ORIGINAL HOUSE BILL NO. 0135

ENROLLED ACT NO. 30, HOUSE OF REPRESENTATIVES

SIXTIETH LEGISLATURE OF THE STATE OF WYOMING 2009 GENERAL SESSION

AN ACT relating to the liability of owners of land; providing that the use of private land for parking and access related to recreational activities is covered by the Recreation Safety Act; limiting land owners liability as specified; and providing for an effective date.

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

Section 1. W.S. 1-1-122(a)(iii) and 34-19-104 are amended to read:

1-1-122. Definitions.

(a) As used in this act:

(iii) "Sport or recreational opportunity" means commonly understood sporting activities including baseball, softball, football, soccer, basketball, swimming, hockey, dude ranching, nordic or alpine skiing, mountain climbing, floating, hunting, fishing, backcountry trips, horseback riding and any other equine activity, snowmobiling and similar recreational opportunities includes the use of private lands for vehicle parking and land access related to the sport or recreational opportunity;

34-19-104. Application to land leased to state or political subdivision thereof.

- $\underline{\text{(a)}}$ Unless otherwise agreed in writing W.S. 34-19-102 and 34-19-103 shall be deemed applicable to the duties and liability of:
- $\underline{\text{(i)}}$ An owner of land leased to the state or any subdivision of this state for recreational purposes;

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(ii) An owner of land on which the state or any subdivision of the state has an easement for vehicle parking and land access for recreational purposes.

Section 2. This act is effective July 1, 2009.

(END)

Speaker of the House	President of the Senate
Governor	
TIME APPROVED: DATE APPROVED:	
I hereby certify that this act	originated in the House.