## HOUSE BILL NO. HB0005

Wild horse and burro management.

Sponsored by: Joint Agriculture, State and Public Lands & Water Resources Interim Committee

## A BILL

for

1 AN ACT relating to land management; requiring notice to 2 federal land management agencies of the costs of wild horse 3 grazing on state lands and requesting reimbursement;

4 authorizing enforcement by writ of mandamus for removal of

5 wild horses from nonfederal lands; providing for state

6 management of wild horses and burros with tribes, federal

7 land management agencies, other states and private

8 entities; providing definitions; requiring reports; and

9 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. 11-30-115(a) and by creating new

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14 subsections (c) through (f) is amended to read:

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1	11-30-115. Unlawful killing of wild horses and
2	burros; federal management and invoicing; enforcement by
3	writ of mandamus; state management with other agencies and
4	tribes.
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6	(a) For purposes of this section:
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8	(i) "Affected nonfederal lands" means state,
9	municipal or county lands upon which the landowner has
10	proof that wild horses have regularly grazed;
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12	(ii) "Appropriate management level" or "AML"
13	means the number of wild horses that the United States
14	bureau of land management or United States forest service
15	determines can exist in balance with other public land
16	resources and uses. The AML is a range of low to maximum
17	levels at which wild horse herd populations are consistent
18	with the land's capacity to support them;
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20	(iii) "Herd management area" means lands under
21	the supervision of the United States bureau of land
22	management or United States forest service upon which
23	populations of wild horses are managed according to the

1971 Wild Free-Roaming Horses and Burros Act, as amended, 1 2 16 U.S.C. § 1331 et seq.; 3 4 (iv) "Wild horse" means a horse, mare, filly or 5 colt which is any unbranded and unclaimed and lives on state or horse or burro on public land lands. 6 7 8 (c) Upon the failure or refusal of the United States bureau of land management or United States forest service 9 10 to remove any wild horses claimed by the United States bureau of land management or United States forest service 11 12 as belonging to a herd management area, which regularly 13 stray from federal lands, the office of state lands and investments shall provide the United States secretary of 14 15 the interior or United States secretary of agriculture, as 16 applicable, with annual notice identifying the grazing cost for those wild horses and a request for reimbursement of 17 those costs. To facilitate calculation of costs under this 18 19 subsection the office of state lands and investments shall: 20 21 (i) Determine the total area of the herd management area plus adjacent affected nonfederal lands, 22

1	and determine the percentage of the total area consisting
2	of affected nonfederal lands;
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4	(ii) Using annual wild horse data from the
5	bureau of land management or forest service, as applicable,
6	calculate the annual animal unit month amount of forage
7	consumed by the wild horses in the applicable area;
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9	(iii) Multiply the forage consumed as calculated
10	under paragraph (ii) of this subsection by the percentage
11	of affected nonfederal lands determined under paragraph (i)
12	of this subsection and apply the rate for services rendered
13	for each acre of affected nonfederal lands:
14	
15	(A) For wild horse numbers up to the high
16	appropriate management levels, an amount equal to the land
17	lease rate per animal unit month for Wyoming trust land
18	<pre>grazing leases;</pre>
19	
20	(B) For wild horse numbers in excess of the
21	high appropriate management levels, an amount equal to
22	three (3) times the land lease rate per animal unit month
23	for Wyoming trust land grazing leases.

2	(d) Any reimbursement monies received from a federal
3	land management agency in response to a notice of costs of
4	wild horse grazing on affected nonfederal lands and request
5	for reimbursement sent pursuant to subsection (c) of this
6	section shall be deposited with the state treasurer and
7	shall first be credited to the municipality or county in
8	the proportionate share applicable in the notice of costs
9	to municipal or county lands included in the total area of
10	affected nonfederal lands pursuant to paragraph (c)(i) of
11	this section and then the balance shall be deposited in the
12	applicable permanent land income fund. A notice of costs
13	sent pursuant to subsection (c) of this section shall not
14	be construed to impose any collections responsibility or
15	liability on the part of the state to a municipality or
16	county.

(e) The attorney general may seek a writ of mandamus to compel the United States bureau of land management or United States forest service, as applicable, to take action to remove excess wild horses as required under federal law from nonfederal lands. Recognizing that wild horses roam without regard to political boundaries, the nonfederal

1	lands for which a writ of mandamus is sought under this
2	subsection may include private land.
3	
4	(f) To manage wild horses in the state, including on
5	the Wind River Indian Reservation, the governor is
6	authorized to enter into cooperative agreements among state
7	and local agencies and with the United States bureau of
8	land management, the United States forest service, the
9	Eastern Shoshone Tribe, the Northern Arapaho Tribe, an
10	official cooperative tribal governing body, adjacent
11	states, nongovernmental organizations or other private
12	entities. A cooperative agreement under this subsection may
13	provide for any cooperative undertaking to manage wild
14	horses, including population reduction tactics, permanent
15	and temporary fertility control techniques, expanding or
16	increasing the number of wild horse training and adoption
17	programs and other removal activities. As used in this
18	<u>subsection:</u>
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20	(i) "Cooperative undertaking" includes an
21	existing program, or a program created pursuant to this
22	subsection, administered by a state agency or any party to

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the cooperative agreement;

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HB0005

1 2 (ii) "Wild horse training and adoption programs" 3 includes programs with any state correctional facility 4 under W.S. 25-13-104. 5 Section 2. This act is effective immediately upon 6 completion of all acts necessary for a bill to become law 7 as provided by Article 4, Section 8 of the Wyoming 8 9 Constitution. 10 11 (END)