STATE OF WYOMING

SENATE FILE NO. SF0108

Challenge program for social services.

Sponsored by: Senator(s) Larson

A BILL

for

AN ACT relating to administration of government; creating 1 2 the challenge program for social services; providing for 3 eligible communities and other grants to political subdivisions for unfunded or underfunded social services; 4 5 grant funds; providing providing for use of for 6 administration of the program; providing funding and 7 requiring matching funds; requiring reports; providing an appropriation; and providing for an effective date. 8 9 10 Be It Enacted by the Legislature of the State of Wyoming: 11 12 Section 1. W.S. 9-12-901 through 9-12-905 are created 13 to read: 14 15 ARTICLE 9 16 WYOMING CHALLENGE PROGRAM FOR SOCIAL SERVICES 17

STATE OF WYOMING

9-12-901. Challenge program for social 1 services; 2 definitions. 3 4 As used in this article: (a) 5 "Board" means the state loan and investment 6 (i) 7 board; 8 (ii) "Eligible community" means a county, city 9 10 or town. "Eligible community" may also mean any joint 11 powers board or special district created for the purposes 12 of funding and providing social services; 13 (iii) "Holding account" means the challenge 14 program for social services holding account established 15 16 pursuant to W.S. 9-12-905(b); 17 (iv) "Private donations account" means 18 the challenge program for social services private donations 19 20 account established pursuant to W.S. 9-12-905(a); 21 (v) "Social service" means those services 22 provided by private not for profit entities that address 23 24 human health and welfare needs in Wyoming. Those needs 2

1 include, but are not limited to human health, human 2 nutrition, child care, senior citizen needs, mental health 3 and family services.

4

9-12-902. Challenge program for social services;
purpose; creation; administration; rulemaking authority;
eligible projects.

8

9 It is the purpose of this article to encourage (a) private entities to provide funding on a voluntary basis to 10 11 be used in partnership with Wyoming government to provide social services to citizens of the state. The state loan 12 13 and investment board shall provide for day to dav 14 administration of this article through a contract with a 15 private not for profit entity located in Wyoming, with experience administering privately funded social services 16 17 programs. The contract shall require the administrator to 18 actively seek private donations to the private donations 19 account. The administrator shall be subject to rules of the 20 The administrator of the program shall provide board. 21 recommendations to the board for approval of grants under 22 this article. Final approval shall rest with the board 23 acting in accordance with this article.

24

1 (b) Any eligible community may submit an application 2 to the board for a grant under this program on forms prescribed by and subject to rules promulgated by the 3 4 board. Application by a joint powers board shall require 5 the approval of all participating agencies to the joint 6 powers agreement. 7 (c) Grants may be recommended by the administrator 8 9 and awarded by the board for social service projects which: 10 11 (i) Are for a valid public purpose, of primary 12 benefit to citizens of the state; 13 14 (ii) Are within the authority of the applicant 15 to provide; 16 17 (iii) Are consistent with any requirements 18 placed upon the privately donated matching funds which are 19 to be used for the project being funded; 20 21 (iv) Are not fully funded by another means of 22 state or local government funding; 23 24 (v) Are not for artistic or solely cultural

```
2006
```

STATE OF WYOMING

1 activities; and 2 3 (vi) Are not for capital construction projects. 4 5 9-12-903. Social service projects; demonstration of 6 need. 7 (a) To qualify for a grant under this article, an 8 applicant shall demonstrate: 9 10 11 (i) The viability of the project; 12 (ii) The social service is not otherwise 13 14 provided in the community or may not continue to be provided without the grant funds; 15 16 17 (iii) That all necessary costs to provide the social service project will be funded at the time of 18 19 receipt of a grant under this article, with any additional 20 funding sources specified within the project application; 21 22 (iv) Any other criteria developed by the board 23 consistent with the purposes of this article. 24

STATE OF WYOMING 06LSO-0416.E1

9-12-904. Social service project grants; approval by 1 2 state loan and investment board.

3

4 (a) Grants shall be awarded on a matching basis with 5 funds within the private donations account being matched in an equal amount with funds within the state holding 6 7 account. No money shall be expended from the private donations account unless matched in accordance with this 8 9 subsection. No money shall be expended from the holding 10 account unless it has been appropriated by the legislature 11 to the board.

12

13 (b) Grants shall be used to fund approved project 14 costs in accordance with approved applications and rules of the board. 15

16

17 (c) The administrator shall prioritize 18 recommendations for grant approvals to the board and the 19 board shall prioritize projects for approval in accordance 20 with the following criteria and rules of the board:

21

22 (i) The number of persons to be served by the project; 23

24

1 (ii) The cost per person of providing the social 2 service; 3 4 (iii) The overall benefit provided to the public 5 as a result of funding the project. 6 7 (d) Not more than one hundred thousand dollars (\$100,000.00) within the public holding account and one 8 9 hundred thousand dollars (\$100,000.00) within the private 10 donations account shall be used to fund any single project 11 or be provided to any one (1) applicant in any fiscal year. 12 13 (e) The board shall adopt rules as necessary to 14 implement its duties under this article. 15 9-12-905. Challenge program 16 for social services 17 accounts. 18 (a) There is created a private donations account to 19 20 receive funds donated to the state of Wyoming for purposes 21 of this program created by this article. Funds in the 22 private donations account are continuously appropriated to 23 the board to be used only for grants under this article.

24

1 (b) A holding account is created to retain 2 appropriations for matching amounts for grants approved by 3 the board in accordance with this article. The board may 4 also annually expend funds from the holding account for 5 contract services for administration of this article. 6 (c) Earnings on funds within the private donations 7 account and the holding account shall be credited to the 8 9 appropriate account. 10 Section 2. 11 12 13 (a) There is appropriated fifty thousand dollars (\$50,000.00) from the general fund to the state loan and 14 investment board for initial contract administration, and 15 rulemaking to implement this act. 16 17 (b) There is appropriated from the general fund to 18 19 the holding account established pursuant to W.S. 20 9-12-905(b), five million dollars (\$5,000,000.00). Funds

21 appropriated under this section may be expended by the 22 state loan and investment board in accordance with this act in the fiscal biennium beginning July 1, 2006. 23

24

1 Section 3.

2

3 (a) The contract administrator selected by the state 4 loan and investment board pursuant to this act shall submit 5 an initial report by October 1, 2006 and a final report by 6 October 1, 2007 to the board regarding funds received for 7 the private donations account, social service project 8 grants awarded and the effectiveness of the grants in 9 achieving the stated social service purposes of the grants.

10

11 (b) state loan and investment board shall The 12 incorporate the administrator's reports required by 13 subsection (a) of this section into reports from the board 14 to the joint labor, health and social services interim committee and the joint appropriations interim committee 15 16 regarding the effectiveness of grants awarded pursuant to 17 this act. The board's preliminary report shall be submitted by November 1, 2006 and its final report by 18 November 1, 2007. 19

20

21 Section 4. This act is effective July 1, 2006.
22

23 (END)