from Water I	\$4,200,000
54			Reversions and other adjustments	
55			Net Revenues Available	\$115,091,266
56				
57			APPROPRIATIONS	
58			Other Bills:	
61			2024 Budget Session	(\$13,935,760)
62			2025 General Session	
63			HB 117 Omnibus water bill-construction	(\$99,994,331)
64			SF 82 Omnibus water bill-planning	(\$980,000)
65			Total other bills 2025 General Session	(\$100,974,331)
66			Subtotal	(\$114,910,091)
67				
68			TOTAL BALANCE AVAILABLE	\$181,175
69				
70	*** The transfer of \$2,196,400 from the General Fund is reduced by offsetting ARPA funds (2024 Session Laws, Ch. 99).			
71				
72				BY 25-26
73				Jan. CREG
74	Water Development Account III			Current Status
75				
76			BEGINNING BALANCE 7-1-24	\$67,941,885
77			REVENUES	
78			2025-26 Estimated Revenue	\$5,950,000
82			Reversions and other adjustments	
83			Net Revenues Available	\$73,891,885
84				
85			APPROPRIATIONS	
86			Other Bills:	
89			2024 Budget Session	(\$29,307,500)
90			2025 General Session	
92			SF 82 Omnibus water bill-planning	(\$551,000)
93			Total other bills 2025 General Session	(\$551,000)
94			Subtotal	(\$29,858,500)
95				
96			TOTAL BALANCE AVAILABLE	\$44,033,385
97				



BILL NUMBER CROSS INDEX

3/24/2025

BILL NO.	ENR NO.	CH NO	SPONSOR	CATCH TITLE	LSO No	DRAFTER
HB0001			APPROPRIATIONS	General government appropriations-2.	25LSO-0781	LSO - Tamara Rivale
HB0002			TRAVEL	Hunting license application fees increase.	25LSO-0057	LSO - Lucas Plumb
HB0003			TRAVEL	Animal abuse-predatory animals.	25LSO-0140	LSO - Lucas Plumb
HB0004	13	38	TRAVEL	Snowmobile registration and user fees.	25LSO-0060	LSO - Lucas Plumb
HB0005	31	50	TRAVEL	Fishing outfitters and guides-registration of fishing boats.	25LSO-0215	LSO - Lucas Plumb
HB0006			Larsen, L	Advance health care directives-dementia.	25LSO-0216	LSO - Lucas Plumb
HB0007			Harshman	K-12 post secondary education options.	25LSO-0183	LSO - Tania Hytrek
HB0008			Harshman	School finance-average daily membership.	25LSO-0184	LSO - TaLise Hansen
HB0009			Harshman	Young entrepreneurs-limiting license requirements.	25LSO-0254	LSO - David Hopkinson
HB0010			MINERALS	Limited mining operations-amendments.	25LSO-0001	LSO - Brian Fuller
HB0011	43	95	MINERALS	Manufacturing sales and use tax exemption-amendments.	25LSO-0040	LSO - Brian Fuller
HB0012			MINERALS	Industrial production equipment-deferral.	25LSO-0044	LSO - Brian Fuller
HB0013			MINERALS	Integrated test center-governance.	25LSO-0045	LSO - Brian Fuller
HB0014	4	4	MINERALS	Solid waste municipal cease and transfer funding.	25LSO-0198	LSO - Brian Fuller
HB0015			MINERALS	Limited mining operations-bonding amendments.	25LSO-0200	LSO - Brian Fuller
HB0016			MINERALS	Used nuclear fuel storage-amendments.	25LSO-0253	LSO - Brian Fuller
HB0017	21	14	EDUCATION	Career technical education equipment grants amendments.	25LSO-0365	LSO - Tania Hytrek
HB0018	51	108	EDUCATION	Career technical education funding.	25LSO-0096	LSO - Tania Hytrek
HB0019			Harshman	Social media-parental consent for minors required.	25LSO-0182	LSO - Brian Fuller
HB0020	41	89	SEL SCH FAC	K-12 school facility leasing.	25LSO-0221	LSO - Tania Hytrek
HB0021			SEL SCH FAC	School finance-routine maintenance worker calculation.	25LSO-0154	LSO - Tania Hytrek
HB0022	5	32	Campbell, E	Water and wastewater operator-emergency response.	25LSO-0005	LSO - TaLise Hansen
HB0023	14	9	TRANSPORTATION	Surrender driver's license-repeal.	25LSO-0072	LSO - TaLise Hansen



BILL NUMBER CROSS INDEX

3/24/2025

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