## HOUSE BILL NO. HB0016

State land leasing-improvements.

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

## A BILL

for

1 AN ACT relating to state lands; increasing the monetary

2 threshold for improvements to leased state lands that do

3 not require permission of the director of the office of

4 state lands; replacing the standard to determine payment

5 for the use and benefit of improvements; and providing for

6 an effective date.

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

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10 **Section 1.** W.S. 36-5-110(a) and 36-5-111 are amended

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11 to read:

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13 36-5-110. Right to make and remove improvements.

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1 in subsection (b) of this section, the owner of any 2 improvement in excess of the value of two thousand dollars 3 (\$2,000.00) four thousand dollars (\$4,000.00) per section 4 at the time of construction of the improvement shall not be entitled to compensation therefor as provided by W.S. 5 36-5-111 and 36-9-105, and upon the expiration of the lease 6 the improvements improvement shall forfeit to and become 7 8 the property of the state; except, that within one hundred twenty (120) days from the date of the expiration of the 9 10 lease, the owner may remove such improvements the improvement in a manner which that minimizes injury to the 11

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land.

improvements.

14 36-5-111. Payment for or removal of existing

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Any applicant applying to lease state lands upon which
there are fences, buildings, reservoirs, ditches, dams,
wells, or other improvements of any kind, belonging to or
made by another, or for which water rights or proportionate
interests in irrigation reservoirs, canals, or systems,
have been acquired, shall before receiving the lease, pay
to the director for the use and benefit of the owner or

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maker of any improvements at the time of the execution of 1 the lease, the contributory depreciated value of the 2 3 improvements unless a different value is agreed to between 4 the owner of the improvements and the new lessee thereof as finally determined by the board in accordance with its 5 rules and regulations. ; or Alternatively, the owner of the 6 7 improvements shall, upon giving notice to the director in 8 writing within the time fixed by board rule and regulation, have the right to remove those improvements in a manner 9 10 which minimizes injury to the land; provided, that the 11 improvements be removed within a period of one hundred 12 twenty (120) days from the date of the expiration of the 13 lease. For purposes of this section, "contributory value" 14 means the increased value of the property after the 15 lessee's improvements are considered. 16 17 Section 2. This act is effective July 1, 2023. 18 19 (END)

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