HB1001H3005

Delete the Crago second reading amendment (HB1001H2007/AC) and the Nicholas, et al. committee of the whole amendment (HB1001HW004/A) entirely and further amend as follows:

Page 14-lines 21 and 22 Delete entirely.

Page 15-lines 1 through 10 Delete entirely including the House standing committee amendment (HB1001HS001.01/ACC) to these lines and insert:

 "(a) Except as otherwise provided in this section, to the extent that section 2 of this act conflicts with a federal law, regulation, rule, standard or order, the provisions of section 2 of this act shall not be enforced after a federal law, regulation, rule, standard or order takes legal effect that has the effect of requiring Wyoming employers to comply with a federal COVID-19 vaccine requirement or mandate.

(b) Notwithstanding subsection (a) of this section, the provisions of section 2 of this act shall be enforceable during any period in which the federal law, regulation, rule, standard or order is subject to a federal judicial stay applicable in Wyoming or is otherwise repealed, withdrawn, superseded or declared by a federal court of competent jurisdiction to be unlawful or unenforceable.

(c) Section 2 of this act is repealed on March 31, 2023.".

To the extent required by this amendment, renumber as necessary. YIN, CRAGO, GREEAR, OLSEN