SENATE FILE NO. SF0044

Obsolete statutory language-health care.

Sponsored by: Joint Labor, Health & Social Services Interim Committee

A BILL

for

1 AN ACT relating to health care; amending the duties of the 2 office of rural health; amending emergency medical technician licensing provisions; amending emergency medical 3 4 technician licensing fees and the allocation of licensing 5 fees; providing for temporary emergency medical technician 6 licensure in emergencies; amending the newborn metabolic 7 screening program; repealing the department of health's advisory council; repealing provisions related to the 8 regulation of clinical laboratories and blood banks; 9 10 repealing misplaced provisions regarding license restrictions; repealing obsolete provisions; and providing 11 12 for an effective date.

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14 Be It Enacted by the Legislature of the State of Wyoming:

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        Section 1. W.S. 9-2-117(a) (intro), (ii) (B), (C),
    (iii) (F) and (iv), 33-34-101(a)(vi), 33-36-106(a),
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 3
    33-36-110(a)(intro), (i), (b) and by creating new
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    subsections (g) and (h), 33-36-111(a), 35-1-903(d),
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    35-4-801(a) and (b)(iv) and 42-4-120(f) are amended to
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    read:
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        9-2-117. Office of rural health created; duties.
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         (a) The office of rural health care—is created within
    the department of health. The office shall:
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             (ii) Provide technical assistance and
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    consultation services to communities and rural areas,
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    including hospitals located in these communities and rural
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    areas, and thereby assist citizens' groups, local officials
    and health professionals to:
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                  (B) Assess health care needs and priorities
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    of families living in rural areas;
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                  (C) Identify sources of funding and
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    programming, including information on rural health care
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1	districts: and the best beginnings program in Albany
2	county;
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4	(iii) Contract, if necessary, with other
5	entities to carry out duties prescribed under this section,
6	and to conduct an active and ongoing recruitment program
7	for physicians and other health care professionals and to
8	engage in the following activities:
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10	(F) Assess the availability of nurse
11	practitioners and physician assistants in the state and in
12	coordination with other appropriate organizations,
13	determine additional training needs for these health care
14	professionals health care providers in the state;
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16	(iv) Develop a consortium of <u>Collaborate</u> with
17	state agencies, private health organizations, and
18	professional and community organizations in a continuing
19	effort to improve needed rural, primary care and other
20	health care services for the people of Wyoming;
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22	33-34-101. Definitions.
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1 (a) As used in this act: 2 3 (vi) "This act" means W.S. 33-34-101 through 4 33-34-109 and 33-34-107. 5 33-36-106. Ambulance business license; suspension, 6 7 revocation or refusal to renew. 8 9 (a) Except as provided in subsection (b) of this 10 section, The division after notice and hearing may revoke, 11 suspend or refuse to renew any ambulance business license 12 if the holder of the license fails to comply with the requirements of this act or any rule or regulation 13 promulgated by the division hereunder as provided in W.S. 14 33-36-103(a) and (b). 15 16 17 33-36-110. Emergency medical technician licensing; persons eligible; biennial fee; renewal; waiver 18 of 19 requirements. 20 21 (a) An attendant certificate emergency medical technician license shall be granted by the division to any 22 individual who: 23

2 (i) Submits an application and pays the fee for 3 an attendant certificate a license to the division;

(b) There shall be a biennial attendant certification fee determined by the division, but not to exceed two dollars (\$2.00). Each attendant emergency medical technician license shall expire on December 31 every other year at a date determined by the division and may be renewed for a period of two (2) years upon application. and payment of the biennial certification fee. An initial or renewal license may be granted by the division once to each person for a period not to exceed three (3) years if educational requirements for the period are satisfied. The division shall determine whether an applicant is eligible for an initial or renewal attendant—license.

(g) Upon receipt from the department of family services of a certified copy of an order from a court to withhold, suspend or otherwise restrict a license issued by the division, the division shall notify the party named in the court order of the withholding, suspension or restriction of the license in accordance with the terms of

the court order. No appeal under the Wyoming Administrative 1 2 Procedure Act shall be allowed for a license withheld, 3 suspended or restricted under this subsection. 4 5 (h) If necessary to manage an emergency in this state, the division may issue temporary emergency medical 6 technician licenses to emergency medical technicians who 7 8 are retired, who have an inactive license or who are licensed in another state without a valid Wyoming license. 9 10 The temporary license shall be valid for not more than 11 ninety (90) days and be issued pursuant to a streamlined 12 procedure established by rules and regulations promulgated 13 by the division. 14 33-36-111. Authorized acts of 15 emergency medical 16 technicians. 17 18 (a) An attendant individual who holds a valid 19 attendant certificate emergency medical technician license 20 issued by the division is authorized to perform any act

authorized by division rules and regulations, under written

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or oral authorization of a licensed physician.

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1 35-1-903. Assistance for risk retention group 2 participation; duties of the department; requirements for 3 assistance; breach. 4 5 (d) Any physician who fails or refuses to fulfill the terms of the contract required under subsection (a) of this 6 section shall be in breach of the contract. Loans under 7 8 this section shall be subject to the provisions of W.S. 35-1-902(q) and (h). 9 10 11 35-4-801. Screening required for detection of genetic and metabolic diseases and hearing defects in newborn 12 children; conduct of screening; exceptions; fees. 13 14 15 (a) Every child born in the state of Wyoming, within 16 three (3) to five (5) days for full term children and five (5) to eight (8) days for premature children following 17 birth unless a different time period is medically 18 19 indicated, shall be given medical examinations 20 detection of remedial inborn errors of metabolism, major 21 hearing defects and any other metabolic or genetic diseases 22 pursuant to as determined by the committee established by 23 subsection (b) of this section. The screening shall be

conducted in accordance with accepted medical practices and 1 in the manner prescribed in rule by the state department of 2 3 health. 4 5 The specific tests to be done shall be determined by a committee consisting of the following: 6 7 8 (iv) A member designated by the Wyoming obstetric/gynecological society who is a board-certified 9 10 obstetrician/gynecologist. 11 12 42-4-120. Contracts for waiver services; authority of department; emergency case services; cost based payments; 13 training and certification of specialists. 14 15 16 The department, not later than April 1, 2008, (f) shall promulgate rules under which an emergency case shall 17 be determined to exist with respect to eligibility for 18 federal home and community based waiver services for 19 20 persons with developmental disabilities or adult brain injury under this act. Upon a finding by the department 21 22 that an emergency exists under this subsection, the 23 department in accordance with its rules and regulations

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shall make necessary expenditures for the recipient from
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   the emergency contingency account established for that
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    purpose. Expenditures from the emergency contingency
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    account shall be limited to those services necessary to
    provide authorized customary services as provided by home
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    and community-based waivers for persons with developmental
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    disabilities or adult brain injury in response to the
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    emergency situation until the emergency no longer exists or
    eligibility under this act can be determined and any
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    necessary services provided from nonemergency funding
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   sources.
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    Section 2. W.S. 9-2-107(b) through (h),
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    9-2-117(a)(ii)(E) and (G), 33-34-102 through 33-34-106,
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    33-34-108, 33-34-109, 33-36-102(a)(iii), 33-36-106(b),
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    33-36-110(c), (e) and (f) and 35-1-902 are repealed.
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       Section 3. This act is effective July 1, 2016.
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                             (END)
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