## DRAFT ONLY NOT APPROVED FOR INTRODUCTION

## HOUSE BILL NO.

Public utilities-wildfire protection plans and liability.

Sponsored by: Joint Minerals, Business & Economic Development Interim Committee

## A BILL

for

1	AN ACT relating to p	public utilit	ies; requiring	public
2	utilities to prepar	re wildfire	mitigation	plans;
3	establishing a proces	s by which	utilities may	submit
4	wildfire mitigation pla	ns to the pub	olic service com	mmission
5	for approval; specifyi	ng rate reco	overy for impl	ementing
6	approved wildfire mitig	gation plans;	specifying lim	nits for
7	liability and damages	for public	utilities rela	ated to
8	wildfires; requiring	rulemaking;	and providi	ng for
9	effective dates.			

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

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2	********							
3								
4	STAFF COMMENT							
5	This version of the bill draft reflects the language							
6	provided by the stakeholders at the Committee's October							
7	meeting. Per the Committee's direction, this was drafted as							
8	the stakeholders submitted it at the October meeting.							
9	the stakeholders submitted it at the occober meeting.							
10	The amendments that were proposed are not included within							
11	the text of this bill draft; they are included in a							
12	separate document and divided by line and page number.							
13	populate accument and alleade by line and page mandels							
$\frac{14}{14}$	***************							
15	*******							
16								
17	<b>Section 1.</b> 37-3-401 through 37-3-405 are created to							
18	read:							
19								
0.0								
20	ARTICLE 4							
21	WILDFIRE MITIGATION							
21	WILDFIRE MITTORION							
22								
23	37-3-401. Definitions.							
24								
25	(a) As used in this article:							
26								
27	(i) "Economic loss" means the pecuniary loss							
0.0								
28	resulting from medical expenses, business interruption,							
20	logg of buginogg property demans logg replacement							
29	loss of business, property damage loss, replacement							
30	services loss, loss due to death and burial costs to the							
50	bervices 1055, 1055 due to death and buriar costs to the							

1	extent recovery for the loss is allowed under the laws of								
2	Wyoming;								
3									
4 5	************								
5 6	**************************************								
7	STATE COMMINE								
8	For clarity, the Committee may wish to consider the								
9	following addition to the definition of "economic loss"								
10	above:								
11									
12	(i) "Economic loss" means pecuniary loss <u>,</u>								
13	including losses resulting from medical expenses, business								
14	interruption, loss of business, property damage loss,								
15	replacement services loss, loss due to death and burial								
16	costs to the extent recovery for the loss is allowed under								
17	the laws of Wyoming;								
18	Manager 1 - Communication communication and the								
19	Wyoming law for crime-victim compensation uses the following definition for "economic loss" (W.S. 1-40-								
20 21	102(a)(v)):								
22	102(a)(v)):								
23	(v) "Economic loss" means and includes medical								
24	and hospital expenses, loss of earnings, loss of future								
25	earnings resulting from the injury, funeral and burial								
26	expenses and loss of support to the dependents of the								
27	victim to include home maintenance and child care;								
28									
29	***************								
30	********								
31									
32	(ii) "Electric utility" means any person,								
22	(11) Electric utility means any person,								
33	including cooperative electric utilities as defined by W.S.								
34	37-1-101(a)(vi)(C), that is authorized to engage in								
35	business in Wyoming and that is primarily engaged in the								
36	generation, transmission or sale of electric energy.								

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40 41 the state of Wyoming;

1	"Electric utility" shall not include any electric utility								
2	owned or operated by a city or town;								
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4	**************								
5	*******								
6	STAFF COMMENT								
7									
8	Cooperative electric utilities are not defined under W.S.								
9	37-1-101(a)(vi)(C) (produced below); the referenced								
10	subparagraph refers broadly to electric generation and								
11	transmission facilities.								
12									
13	(vi) "Public utility" means and includes every								
14	person that owns, operates, leases, controls or has power								
15	to operate, lease or control:								
16									
17	(C) Any plant, property or facility for the								
18	generation, transmission, distribution, sale or furnishing								
19	to or for the public of electricity for light, heat or								
20	power, including any conduits, ducts or other devices,								
21	materials, apparatus or property for containing, holding or								
22	carrying conductors used or to be used for the transmission								
23	of electricity for light, heat or power;								
24									
25	The definition of "cooperative electric utility" from W.S.								
26	37-17-101(a)(i) is included below. The Committee may wish								
27	to consider whether that definition should be used when								
28 29	referencing to cooperative electric utilities.								
	37-17-101. Definitions.								
30 31	37-17-101. Delimitions.								
32	(a) As used in this article:								
33	(a) As used in this article:								
34	(i) "Cooperative electric utility" means any								
35	nonprofit, member-owned cooperative engaged in the business								
36	of distributing energy, including any energy related								
50	or arberrage energy, rineracting any energy relaced								

commodity currently approved under rules and regulations of

the public service commission and any future energy related

commodities approved by the public service commission, in

1 2 3	**************************************
4	(iii) "Wildfire" means an unplanned, unwanted
5	fire burning in any area that may impact, damage or cause
6	harm to any area, including but not limited to natural
7	resources, agricultural resources, homes and property and
8	that threatens lives and safety within the state of
9	Wyoming;
10	
11 12 13 14 15 16 17 18	***********  STAFF COMMENT  For clarity, the Committee may wish to consider an alternate definition of wildfire (the definition produced below reorganizes the provided language and removes the prospective component "may impact, damage or cause harm":
20 21 22 23 24 25	(iii) "Wildfire" means an unplanned, unwanted fire burning in any area that impacts, damages or harms any area, natural resource, agricultural resource, home or property and that threatens public welfare and safety within Wyoming;
26 27 28	The Committee may also wish to consider the definition of "wildfire" used in Utah's law:
29 30 31 32	(iii) "Wildfire" means any unplanned or uncontrolled fire in the state alleged to have been caused by a public utility;
33	***************
34 35	********

1	(iv) "Wildfire mitigation plan" means a plan
2	submitted to and approved by the commission;
3	
4 5 6 7	**************************************
8 9 10 11 12 13 14	For the definition of "wildfire mitigation plan," the Committee may wish to consider whether a reference to an "approved" plan should be included given the discretion that utilities have in applying for approval of the plan.  ***********************************
15	
16	37-3-402. Wildfire mitigation plans; commission
17	authority.
18	
19	The commission may promulgate rules to implement this
20	article, including rules establishing procedures and
21	requirements for the filing, review and approval of
22	wildfire mitigation plans and any other rules that the
23	commission determines are necessary to protect the public
24	interest.
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26 27 28 29	**************************************
30 31	For W.S. 37-3-402 above, the Committee may wish to consider:

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• How the discretionary language above ("may") comports with Section 2 of this bill draft (which provides that the Public Service Commission "shall" promulgate rules).

Whether the Commission's rulemaking authority should

be narrowed (i.e., something narrower than any other rules "necessary to protect the public interest" to,

for example, "necessary to protect the public from

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For W.S. 37-3-403 below, the Committee may wish to consider whether:

wildfire damage").

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 Wildfire protection plans must be published provided to the public (i.e., online or otherwise), regardless of whether the plan is submitted Commission approval.

19 must be submitted to the Commission • Plans 20 filing/notice purposes, or for purposes of ensuring 21 compliance with the requirement to prepare a wildfire 22 mitigation plan (regardless of whether the plan is 23 submitted for PSC approval).

- Some penalty or other consequence should be specified for not preparing a plan.
- Components of the plan (particularly those specified in paragraphs (a)(ii) through (iv) below) should be tied to wildfire risk.
- A date for completing wildfire mitigation plans should specified (regardless of whether the plan submitted for approval).

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36 37-3-403. Electric utilities; wildfire mitigation

37 plans; contents.

1	(a) Each electric utility may prepare a wildfire									
2	mitigation plan that shall include, at a minimum:									
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5 6	**************************************									
7	STAFF COMMENT									
8	Because the language providing for the preparation of									
9 10	mitigation plans is discretionary ("may" prepare a wildfire mitigation plan), the Committee may wish to consider the									
11	following for (a)(intro):									
12										
13	(a) Each electric utility may prepare a wildfire									
14 15	mitigation plan for submission and implementation in accordance with this article. Any wildfire mitigation plan									
16	prepared under this article shall include, at a minimum:									
17	<u></u>									
18	************									
19 20	********									
20										
21	(i) A description of the electric utility's									
22	service territory and the areas within the service									
23	territory or rights-of-way that may be subject to a									
24	heightened risk of wildfire;									
25										
26	(ii) A description of the procedures, standards									
27	and schedules that the electric utility will use to inspect									
28	and operate its transmission and distribution									
29	infrastructure, if any;									
30										

1	(iii) A description of the procedures and									
2	standards that the electric utility will use to perform									
3	vegetation management;									
4										
5	(iv) A description of proposed modifications,									
6	replacements and upgrades to facilities and preventative									
7	programs that the electric utility will implement to reduce									
8	the risk of its electric facilities initiating a wildfire;									
9										
10	(v) A description of how the electric utility's									
11	wildfire mitigation strategies and policies have changed in									
12	the immediately preceding five (5) years;									
13										
14	(vi) A description of how the electric utility									
15	will coordinate with other electric utilities regarding any									
16	shared facilities;									
17										
18	(vii) A description of procedures for de-									
19	energizing power lines and disabling reclosers to mitigate									
20	potential fires, including:									
21										
22 23 24	**************************************									

1 2 3 4 5 6 7 8	For (vii)(intro) above, the Committee may wish to consider replacing (or adding) the word "procedures" with another word like "considerations."  ***********************************
9	(A) The ability of the electric utility to
10	reasonably access the proposed power line to be de-
11	energized;
12	
13	(B) Balancing the risk of wildfire with the
14	need for the continued supply of electricity to a
15	community;
16	
17	(C) Any potential impact that de-energizing
18	lines may have on the resilience of the remainder of the
19	electric utility's transmission and distribution
20	facilities, if any;
21	
22	(D) The need to provide notice to customers
23	and the public before, where possible, or soon after de-
24	energization;
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26 27	**************************************

2	STAFF COMMENT
3 4 5 6 7	The Committee may wish to consider whether some more specific time should be specified to give meaning to "soon after" used in subparagraph (D) above.
8 9	********
LO	(E) Any need to communicate and coordinate
L1	with any other electric utilities that may be impacted by a
L2	de-energization and any plans to accomplish communications,
L3	including communications with transmission operators,
L 4	reliability coordinators and cooperative member systems;
L5	
L6	(F) Any potential impact to public safety.
L7	
L8	(viii) A description of the procedures the
L9	electric utility intends to use to restore its electrical
20	system in the event of a wildfire;
21	
22	(ix) For electric utilities whose rates are
23	regulated by the commission, a description of the estimated
24	incremental costs and potential associated rate impacts for
25	the implementation of the wildfire mitigation plan,
26	including system improvements and upgrades;
7	

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1	(x) A description of community outreach and
2	public awareness efforts before and during the wildfire
3	season, particularly in areas impacted by wildfires or de-
4	energizations;
5	
6	(xi) A description of potential participation
7	with emergency coordinators, if applicable.
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9	37-3-404. Wildfire mitigation plans; commission
10	approval.
11	
12	(a) An electric utility may apply to the commission
13	for approval of a wildfire mitigation plan.
14	
15	(b) Upon receiving an application for approval of a
16	wildfire mitigation plan, the commission shall approve the
17	plan if the plan is reasonable, in the public interest and
18	appropriately balances the costs of implementing the plan
19	with the risks of a potential wildfire. For electric
20	utilities whose rates are regulated by the commission,
21	approval of a wildfire mitigation plan shall not confer to

the electric utility the right to recover the costs

associated with the wildfire mitigation plan. An electric

1	utility	whose	rates	are	regulated	by	the	commission	may

- 2 seek, and the commission may authorize, cost recovery for
- 3 the costs associated with implementing a wildfire
- 4 mitigation plan through rate cases or other separate
- 5 filings.

- 7 (c) If an electric utility submits a plan that is
- 8 approved by the commission, the electric utility shall
- 9 submit subsequent or updated plans to the commission not
- 10 later than every fifth year or as ordered by the
- 11 commission.

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STAFF COMMENT

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The Committee may wish to consider specifying:

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- Whether the Commission must review and approve subsequently submitted plans for electric utilities that previously submitted plans for approval. If so, whether the standard specified above is the standard that the Commission should use to review and approve updated plans.
- Whether the standards listed in subsection (b) above need further clarity.
- Whether an electric utility that previously submitted a plan may discontinue submission or updating of a plan (given the discretionary language that allows utility to submit a plan in the first place in subsection (a) above).

- Whether the Commission may deny a plan or otherwise order an electric utility to modify or resubmit a plan (and, if so, under what conditions the Commission may take one or both of those actions).
- Whether further clarity is needed in the last two sentences of subsection (b) above (i.e., the approval of a plan doesn't <u>automatically</u> convey the right to rate recovery for plan expenses, which must be sought as public utilities normally seek rate recovery).

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14 (d) Not later than June 1 in the year following any year in which the commission approves a wildfire mitigation 15 plan under this section, an electric utility shall file an 16 17 annual report with the commission detailing the electric 18 utility's compliance with the approved wildfire mitigation plan. Not later than sixty (60) days after receiving an 19 20 annual report, the commission may initiate a proceeding to 21 evaluate whether the electric utility is in substantial 22 compliance with the approved wildfire mitigation plan. If 23 the commission takes no action within sixty (60) days of 24 receiving the annual report, the electric utility shall be 25 presumed to be in substantial compliance with the approved 26 wildfire mitigation plan.

27

28 37-3-405. Wildfire mitigation plans; recovery of 29 costs.

(a) Except as otherwise provided in this section, for commission-approved wildfire mitigation plans there shall be a presumption in any civil action that the approved wildfire mitigation plan is a reasonable and prudent

preparation for, and mitigation of, wildfire risk.

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8 (b) A plaintiff may recover economic loss from an 9 electric utility as a result of a wildfire only if the 10 plaintiff shows one (1) or more of the following by a 11 preponderance of the evidence:

12

(i) The electric utility failed to substantially 13 14 comply with an approved wildfire mitigation plan, and that failure was the actual and proximate cause of the damages 15 16 to the plaintiff. For purposes of this paragraph, 17 electric utility shall be deemed to have substantially complied with the wildfire mitigation plan if the electric 18 19 utility attempted in good faith to comply with the plan but 20 was denied or delayed access to a right-of-way after the 21 electric utility requested access to the right-of-way to perform vegetation management or fire mitigation work in 22 23 accordance with the plan;

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2	****************
3	********
4	STAFF COMMENT
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6	For paragraph (i) above, the Committee may wish to consider
7	the following language in lieu of the final sentence of the
8	paragraph (i.e., what if the company fell far short of its
9	obligations under a wildfire mitigation plan for reasons or
10	other obligations not related to delayed access).
11	/ ' \
12	(i) The electric utility failed to substantially
13	comply with an approved wildfire mitigation plan, and that
14 15	failure was the actual and proximate cause of the damages to the plaintiff. For purposes of this paragraph, a finding
16	that an electric utility did not substantially comply with
17	the wildfire mitigation plan shall not be solely based on a
18	failure to perform vegetation management or fire mitigation
19	work where the electric utility attempted to perform the
20	management or work but was denied or delayed access to the
21	right-of-way;
22	
23	****************
24	********
25	
26	(ii) The electric utility acted with malice or
20	(11) The electic active acces with marice of
27	criminal intent, and the electric utility's action was the
28	actual and proximate cause of the damages to the plaintiff.
29	
30	(c) The following shall apply in any civil action that
31	a plaintiff brings against an electric utility for damages
32	caused by wildfire:
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1	(1) An action against an electric utility for
2	damages caused by a wildfire shall only be brought not
3	later than four (4) years after the date of the ignition of
4	the wildfire;
5	
6	(ii) A plaintiff may recover economic losses;
7	
8	(iii) No plaintiff shall recover noneconomic
9	losses unless the plaintiff suffered bodily injury from
10	wildfire;
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12	****************
12 13	**************************************
13	********
13 14 15 16 17 18 19 20 21 22	********
13 14 15 16 17 18 19 20 21 22 23	************  STAFF COMMENT  For paragraph (iii) above, the Committee may wish to reference the death of the plaintiff (the plaintiff suffered bodily injury or died from a wildfire) to account for Article 10, Section 4(a) of the Wyoming Constitution (which prohibits the legislature from enacting a law "limiting the amount of damages to be recovered for causing
13 14 15 16 17 18 19 20 21 22	************  STAFF COMMENT  For paragraph (iii) above, the Committee may wish to reference the death of the plaintiff (the plaintiff suffered bodily injury or died from a wildfire) to account for Article 10, Section 4(a) of the Wyoming Constitution (which prohibits the legislature from enacting a law "limiting the amount of damages to be recovered for causing the injury or death of any person").
13 14 15 16 17 18 19 20 21 22 23 24 25	**************************************
13 14 15 16 17 18 19 20 21 22 23 24 25 26	**************************************
13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	**************************************

1	(A) The costs to restore the property to the
2	property's pre-wildfire condition; or
3	
4	(B) The difference between the productive
5	value of the property immediately before the wildfire and
6	the productive value of the property immediately after the
7	wildfire.
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9	****************
10	*******
11	STAFF COMMENT
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13	The term "productive value" does not appear to be currently
14	defined in Wyoming's statutes. It appears in two places:
15	W.S. $39-13-103(b)(viii)$ and $(xii)(A)(I)$ , where the term is
16	tied to agricultural land or property. A brief search of
17	Wyoming's administrative rules did not yield a definition
18	of this term.
19	
20 21	The Committee may wish to consider whether a definition of
22	"productive value" should be included in this bill draft.
23	****************
24	*******
25	
26	(v) Nothing in this section shall be construed to
20	(V) Nothing in this section shall be constitued to
27	limit any defenses that an electric utility may be entitled
28	to raise in a civil action for damages caused by wildfire.
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29 30	*************
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2	The Committee may wish to consider the following for the
3	section above:
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5	<ul> <li>Whether further clarity is needed to specify whether</li> </ul>
6	an electric utility that elects not to prepare or
7	submit a wildfire mitigation plan may enjoy the
8	presumptions and liability limits specified in the
9	section.
10	<ul> <li>Whether there is a need to clarify what happens in</li> </ul>
11	terms of presumptions and limits if an electric
12	utility does not submit an updated plan for approval
13	as required.
14	<ul> <li>The effect of the liability limits and presumptions if</li> </ul>
15	the Public Service Commission does not approve a
16	submitted plan or updated plan.
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18	***************
19	********
20	
21	Section 2. The public service commission shall
22	promulgate any rules necessary to implement this act.
2.2	
23	
2.4	Section 3.
24	Section 3.
25	
45	
26	(a) Except as provided in subsection (b) of this
20	(a) Except as provided in subsection (b) or this
27	section, this act is effective immediately upon completion
_ ,	section, ones doe is effective immediately apon completion
28	of all acts necessary for a bill to become law as provided
	1
29	by Article 4, Section 8 of the Wyoming Constitution.
30	
31	(b) Section 1 of this act is effective July 1, 2025.

1 (END)