# DRAFT ONLY NOT APPROVED FOR INTRODUCTION

HOUSE BILL NO. [BILL NUMBER]

Protection of nuclear reactors.

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

#### A BILL

for

1 AN ACT relating to crimes and offenses; providing an affirmative defense for the use of defensive force for the 2 protection or defense of nuclear facilities; providing 3 definitions; establishing an offense of trespass 4 5 commercial nuclear generating facilities; specifying penalties; providing armed nuclear facility security guards 6 7 the authority to detain persons as specified; and providing for an effective date. 8

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

1	<b>Section 1.</b> W.S. $6-2-604$ and $6-3-308$ are created to
2	read:
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4	6-2-604. Use of force in defense of nuclear
5	facilities; definitions; detention authority.
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7	(a) As used in this section:
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9	(i) "Armed nuclear security guard" means a person
10	who is:
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12	(A) Employed by or contracted with a nuclear
13	power reactor that is licensed by the United States nuclear
14	regulatory commission and is located at a commercial
15	nuclear generating station; and
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17	(B) Employed or contracted as part of the
18	security plan approved by the United States nuclear
19	regulatory commission and who meets the requirements
20	mandated by the commission for carrying a firearm.
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22	(ii) "Commercial nuclear generating station"
23	means a facility that is owned by any person except for the

Τ	United States nuclear regulatory commission and that
2	produces electricity by means of a nuclear reactor under a
3	license issued by the United States nuclear regulatory
4	commission. "Commercial nuclear generating station"
5	includes the property on which the generating station is
6	located and any other structure and fencing associated with
7	the generating station;
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9	(iii) "Enter" means the intrusion of any part of
10	any instrument or any part of a person's body, no matter
11	how slight, on or inside of a commercial nuclear generating
12	station;
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14	(iv) "Entering or remaining unlawfully" means an
15	act by a person who enters or remains in or on a commercial
16	nuclear generating station or a structure or fencing of a
17	commercial nuclear generating station if that person's
18	intent for entering or remaining is not licensed,
19	authorized or otherwise privileged;
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-The Committee may wish to consider whether a definition of
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    "enter" or "enter or remaining unlawfully" is necessary.
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    Generally,
              the Wyoming
                           Supreme Court would interpret
    "enter" based on its plain-language meaning. See Anderson
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    v. State, 2023 WY 65, ¶ 12, 531 P.3d 912, 915 (Wyo. 2023).
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    The term "enters" is used in both Wyoming's burglary and
    criminal entry statutes. W.S. 6-3-301 and 6-3-302. In both
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    instances, the term is not defined.
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    -The Committee may also wish to consider defining "deadly
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    force" for purposes of this section; that term is already
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    defined in Wyoming's self-defense law:
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        6-2-602. Use of force in self defense; no duty to
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    retreat.
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        (g) As used in this section:
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             (iii) "Deadly force" means force that is
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    intended or likely to cause death or serious bodily injury.
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             (v) "Exclusion area" means the area of a
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    commercial nuclear generating station in which a United
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    States nuclear regulatory commission licensee has the
   authority to determine all activities, including the
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    exclusion or removal of property and personnel from the
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   area;
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             (vi) "Protected area" means the area of a
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    commercial nuclear generating station within the exclusion
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   area that is encompassed by physical barriers;
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(vii) "Structure and fencing" means any structure, fenced yard, wall, building or other similar barrier or combination thereof that surrounds a commercial nuclear generating station and that is posted with signage stating that it is a felony to trespass at the commercial nuclear generating station.

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# STAFF COMMENT

The language provided to the Committee at the May meeting uses the term "physical force" when describing the force an armed guard at a nuclear generation facility may use. To be consistent with Wyoming's law governing self-defense, the term "defensive force" is used throughout this bill draft.

Similarly, the term "privileged" has been used elsewhere in Wyoming law concerning the use of defensive force; that term is used in this bill draft instead of the term "justified."

(b) An armed nuclear security guard is privileged to use defensive force against another person at a commercial nuclear generating station if the guard reasonably believes that the defensive force is necessary to prevent or terminate the commission of a burglary under W.S. 6-3-301,

1 criminal entry under W.S. 6-3-302, criminal trespass under 2 W.S. 6-3-303 or criminal trespass at a commercial nuclear 3 generating station under 6-3-308 within or upon a protected 4 area. 5 (c) An armed nuclear security guard is privileged to 6 7 use defensive force, including deadly force, against 8 another person at a commercial nuclear generating station if the guard reasonably believes that defensive force or 9 10 deadly force is necessary to: 11 (i) Prevent the commission of a manslaughter, 12 murder, aggravated assault, kidnapping, burglary, criminal 13 entry, arson or robbery within or upon a protected area; 14 15 16 (ii) Prevent acts of radiological sabotage or the theft or diversion of special nuclear material within or 17

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21 (iii) Defend against the use or imminent use of 22 deadly force against the guard or other person within or 23 upon a protected area.

United States nuclear regulatory commission;

upon a protected area under a security plan approved by the

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2	(d) Notwithstanding any other provision of this
3	section, an armed nuclear security guard is privileged to
4	threaten to use defensive force, including deadly force, if
5	and to the extent that a reasonable armed nuclear security
6	guard believes that the force is necessary to protect the
7	guard or others against another person's potential use of
8	force or deadly force within or upon a protected area.

10 (e) An armed nuclear security guard using defensive 11 force, including deadly force, in accordance with this 12 section shall not be liable under civil or criminal law for 13 engaging in conduct that is privileged under this section.

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The Committee may wish to consider modeling the use-offorce language in subsections (b) through (e) on the language adopted in the 2025 General Session for the use of force in protection of military equipment:

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6-2-603. Use of force in defense of military equipment.

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A state security officer as defined by W.S. 19-7-101(a)(xiii), a member of the armed forces or a member of the Wyoming national guard in active state service as defined by W.S. 19-7-101(a)(v) who is on official duty defending military equipment is privileged to use

reasonable force as necessary to defend military equipment, including deadly force as defined by W.S. 6-2-602(g)(iii), in accordance with published military regulations and doctrine regarding the use of force.

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9 (f) An armed nuclear security guard, acting upon 10 reasonable belief, may detain a person in or at a 11 commercial nuclear generating station in a reasonable 12 manner and for a reasonable time if the person is suspected 13 of committing or attempting to commit any of the offenses 14 specified in subsection (b) and paragraph (c)(i) of this 15 section for purposes of summoning law enforcement.

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17 (g) For purposes of subsection (f) of this section, an armed nuclear security guard's reasonable belief to detain 18 a person under subsection (f) of this section shall 19 20 constitute an affirmative defense in any civil or criminal 21 action against the armed nuclear security guard, the 22 guard's employer or the owner of the commercial nuclear generating facility where the guard was employed for false 23 24 arrest, false imprisonment, unlawful imprisonment or unlawful detention. 25

The Committee may wish to consider modeling the language of subsections (f) and (g) above on W.S. 6-3-405, which provides the process by which persons suspected of shoplifting may be detained and the defense to liability available to those detaining suspected shoplifters.

6-3-405. Reasonable detention and interrogation of persons suspected of shoplifting or altering price tag; defense in civil or criminal action.

 (a) A peace officer, merchant or merchant's employee who has reasonable cause to believe a person is violating W.S. 6-3-402 with regard to property offered for sale by a wholesale or retail store may detain and interrogate the person in regard to the suspected violation in a reasonable manner and for a reasonable time.

 (b) In a civil or criminal action for slander, false arrest, false imprisonment, assault, battery or wrongful detention based upon a detention and interrogation pursuant to this section, it is a defense that the peace officer, merchant or merchant's employee had reasonable cause to believe the person was violating W.S. 6-3-402 with regard to property offered for sale by a wholesale or retail store and the detention and interrogation were conducted in a reasonable manner and for a reasonable time.

- 35 6-3-308. Criminal trespass at a commercial nuclear
- 36 generating station.

- 38 (a) The definitions of W.S. 6-2-604 shall apply to
- 39 this section.

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2	(b) A person is guilty of criminal trespass at a
3	commercial nuclear generating station if the persor
4	knowingly:
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6	(i) Enters or remains unlawfully in or on a
7	commercial nuclear generating station; or
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9	(ii) Enters or remains unlawfully within the
10	structure and fencing of a commercial nuclear generating
11	station.
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13	(c) Criminal trespass at a commercial nuclear
14	generating facility is a felony punishable by imprisonment
15	for not more than five (5) years, a fine of not more than
16	one thousand dollars (\$1,000.00), or both.
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18 19 20 21	**************************************
22 23 24 25 26	The Committee may wish to consider whether amendments to W.S. 6-1-204 (concerning immunity from civil action for the justifiable use of force) and W.S. 6-2-504(b) (reckless endangering) are necessary in light of the provisions of this bill draft. Both sections are reproduced below:

6-1-204. Immunity from civil action for justifiable use of force; attorney fees.

(a) Except as provided by W.S. 6-1-103(a), a person who uses reasonable defensive force pursuant to W.S. 6-2-602 is immune from civil action for the use of the force.

(b) In a civil action filed against a person related to the person's use of defensive force, the person may file a motion with the court asserting that the person used reasonable defensive force under W.S. 6-2-602. Upon the filing of the motion the court shall hold a hearing prior to trial and shall grant the person's motion if he proves by a preponderance of the evidence that he used reasonable defensive force under W.S. 6-2-602.

(c) A court shall award reasonable attorney fees, court costs, compensation for any loss of income and all other expenses incurred by a person in defense of any civil action arising from the person's use of reasonable defensive force pursuant to W.S. 6-2-602 if the court finds that the defendant is immune from civil action under subsection (a) of this section.

### 6-2-504. Reckless endangering; penalty.

(a) A person is guilty of reckless endangering if he recklessly engages in conduct which places another person in danger of death or serious bodily injury.

 (b) Any person who knowingly points a firearm at or in the direction of another, whether or not the person believes the firearm is loaded, is guilty of reckless endangering unless reasonably necessary in defense of his person, property or abode or to prevent serious bodily injury to another or as provided for under W.S. 6-2-602.

(c) Reckless endangering is a misdemeanor punishable by imprisonment for not more than one (1) year.

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Section 2. This act is effective July 1, 2026.

1 2 (END)