## SENATE FILE NO. SF1011

Medical malpractice insurance account-2.

Sponsored by: Joint Appropriations Interim Committee

## A BILL

## for

1	AN ACT relating to medical malpractice premiums; creating
2	the medical malpractice insurance assistance account;
3	authorizing assistance for payment of physicians' medical
4	malpractice insurance premiums as specified; providing
5	requirements; specifying duties; providing an
6	appropriation; and providing for 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.
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12	(a) The Wyoming legislature finds that:
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14	(i) Physicians' medical malpractice insurance is
15	available from a very limited number of authorized insurers
16	in Wyoming and has been recognized to be a noncompetitive
17	market by the Wyoming insurance commissioner;

1 2 limited availability has been (ii) That 3 exacerbated by the withdrawal from the state of one (1) of 4 the two (2) major medical malpractice insurers. That 5 action will require some physicians to change insurers and some to acquire coverage for prior acts; 6 7 (iii) Medical malpractice insurance premiums 8 9 generally are increasing. These premiums are even more 10 costly if a physician is required to change insurers. The 11 increased premiums are causing and may continue to cause 12 physicians to limit or close their practices, or in some 13 cases, to leave the state; 14 15 (iv) Wyoming has difficulty recruiting and 16 retaining sufficient numbers of physicians to practice in 17 various parts of the state; 18 (v) A sufficient number of physicians throughout 19 20 the state is critical to the availability of adequate 21 medical care for Wyoming citizens, particularly individuals 22 under the Wyoming Medical Assistance and Services Act and the Wyoming Uninsured Child Health Insurance Program, as 23 well as to other needy individuals; 24

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2 (vi) Ensuring the availability of adequate 3 medical care to Wyoming citizens is a compelling interest 4 of the state; and

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6 (vii) The availability of adequate medical care 7 to Wyoming citizens, is threatened without implementation 8 of this act.

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The legislature determines that the assistance 10 (b) contemplated by this act is necessary to support the 11 12 compelling state interests of ensuring the availability of adequate medical care, encouraging physicians to offer 13 medical care in Wyoming's communities, and encouraging 14 physicians to provide medical care to needy and poor 15 The 16 legislature further determines persons. that 17 assistance contemplated by this act is both for a public purpose and for necessary support of the poor as authorized 18 in Article 16, Section 6 of the Wyoming Constitution. 19

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21 Section 2. W.S. 35-1-901 and 35-1-902 are created to 22 read:

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ARTICLE 9

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MEDICAL MALPRACTICE INSURANCE ASSISTANCE ACCOUNT
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       35-1-901. Definitions.
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        (a) As used in this article:
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             (i) "Account" means the medical malpractice
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  insurance assistance account;
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            (ii) "Claims made" when describing an insurance
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  policy or coverage means insuring against liability on
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12 those claims brought against the insured only during the
   term of the policy or coverage;
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            (iii) "Department" means the department of
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   health;
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             (iv) "Director" means the director of the
   department of health;
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           (v) "Physician" means a person licensed under
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22 W.S. 33-26-303.
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35-1-902. Medical malpractice insurance assistance 1 2 account; creation; duties of the department; requirements for assistance; breach. 3 4 5 (a) There is created a medical malpractice insurance assistance account. Funds within the account shall be used 6 7 by the department for purposes of this article. 8 9 (b) The department shall: 10 11 (i) Develop and make available application forms 12 for assistance under this section; 13 14 (ii) Develop and enter into contracts with physicians as provided in this section; 15 16 17 (iii) Administer the account; and 18 19 (iv) Exercise all powers necessary to implement 20 this article, including adopting rules. 21 22 (c) Any physician who is licensed and practicing in the state may apply to the department for a loan to pay a 23

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1 physician's medical malpractice insurance premiums as 2 provided in this section. The physician shall establish: 3 4 (i) That he previously was insured for medical 5 malpractice for prior events and those events are not eligible for coverage under the prior claims made policy 6 7 because the period for making a claim under the policy has expired; and 8 9 10 (ii) Current coverage by the insurer providing 11 the coverage referenced in paragraph (i) of this subsection 12 is no longer available due to either the insolvency of the insurer or the withdrawal of the insurer from the medical 13 14 malpractice insurance market in the state; and either 15 16 The physician has procured or, upon a (A) 17 determination of eligibility under this subsection, will procure coverage from his previous insurer for prior events 18 not covered due to the expiration of the period for making 19 20 claims; or 21 22 (B) He has procured or, upon а determination of eligibility under this subsection, will 23

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procure a subsequent medical malpractice policy covering 1 2 prior events. 3 4 (d) Upon approval of the application for assistance, 5 the physician shall enter into a contract with the state, 6 wherein the physician shall agree: 7 (i) To practice in this state in his area of 8 9 medical specialty or subspecialty for a minimum of three (3) years; 10 11 12 (ii) To provide medical care during that three 13 (3) year period to Wyoming residents qualified under the Wyoming Medical Assistance and Services Act or the Child 14 Health Insurance Program established under W.S. 35-25-101 15 who are seeking medical care which the physician is 16 17 qualified to provide; 18 19 (iii) To submit documentation to establish that 20 the physician has complied with the terms of the contract 21 and to determine the amount of the loan that should be 22 made;

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(iv) To repay any loans made, within five (5)
 years from the date of disbursement of loan proceeds,
 together with interest at the annual rate of two percent
 (2%); and

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6 (v) To immediately repay all funds loaned to the 7 physician pursuant to this article, together with accrued 8 interest, attorney fees and costs incurred in collection, 9 if the physician breaches the contract during the three (3) 10 year period.

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12 (e) At the times specified in the contract but in no 13 event less than once per year, the physician shall submit 14 documentation to the department showing compliance with the terms of the contract. The amount of loan to be made shall 15 16 be the amount applied for but not to exceed the premium for 17 coverage purchased under subparagraph (c) (ii) (A) or (B) of this section. The department may approve the making of the 18 loan upon its determination of compliance with this 19 20 section. Loan proceeds shall not be disbursed until the 21 physician has purchased or will immediately purchase the 22 required coverage.

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In addition to any other civil or criminal 1 (f) 2 penalties that may be imposed by law, any physician who 3 fails or refuses to fulfill the terms of the contract 4 required under subsection (c) of this section shall be in 5 breach of the contract. The department may obtain the assistance of the attorney general to recoup the amount of 6 7 loan and interest due under the contract, together with attorney fees and other costs of collection. 8

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10 The loan amounts and the name of a physician (q) receiving loans under this section shall be a public 11 12 record. Any other information used by the department in 13 determining loans to physicians, including all information submitted to the department by a physician, under this 14 article which is not already a matter of public record is 15 confidential and is not a public record under W.S. 16-4-201 16 17 through 16-4-205.

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(h) No loan shall be made under this section unless the physician has completed and submitted an application to the department on or before January 15, 2005.

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23 **Section 3.** There is appropriated from the budget 24 reserve account to the medical malpractice insurance

1 assistance account created by this act, eight million two
2 hundred thousand dollars (\$8,200,000.00) to implement this
3 act, including loans for physicians' qualified medical
4 malpractice insurance premiums and administrative costs
5 incurred by the department of health in the implementation
6 of the act.

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8 Section 4. This act is effective immediately upon 9 completion of all acts necessary for a bill to become law 10 as provided by Article 4, Section 8 of the Wyoming 11 Constitution.

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- 13 (END)