SENATE FILE NO. SF0031

Department of health reports-cleanup.

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

A BILL

for

- 1 AN ACT relating to the administration of government;
- 2 deleting requirements for reports from the department of
- 3 health to the legislature as specified; requiring the
- 4 department to provide reports from the department's
- 5 internal performance measurement system; and providing for
- 6 an effective date.

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

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- 10 **Section 1.** W.S. 9-2-102 by creating a new subsection
- 11 (o), 9-2-2702(a)(vii), 35-1-801, 35-25-301(b)(intro),
- 35-27-103(a) (intro) and 42-4-120(f) are amended to read:

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- 14 9-2-102. Department of health; duties and
- 15 responsibilities; state grants.

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legislature.

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2	(o) The department shall provide to the joint labor,				
3	health and social services interim committee, and any other				
4	appropriate legislative committee, periodic reports from				
5	the department's internal performance measurement system.				
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7	9-2-2702. Definitions.				
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9	(a) As used in this act:				
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11	(vii) "This act" means W.S 9-2-2701 through				
12	9-2-2706 - <u>9-2-2704</u> .				
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14	35-1-801. Department of health to develop				
15	comprehensive emergency medical services and trauma system.				
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17	The department of health shall develop a comprehensive				
18	emergency medical services and trauma system. The				
19	department shall report annual progress on the system to				
20	the legislature.				
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22	35-25-301. Diabetes care planning; reports to the				

1 2 (b) The department of health shall submit a report to the joint labor, health and social services interim 3 4 committee by October 1 of each odd-numbered year through 5 2021 on track for statistical and trending analysis the 6 following: 7 8 35-27-103. Program evaluation and statistical 9 information. 10 11 (a) It shall be the goal of the program in each 12 county to provide appropriate nursing contact to all eligible women. The department shall annually report by 13 October 1 to the joint labor, health and social services 14 interim committee statistically track, in order to provide 15 16 trending reports as needed, the number of known eligible 17 births, the number receiving appropriate contacts, the number of women needing follow-up services and the number 18

who did not receive follow-up services broken down by cause

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as follows:

1 42-4-120. Contracts for waiver services; authority of

department; emergency case services; cost based payments; 2

3 training and certification of specialists.

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The department, not later than April 1, 2008, shall promulgate rules under which an emergency case shall 6 be determined to exist with respect to eligibility for 7 8 federal home and community based waiver services for persons with developmental disabilities or adult brain 9 10 injury under this act. Upon a finding by the department 11 that an emergency exists under this subsection, the 12 department in accordance with its rules and regulations 13 shall make necessary expenditures for the recipient from the emergency contingency account established for that 14 15 Expenditures from the emergency contingency 16 account shall be limited to those services necessary to provide authorized customary services as provided by home 17 18 and community-based waivers for persons with developmental 19 disabilities or adult brain injury in response to the 20 emergency situation until the emergency no longer exists or 21 eligibility under this act can be determined and any 22 necessary services provided from nonemergency funding sources. The developmental disabilities division of the 23

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department of health shall submit an accounting to the
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    joint appropriations interim committee and the joint labor,
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    health and social services interim committee by October 1
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    of each year regarding total expenditures and the number of
    persons provided emergency services pursuant to this
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    subsection.
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        Section 2. W.S.
                                9-2-103(a)(ii), 9-2-1215,
                   9-2-2706, 9-4-1204 (j), 25-5-105 (b),
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    9-2-2701(f),
    33-36-115(q), 42-4-121(m), 42-6-105(f) and 42-6-109(d) are
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   repealed.
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        Section 3. 2006 Wyoming Session Laws, Chapter 40,
    Section 10(c) is amended to read:
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             Section
                       10. Mental
                                     health
                                               outcomes
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        development/data infrastructure.
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             (c) The department of health, mental health
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        division, shall expend the appropriation under
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        this section to establish a statewide quality
        improvement program which will systematically
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        monitor
                   the effectiveness, efficiency,
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appropriateness and quality of mental health care and services. The department of health, mental health division, shall negotiate with service providers specific system performance measures and client outcome measures utilized on the statewide quality improvement program, include, but not be limited to, access to and quality of core and regional services, changes in employment and residential status of clients, and cost effectiveness of services. The department of health, mental health division shall structure contracts with community mental its centers with whom it has contracts to ensure necessary client data is reported uniformly. The contracts shall specify what services will be provided under the contract and outcome measures achieved to determine the extent of statewide needs, based on regional reports received. Quality improvement reports shall be provided to the joint appropriations interim committee and joint labor, health and social services interim committee no later than October 1 of each year, beginning October 1, 2007.

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STATE	OF	WYOMING	15LSO-0008
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2 **Section 4.** This act is effective immediately upon

3 completion of all acts necessary for a bill to become law

4 as provided by Article 4, Section 8 of the Wyoming

5 Constitution.

2015

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7 (END)