## SENATE FILE NO. SF1006

Vaccine requirements-limitations-2.

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

## A BILL

for

1 AN ACT relating to public health and safety; requiring 2 health care facilities, governmental entities and providers 3 of essential services to offer reasonable accommodations as 4 specified to persons unable or unwilling to provide proof 5 of immunization; creating a personal exemption to mandatory 6 immunizations for school children; providing that requiring 7 immunization as a condition of employment is discriminatory or unfair employment practice as specified; 8

providing definitions; and providing for an effective date.

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

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13 **Section 1**. W.S. 35-4-140 is created to read:

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         35-4-140. Limitation on immunization requirements;
    health care facilities and publicly funded services.
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 4
         (a) A health care facility shall provide a reasonable
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    accommodation to any person seeking to visit a patient or
    resident of the health care facility if the person is
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    unable or unwilling to provide proof of immunization.
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         (b) A governmental entity or public employee shall
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    provide a reasonable accommodation, including through
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    audio-visual or computerized means, to any person seeking
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    to access a publicly funded service if the person is unable
    or unwilling to provide proof of immunization.
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         (c) As used in this section:
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              (i) "Governmental entity" means as defined in
    W.S. 1-39-103(a)(i) and includes any "local government" as
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19
    defined in W.S. 1-39-103(a)(ii);
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              (ii) "Health care facility" means as defined in
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    W.S. 35-2-901(a)(x);
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1 (iii) "Public employee" means officer, any 2 employee, servant of, or any person providing services as 3 an independent contractor of, a governmental entity; 4 5 (iv) "Reasonable accommodation" means any change in policy, process, location or other appropriate measures 6 that allows a person who is unable or unwilling to provide 7 proof of immunization to visit a patient or resident of the 8 9 health care facility or to access publicly funded services 10 unless doing so would create an undue hardship or would pose a direct and unavoidable threat to the health or 11 12 safety of the patient, resident or staff or other patients or residents of the health care facility. 13 14 **Section 2.** W.S. 6-9-101 by creating a new subsection 15 16 (b) and by renumbering (b) as (c), 21-4-309(a) and (d) by 17 creating a new paragraph (iv), 27-9-105(a) by creating a new paragraph (v) and 27-11-113 are amended to read: 18

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20 6-9-101. Equal enjoyment of public accommodations and 21 facilities; penalties.

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1 (b) Any provider of an essential service or product shall provide a reasonable accommodation to any person 2 3 seeking to obtain an essential service or product offered 4 by the provider if the person is unable or unwilling to provide proof of immunization. As used in this subsection: 5 6 7 (i) "Essential service or product" means any service or product provided by a pharmacy, drug store, 8 physician, physician assistant, nurse practitioner, 9 10 dentist, physical therapist, mental health specialist, kidney dialysis center, ambulance service, hospital, 11 12 funeral home, grocery store, crisis shelter, bank or credit 13 union, special needs transportation or gasoline station; 14 (ii) "Reasonable accommodation" means any change 15 16 in policy, process, location or other appropriate measures that allows a person who is unable or unwilling to provide 17 proof of immunization to obtain an essential service or 18 19 product unless doing so would create an undue hardship or 20 pose a direct and unavoidable threat to the health or 21 safety of the person or others.

1 (b)(c) A person who intentionally violates this

2 section commits a misdemeanor punishable by imprisonment

3 for not more than six (6) months, a fine of not more than

4 seven hundred fifty dollars (\$750.00), or both.

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6 21-4-309. Mandatory immunizations for children

7 attending schools; exceptions.

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9 (a) Any person attending, full or part time, any public or private school, kindergarten through twelfth 10 grade, shall within thirty (30) days after the date of 11 12 school entry, provide to the appropriate school official 13 written documentary proof of immunization. For purposes of 14 this section, documentary proof of immunization is written 15 certification by a private licensed physician or his 16 representative or by any public health authority, that the person is fully immunized. Documentation shall include 17 month, day and year of each required immunization received 18 19 against vaccine preventable disease as designated by the 20 state health authority. No school administrator shall 21 permit a student to attend school for more than thirty (30) calendar days without documentary proof of immunization. If 22 23 immunization requires a series of immunizations over a

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period of more than thirty (30) calendar days, the child 1 2 shall be permitted to attend school while receiving immunization if the 3 continuing school administrator 4 receives written notification by a private licensed 5 physician or his representative or by a public health official, specifying a written schedule for necessary 6 immunization completion within the medically accepted time 7 8 period. Waivers shall be authorized by the state or county health officer upon submission of written evidence of 9 10 religious objection, or medical contraindication or 11 personal objection to the administration of any vaccine. In 12 the presence of an outbreak of vaccine preventable disease 13 as determined by the state or county health authority, school children for whom a waiver has been issued and who 14 15 are not immunized against the occurring vaccine preventable disease shall be excluded from school attendance for a 16 17 period of time determined by the state or county health authority, but not suspended from school as provided in 18 19 W.S. 21-4-305. Children excluded from school attendance 20 under this section shall not be counted in the aggregate 21 number of pupils absent as defined in W.S. 21-13-101(a)(i).

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23 (d) For purposes of this section:

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2	(iv) An immunization shall only be mandated
3	after the expiration of a five (5) year period immediately
4	following the beginning of the attendant federal post
5	licensure vaccine safety monitoring period for pediatric
6	patients as administered by the immunization safety office
7	within the center for disease control.
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9	27-9-105. Discriminatory and unfair employment
10	practices enumerated; limitations.
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12	(a) It is a discriminatory or unfair employment
13	practice:
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15	(v) For an employer to require as a condition of
16	employment that any employee or prospective employee be
17	immunized for any preventable disease unless the employer
18	can demonstrate that an unimmunized employee would create
19	an undue hardship or pose a direct threat to the health or
20	safety of persons in the workplace that cannot be
21	eliminated or reduced by means of a reasonable
22	accommodation. As used in this paragraph, "reasonable
23	accommodation means any change to the application or
	accommodation means any change to the approach of

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- 1 hiring process, to the job, to the way the job is done or
- 2 the work environment that allows an unimmunized person who
- 3 <u>is qualified for the job to perform the essential functions</u>
- 4 of that job and enjoy equal employment opportunities.

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- 6 27-11-113. Physical examination of employees;
- 7 religious exemption.

such examination.

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- 9 Any employer may require an employee to submit to a physical examination before employment or at any time 10 11 during employment, and shall provide for a physical 12 examination, as deemed necessary, due to exposure or contact with hazards or environmental conditions which may 13 be detrimental to the health of the employee. Nothing in 14 15 this or any other provision of this act shall be deemed to 16 authorize or require medical examination, immunization or 17 treatment for those who object thereto on religious or personal grounds, except where such is necessary for the 18 19 protection of the health or safety of others. The results 20 of such examinations shall be furnished only to the 21 department, the employer and, upon request, to the employee and the employee's physician. The employer shall pay for 22
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2 **Section 3.** 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.

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7 (END)

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