STATE OF WYOMING

SENATE FILE NO. SF0108

Primary elections.

Sponsored by: Senator(s) Rothfuss and Craft and Representative(s) Petroff and Zwonitzer, Dn.

A BILL

for

AN ACT relating to elections; providing for primary 1 elections allowing any voter to vote for any candidate 2 running; eliminating election of precinct committeemen and 3 4 committeewomen; providing for the candidates with the two highest votes in the primary to advance to the general 5 election; providing for filling of vacancies in nomination; 6 providing conforming amendments; and providing for 7 8 effective date.

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

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12 **Section 1.** W.S. 22-5-404 is created to read:

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14 22-5-404. Vacancies in nomination.

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1 (a) A vacancy in nomination for office to be filled

2 at a general election occurs if a candidate nominated at a

3 primary election declines to accept the nomination, dies,

4 moves his residence from his constituency or becomes

5 disqualified to hold the office for any reason provided by

6 law.

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8 (b) A vacancy in nomination shall be filled by the

9 chief election officer notifying the person who received

10 the next highest number of votes at the primary election as

11 shown on the official canvass, or, if no other candidate

12 exists, the vacancy in nomination shall be filled by:

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14 (i) The state central committee of the political

15 party of the former nominee for an office to be voted for

16 by the electors of the entire state;

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18 (ii) The county central committee of the

19 political party of the former nominee for an office to be

20 voted for by the electors of a county or a subdivision

21 thereof.

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23 Section 2. W.S. 22-2-104(b), 22-4-101(b), 22-4-103,

24 22-4-406, 22-5-101, 22-5-102(a)(i), 22-5-204(b) and by

- 1 creating a new subsection (d), 22-5-208(c), 22-5-209,
- 2 22-5-213, 22-5-215, 22-5-219(a), 22-5-220, 22-6-101,
- 3 22-6-112, 22-6-116, 22-6-117(a)(intro), 22-6-119(a)(intro)
- 4 and (i), 22-6-120(a)(intro), (i) and (vii), 22-6-123,
- 5 22-10-101(a)(vii) and (x), 22-10-108(a), 22-11-103(a)(vii),
- 6 22-11-104(b)(iii), 22-16-121(a), 22-18-106, 22-18-107 and
- 7 22-23-103(c)(i) are amended to read:

9 22-2-104. Election dates.

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- 11 (b) A primary election shall be held at the regular
- 12 polling places in each precinct on the first Tuesday after
- 13 the third Monday in August in general election years for
- 14 the nomination of candidates for partisan and nonpartisan
- 15 offices to be filled at the succeeding general election.
- 16 and for the election of major party precinct committeemen
- 17 and committeewomen.

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- 19 22-4-101. Application; composition, election and
- 20 qualifications of county central committees; certificate of
- 21 election.

22

- 23 (b) The county central committee of each political
- 24 party consists of precinct committeemen and committeewomen

1	elected in the county at the regular biennial primary
2	election in accordance with the party bylaws. Except as
3	provided in subsection (c) of this section, each political
4	party in each precinct shall elect one (1) committeeman and
5	one (1) committeewoman for each two hundred fifty (250)
6	votes or major fraction thereof cast for the party's
7	candidate for representative in congress in the last
8	general election, but provided that no precinct shall be
9	entitled to less than one (1) precinct committeeman and
10	precinct committeewoman. Precinct committeemen and
11	committeewomen shall be electors registered in the party
12	and resident in the precinct. The county clerk shall issue
13	a certificate of election to the precinct committeemen and
14	committeewomen elected and concurrently notify the county
15	central committee chairman. The certificate shall state the
16	term of office which shall begin on the day the primary
17	election is canvassed and shall expire on the date the next
18	regular biennial primary election is canvassed. If a
19	precinct boundary line is changed for any reason, the
20	county commissioners shall determine the number of precinct
21	committeemen and committeewomen to which the affected
22	precinct is entitled.

24 22-4-103. County central committee vacancies.

A vacancy in the county central committee shall occur in 2 3 the case of death, resignation, failure of a qualified 4 candidate to be elected to a precinct committeeman or 5 committeewoman position, or removal of residence from the precinct. A vacancy in a county central committee shall be 6 7 determined by the county central committee and filled by the county central committee by election of a registered 8 9 elector resident in the precinct in which the vacancy exists and registered in the party or as provided by the 10 11 party bylaws.

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22-4-406. Officers and nominating procedures.

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15 A provisional party shall be subject to W.S. 22-4-302 16 through 22-4-307. Under no circumstances shall a

provisional party nominate by the primary election process.

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22-5-101. How candidates nominated.

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Nominations of candidates for all offices filled at a general election, except school and community college district offices and special district offices, may be made by primary election., by petition for nomination as an

1 independent candidate as provided in W.S. 22-5-301 through

2 22 5 308 or by convention as provided in W.S. 22 4 303 and

3 22-4-406.

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5 22-5-102. Eligibility to be a candidate for state

6 legislature; residency.

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8 (a) For the purpose of meeting residency requirements

of the Wyoming constitution, a person shall not be a

10 candidate for the state legislature from a legislative

11 district unless he has been a resident of that legislative

12 district for at least one (1) year next preceding his

13 election. In any general election year in which a plan of

14 legislative districts is required but has not been enacted

15 into law at least one (1) year prior to the applicable

16 filing periods, a person may be a candidate for the state

17 legislature from a legislative district if he:

18

19 (i) Is a resident of the legislative district on

20 the date he files an application under W.S. 22-5-204; or a

21 petition under W.S. 22-5-301; and

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23 22-5-204. Application for nomination or election;

24 **form.**

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1
2
         (b) An eligible person seeking nomination or election
 3
    for a partisan office shall be registered in the party
4
    whose nomination he seeks and shall file an application in
5
    substantially the following form:
 6
            APPLICATION FOR NOMINATION OR ELECTION BY PARTY
 7
8
                                PRIMARY
9
    State of Wyoming
10
11
                       )
                          SS
12
    County of ....
13
14
         I, ...., swear or affirm that I was born on ....,
    .... (year), that I have been a resident of the state of
15
    Wyoming since ...., and that I am a registered voter of
16
    Election District No. ...., in Precinct No. ...., residing
17
    at ...., in County of ...., (if for the office of state
18
    senator or representative) in Senate (House) District ....,
19
20
    state of Wyoming, and registered as a member of .... party,
21
    and I hereby request that my name be printed upon the
22
    official party ballot at the next primary election as a
    candidate for the office of ...., and hereby declare that
23
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if nominated and elected, I will qualify for the office.

1	
2	Dated the day of,(year).
3	
4	(Signature)
5	
6	(Residence Address)
7	
8	(d) An applicant for partisan office may indicate in
9	the application whether he is a member of an existing party
10	and whether the applicant wishes to have that membership
11	indicated on the ballot.
12	
13	22-5-208. Filing fees; exception.
14	
15	(c) A filing fee shall not be required of candidates
16	for special district director, school district trustee, or
17	community college trustee. recinct committeeman or
18	precinct committeewoman.
19	
20	22-5-209. Time for filing nomination applications;
21	certified list; names on ballot.
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23	An application for nomination shall be filed not more than
24	ninety-six (96) days and not later than eighty-one (81)

1 days next preceding the primary election. Not later than 2 sixty-eight (68) days before a primary election the 3 secretary of state shall transmit to each county clerk a 4 certified list of persons whose applications have been 5 filed in the office of the secretary of state stating as to each his name, age, address, office sought and party 6 affiliation if declared. The county clerk shall print the 7 names on the primary election ballot. The number of 8 candidates the voters are entitled to vote for at the 9 10 primary election is the number of candidates to be elected to the respective office at the general election. 11

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13 22-5-213. Entry in pollbook.

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The judges of election shall check or enter in the pollbook the name of each elector voting in the primary election and his party affiliation, if declared.—An elector voting only a nonpartisan ballot shall be entered in the pollbook as an

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21 22-5-215. Nomination of candidates and write-in

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22 candidates.

unaffiliated voter.

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1 On each party ballot the candidate or candidates equal in number to twice the number to be elected to each office who 2 3 receive the largest number of votes shall be nominated and 4 shall be entitled to have their names printed on the ballot 5 for the next general election. A write-in candidate shall not be nominated and shall not be entitled to have his name 6 printed on the ballot for the next general election unless 7 he received at least twenty-five (25) write-in votes.—An 8 9 unsuccessful candidate for office at a primary election 10 whose name is printed on any party ballot may not accept 11 nomination for the same office at the next general election. 12

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14 22-5-219. Further action by nominees or elect not 15 required; exception.

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(a) Candidates nominated and major party precinct committeemen and committeewomen elected at a primary election shall be deemed nominated or elected without further action. In addition, each write-in candidate nominated at a primary election shall comply with the provisions of W.S. 22-16-106.

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1 22-5-220. Withdrawal of nomination application

2 restricted.

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4 A candidate may withdraw a nomination application prior to

5 the primary election only by filing a written withdrawal in

6 the filing office in which he filed his application for

7 nomination. If a candidate withdraws after the party

8 ballots are finalized and approved for printing by a county

9 clerk in any county where the candidate's name will appear

10 on the party ballot, the county clerk shall not be required

11 to remove the candidate's name from the party ballot, but

12 shall post a notice at each polling place announcing that

13 the named candidate has withdrawn from nomination for the

14 office designated.

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16 22-6-101. Certification of candidates nominated;

17 printing of names.

18

19 Not less than sixty (60) days before each general election

20 the secretary of state shall transmit to each county clerk

21 under party headings a certified list of the name and

22 address of each person nominated by primary election as

23 indicated by the state canvass., the name of each person

24 nominated by provisional or minor party convention, the

1 name of each independent candidate qualifying for nomination by petition, and the office sought. The names 2 of these candidates shall be printed on the official ballot 3 4 of the general election. 5 22-6-112. Name to appear only once. 6 7 8 No candidate's name shall appear on the partisan ballot 9 more than once., except that of a candidate for the office of precinct committeeman or committeewoman, who may also 10 seek another office on the same partisan primary ballot. 11 12 13 22-6-116. Printing type size of party and candidate 14 names. 15 On official ballots and ballot labels the political party 16 name or title shall be printed in capital letters not less 17 than one eighth (1/8) inch nor more than one fourth (1/4) 18 of an inch in height. The names of all candidates shall be 19 printed in the same size letters not less than one-eighth 20 21 (1/8) inch nor more than one-fourth (1/4) of an inch in 22 height. The name of each political party, if declared, 23 shall be printed next to the candidate's name in the same

type size as that of every other political party.

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2	22-6-117. Order of listing offices.
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4	(a) The major party primary and general partisan
5	election ballots shall contain the offices to be voted on
6	in the following order:
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8	22-6-119. Format of primary ballot.
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10	(a) The primary ballot of each major political party
11	shall be printed in substantial compliance with this
12	format:
13	
14	(i) Across the top shall be printed "Official
15	Partisan—Primary Election Ballot"; followed by the name of
16	the major political party;
17	
18	22-6-120. Format of general election ballot.
19	
20	(a) The general election partisan ballot shall be
21	printed in substantial compliance with this format:
22	
23	(i) Across the top shall be printed "Official
24	Partisan General Election Ballot";

2 (vii) The names of partisan party candidates, if candidates have filed, and independent candidates, if 3 4 candidates have filed, shall be printed in a separate 5 column or columns, row or rows, and the name of the party represented or the word "Independent" declared, if any, 6 shall be printed directly above next to the candidate's 7 name or at the end of the row; . If there are a number of 8 candidates representing a party, or independents, the 9 10 county clerk at his discretion may designate a separate vertical column or columns, or row or rows to said 11 candidates and print the name of said party or the word 12 "Independent" at the top of the column or beginning of the 13 14 row;

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22-6-123. Nonpartisan offices on primary or general election ballots and ballot propositions.

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On primary and general election ballots for containing nonpartisan offices and ballot propositions, those candidates and ballot propositions shall be printed on yellow paper or paper with yellow demarcation as provided by rule and regulation of the secretary of state, separate from partisan ballots. They shall contain no political

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party designations, but otherwise shall conform to the same 1 2 general requirements for official partisan ballots except 3 as otherwise specifically provided. 4 5 22-10-101. Criteria for approval. 6 (a) To be approved for use in Wyoming a voting 7 machine shall: 8 9 10 (vii) Have separate voting devices for candidates and ballot propositions, which shall be arranged 11 in separate rows or columns, so that one (1) or more 12 13 adjacent rows or columns may be assigned to the candidates of each political party at a primary election; 14 15 (x) Have the capacity to contain the names of 16 candidates constituting the tickets of not less than five 17 (5) political parties and independent groups and not less 18 than fifteen (15) ballot propositions; 19 20 21 22-10-108. Procedure for preparing machines for

election; inspection and certification.

Before preparing a voting machine 1 (a) for an 2 election, the county clerk shall notify in writing the 3 county chairman of each political party having a registered 4 with the secretary of state, and each candidate on the 5 ballot, stating the time and place where the voting machine will be prepared for the election. The political party 6 representatives 7 representatives and of independent candidates may be present at the preparation of the voting 8 9 machine for the election, to see that the machine is tested 10 for accuracy and is properly prepared and registering counters are set at zero (00000). The county 11 clerk in the presence of these representatives 12 13 prepare the voting machine for the election and set all registering counters at zero (00000). He shall then test 14 each registering counter for accuracy by casting votes on 15 it until the registering counter is correctly registering 16 17 each vote cast on it. The county clerk shall then reset registering counter to zero (00000) 18 and immediately lock and seal the voting machine with a 19 20 numbered metal seal and make a record of the number of the 21 seal on the certificate for the machine. The seal shall be 22 so placed as to prevent operation of the machine or its registering counters without breaking the seal. The county 23 24 clerk shall then immediately make a record

certificate for the machine of the reading shown on the 1 protective counter. 2 3 4 22-11-103. Capabilities required. 5 (a) Every electronic voting system adopted for use in 6 Wyoming shall: 7 8 9 (vii) Provide automatic tabulating equipment which shall reject choices recorded on a ballot exceeding 10 the number allowed;, and at a primary election reject 11 choices for candidates from a party other than the party 12 for which a preference is expressed; 13 14 22-11-104. Conduct of elections in which systems 15 16 utilized. 17 (b) The county clerk of each county using 18 electronic voting system shall: 19 20 21 (iii) Before testing an electronic voting system for an election, notify the county chairman of each 22 political party having a registered with the secretary of 23

state, and each candidate on the ballot, stating the time

1 and place of the test. The political party representatives and representatives of independent candidates 2 present for the test, which shall be held at least two (2) 3 4 weeks before the election. The test shall ascertain that 5 the automatic tabulating equipment will accurately count the votes cast for all offices and all measures. 6 shall be conducted by processing a preaudited group of 7 paper ballots or ballot cards on which are recorded a 8 9 predetermined number of valid votes for each candidate and on each measure and shall include for each office one (1) 10 11 or more ballots which have votes in excess of the number allowed by law in order to test the ability of the 12 13 automatic tabulating equipment to reject such votes. During the test a different number of valid votes shall be 14 assigned to each candidate for an office, and for and 15 against each measure. If any error is detected, the cause 16 17 of it shall be ascertained and corrected and an errorless count shall be secured and certified to by the county 18 On completion of the count, the programs, test 19 materials and ballots shall be sealed and retained as 20 21 provided for paper ballots;

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23 22-16-121. Certificates of nomination and election

24 following state or county canvass.

2 the is concluded, the (a) When state canvass 3 secretary of state shall issue a certificate of nomination 4 to each candidate nominated at a primary election and 5 certify the names of nominees as provided in W.S. 22-6-101. When the county canvass is concluded, the county clerk 6 shall issue a certificate of nomination to each candidate 7

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10 22-18-106. Filling vacancy of congressman.

nominated at a primary election. or by petition.

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An elector qualified to hold the office of representative 12 in congress shall be nominated by the state central 13 committee of the respective parties to fill a vacancy for 14 the unexpired term of that office. Nominations from such 15 parties shall be filed with the secretary of state and fees 16 paid within fifteen (15) days after the vacancy is 17 officially declared. Independent candidates shall file an 18 application and pay the filing fee with the secretary of 19 20 state within fifteen (15) days after the vacancy is 21 officially declared.

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23 **22-18-107.** Filling vacancy of congressman;

24 certification of candidates.

- 2 Within twenty (20) days after the vacancy is declared, the
- 3 secretary of state shall certify to the clerks of counties
- 4 voting to fill the vacancy the name of each candidate
- 5 qualified to appear on the ballot., and his party
- 6 affiliation or the name of a group or organization
- 7 sponsoring an independent candidate.

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9 22-23-103. Division of city into wards; residency.

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- 11 (c) In any general election year in which city wards
- 12 are redrawn but not enacted into law at least one (1) year
- 13 prior to the applicable filing periods, a person may be a
- 14 candidate for a ward if he:

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- 16 (i) Is a resident of the city on the date he
- 17 files an application under W.S. 22-5-204; or a petition
- 18 under W.S. 22 5 301; and

19

- 20 **Section 3.** W.S. 18-3-524(d), 22-4-303, 22-4-304,
- 21 22-5-202, 22-5-203, 22-5-205, 22-5-212, 22-5-218, 22-5-301
- 22 through 22-5-308, 22-5-401 through 22-5-403,
- 23 22-6-117(a)(xi), 22-6-118, 22-6-121, 22-6-124 through
- 24 22-6-127, 22-10-101(a)(vi), 22-18-108,

4	Section 4.	This	act	is e	ffect	ive	January	1,	2015.	
3										
2	repealed.									
1	22-18-111(a)(iii)(A),	(B)	and	(C)	and	22-25-1	.07(a)(vi)	are

STATE OF WYOMING

13LSO-0287

6 (END)

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