## SENATE FILE NO. SF0070

Government abuse, fraud and waste reporting.

Sponsored by: Senator(s) James, Biteman and Bouchard and Representative(s) Gray, Jennings, Laursen, Salazar and Styvar

## A BILL

for

- 1 AN ACT relating to the administration of government;
- 2 establishing a reporting system for governmental abuse,
- 3 fraud and waste; authorizing enforcement actions; amending
- 4 provisions governing employee protections related to
- 5 reporting of government abuse, fraud and waste; requiring
- 6 posted notice of employee protections as specified; and
- 7 providing for an effective date.

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

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11 **Section 1**. W.S. 9-1-514 is created to read:

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9-1-514. Abuse, waste and fraud reporting system;

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14 review and referral system.

(a) In addition to other duties prescribed under this
article, the director of the department of audit or his
designee shall establish and maintain a system through
which persons can report abuse, fraud and waste in the
operation of governmental entities. The director shall make
available a toll-free telephone number and an online form
for persons to make reports of abuse, fraud or waste. The
identity of any person making a report on the telephone or
online system shall be kept confidential to the extent
reasonably possible. The system may allow anonymous
reporting. It shall endeavor to encourage and allow fully
identified reporting under the employment protections
provided by W.S. 9-11-103.
(b) The director shall initially review each report
submitted through the system established and maintained
pursuant to subsection (a) of this section. Upon completion
of an initial review, the director shall:
(i) Analyze and verify the information received;
or

1 (ii) Refer the information for appropriate

2 action to the governmental entity that is or appears to be

3 the subject of the report or to the attorney general if

4 there is an apparent violation of criminal law.

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(c) A governmental entity that receives information 6 referred to it by the director or his designee pursuant to 7 8 this section shall take adequate and appropriate action to 9 investigate and remedy any abuse, fraud or waste discovered 10 as a result of the referral. The governmental entity shall report in writing to the director concerning the results of 11 12 its investigation and those measures, if any, taken to 13 correct any abuse, fraud or waste discovered as a result of the referral. If, after a reasonable period, the director 14 15 determines that the governmental entity to which 16 information was referred has not taken adequate appropriate action to remedy any abuse, fraud or waste that 17 violates law, the director through the attorney general may 18 19 seek an injunction in the district court to enjoin any 20 person from further causing the abuse, fraud or waste that 21 violates law. If any person violates such an injunction and continues to cause the abuse, fraud or waste, the person 22 23 shall be individually liable to the applicable governmental

- 1 entity for the harm inflicted. In coordination with the
- 2 director, the attorney general shall prosecute such
- 3 actions.

- 5 (d) The director or his designee, not less than
- 6 quarterly, shall post to the department's website in a
- 7 conspicuous location the results of reviews, verifications
- 8 and referrals conducted pursuant to this section and any
- 9 corrective action taken as a result.

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- 11 (e) The director or his designee shall, on or before
- 12 September 1 of each even numbered year, report to the
- 13 governor and the legislature on the use of the system
- 14 established and maintained pursuant to subsection (a) of
- 15 this section, the results of reviews, verifications and
- 16 referrals conducted pursuant to this section and any
- 17 corrective action taken as a result.

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- 19 (f) The director or his designee may employ
- 20 investigative, administrative and other specialized
- 21 personnel to carry out the purposes of this section,

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22 subject to legislative appropriation for those purposes.

1	(g) All records and information collected and
2	generated pursuant to this section which are not otherwise
3	matters of public record are investigation records and may
4	be withheld from public inspection pursuant to W.S.
5	16-4-203(b)(i).
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7	(h) As used in this section:
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9	(i) "Abuse" means excessive or improper use of
10	government property in a manner contrary to its lawful use.
11	Abuse can occur in financial or nonfinancial settings;
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13	(ii) "Fraud" means wrongful or criminal
14	deception intended to result in financial or personal gain.
15	Fraud includes false representation of fact, making false
16	statements or by concealment of information;
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18	(iii) "Governmental entity" means the state of
19	Wyoming and any authority, board, commission, department,
20	division or separate operating agency of the executive,
21	legislative or judicial branch of the state of Wyoming. The
22	term also means political subdivisions of the state,

including any county, municipal or special district

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governing body or any combination thereof, school district 2 municipal corporation or a board, department, or 3 commission, council, agency or any member thereof; 4 5 (iv) "Waste" means the thoughtless or careless expenditure, mismanagement or abuse of resources to the 6 7 detriment of the governmental agency or incurring 8 unnecessary costs resulting from inefficient or ineffective 9 practices, systems or controls. 10 11 Section **2.** W.S. 9-11-101, 9-11-102(a)(i), 12 9-11-103(a)(intro), (i), (iv), (v), by creating a new paragraph (vi) and (b) through (d) are amended to read: 13 14 9-11-101. Short title. 15 16 17 This chapter may be cited as the "State" Government Fraud Reduction Act." 18 19 20 9-11-102. Definitions; applicability. 21 22 (a) As used in this chapter:

1	(i) "Employee" means any person who works an
2	average of twenty (20) hours or more per week during any
3	six (6) month period and who is employed by the state $or$ a
4	political subdivision thereof performing a service for
5	wages or other remuneration, excluding an independent
6	contractor;
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8	9-11-103. Discrimination against certain employees
9	prohibited; civil action against employer.
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11	(a) No state governmental entity employer may
12	discharge, discipline or retaliate against an employee by
13	unreasonably altering the terms, location or conditions of
14	employment because the employee acting in good faith and
15	within the scope of duties of employment:
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17	(i) Reports in writing to the employer what the
18	employee has reasonable cause to believe is a demonstration
19	of fraud, waste or gross mismanagement in state government
20	office a governmental entity;
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22	(iv) Participates or is requested to participate
23	in any investigation, hearing or inquiry;—or

**ENGROSSED** 

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2 (v) Has refused to carry out a directive which 3 is beyond the scope, terms and conditions of his employment 4 that would expose the employee or any individual to a condition likely to result in serious injury or death, 5 after having sought and been unable to obtain a correction 6 7 of the dangerous condition from the employer: or

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(vi) Submits a report to the department of 9 10 audit's abuse, fraud or waste reporting system, operated 11 pursuant to W.S. 9-1-514. No employee submitting a report 12 to the reporting system shall be required to comply with 13 the provisions of subsection (b) of this section as a condition of receiving the protections provided by this 14 15 subsection.

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(b) Except as provided by paragraph (a)(vi) of this section, subsection (a) of this section does not apply to an employee who has reported or caused to be reported a violation or unsafe condition or practice, unless the employee has first brought the alleged violation, condition or practice to the attention of a person having supervisory authority over the employee and has allowed the state

1 governmental entity employer a reasonable opportunity to 2 correct that violation, condition or practice. Prior 3 notice to a person having supervisory authority is not 4 required if the employee reasonably believes that 5 report may not result in prompt correction of the violation, condition or practice. 6 In such cases, employee shall report the violation, condition or practice 7 8 department or agency director of the state to the 9 governmental entity with which he is employed or to the 10 office of the governor. In the event the alleged violation, condition or practice occurred within the office of the 11 12 governor, the employee may report the violation, condition or practice to the office of the secretary of state. 13

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(c) Any employee who is discharged, disciplined or 15 16 otherwise penalized by a state governmental entity employer 17 in violation of this section may after exhausting all available administrative remedies, bring a civil action 18 within ninety (90) days after the date of the final 19 20 administrative determination or within ninety (90) days after the violation, whichever is later, in the district 21 court for the judicial district in which the violation is 22 alleged to have occurred or where the state employer has 23

1	its principal office. An employee's recovery from any
2	action under this section shall be limited to reinstatement
3	of his previous job, payment of back wages and
4	re-establishment of employee benefits to which he would
5	have otherwise been entitled if the violation had not
6	occurred. In addition, the court may allow the prevailing
7	party his costs together with reasonable attorney's fees to
8	be taxed by the court. Any employee found to have
9	knowingly made a false report shall be subject to
10	disciplinary action by his employer up to and including
11	dismissal.
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13	(d) A state governmental entity employer shall ensure
14	that its employees are aware of their rights under this
15	chapter. <u>Each employer shall conspicuously post and</u>
16	maintain in each of the employer's establishments a notice
17	explaining its employees' rights under this chapter. If
18	possible, the notice shall be posted in a public location.
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20	Section 3. This act is effective July 1, 2020.
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22	(END)