60th Legislature

1	HOUSE BILL NO. 693
2	INTRODUCED BY E. BUTCHER
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THAT PUBLIC INFORMATION IN ELECTRONIC
5	FORMAT BE RETAINED FOR AT LEAST 7 YEARS IN A FORM THAT IS ACCESSIBLE BY THE PUBLIC; AND
6	AMENDING SECTIONS 2-6-203, 2-6-204, 2-6-212, 2-6-302, 2-6-403, 13-1-303, 13-27-305, 13-37-208,
7	13-37-231, AND 18-4-306, MCA."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 2-6-203, MCA, is amended to read:
12	"2-6-203. Secretary of state's powers and duties. (1) In order to insure ensure the proper
13	management and safeguarding of public records, the secretary of state shall undertake the following:
14	(a) establish guidelines for inventorying, cataloging, retaining, and transferring all public records of state
15	agencies;
16	(b) review and analyze all state agency filing systems and procedures and approve filing system
17	equipment requests;
18	(c) establish and operate the state records center, as authorized by appropriation, for the purpose of
19	storing and servicing public records not retained in office space;
20	(d) gather and disseminate information on all phases of records management, including current
21	practices, methods, procedures, and devices for the efficient and economical management of records;
22	(e) operate a central microfilm unit which that will microfilm, on a cost recovery cost-recovery basis, all
23	records approved for filming by the office of origin and the secretary of state; and
24	(f) approve microfilming projects and microfilm equipment purchases undertaken by all state agencies.
25	(2) The guidelines established under subsection (1) for retaining public information in electronic format,
26	as described in 2-6-110, must ensure that all of the public information is retained for at least 7 years in a form that
27	is accessible by the public.
28	(2)(3) Upon request, the secretary of state shall assist and advise in the establishment of records
29	management procedures in the legislative and judicial branches of state government and shall, as required by
30	them the legislative or judicial branch, provide services similar to those the services available to the executive

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<ul> <li>Section 2. Section 2-6-204, MCA, is amended to read:</li> <li>"2-6-204. State records committee approval. (<u>1</u>) The committee shall approve, modify, or disapprote the recommendations on retention schedules of all public records to determine which documents not inclue in the provisions of this part are to be designated public records and approve <u>or disapprove</u> agency request dispose of <del>such</del> public records.</li> <li>(<u>2</u>) The committee may not approve a retention schedule that allows the destruction of public information in electronic format, as described in 2-6-110, in less than 7 years."</li> <li>Section 3. Section 2-6-212, MCA, is amended to read:</li> <li>"2-6-212. Disposal of public records. (1) Except as provided in subsection (2), <del>no</del> a public record records approval is required, a request for the disposal or destruction must be submitted to the state records committee submitted to the state records committee by the agency concerned.</li> <li>(2) The state records committee may by unanimous approval establish categories of records for when a disposal request is <u>not</u> required, providing those if the records are retained for the designated retention to the disposal request is <u>not</u> required, providing those if the records are retained for the designated retention to the designated retention to the disposal request is <u>not</u> required, providing those if the records are retained for the designated retention to the disposal request is <u>not</u> required, providing those if the records are retained for the designated retention to the disposal request is <u>not</u> required, providing those if the records are retained for the designated retention to th</li></ul>	
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18 period.	
19 (3) The state records committee may not approve the disposal or destruction of public records that	<u>are</u>
20 in electronic format, as described in 2-6-110, in less than 7 years."	
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22 Section 4. Section 2-6-302, MCA, is amended to read:	
23 "2-6-302. Official records management powers and duties. (1) In order to insure ensure the pro-	per
24 management and safeguarding of official records, the Montana historical society shall:	
25 (1)(a) establish and operate the state archives as authorized by appropriation for the purpose of sto	ring
and servicing official records transferred to the custody of the state archives;	
27 (2)(b) in cooperation with the secretary of state, the local government records committee provided	for
in 2-6-402, and the state records committee provided for in 2-15-1013, establish guidelines for the inventory	ing,
29 cataloging, retention, and transfer of all official records;	
30 (3)(c) maintain and enforce restrictions on access to official records in the custody of the state archi	ves

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1 in accordance with the provisions of this part;

2 (4)(d) provide adequate housing and care of official records in the custody of the state archives to insure
 3 ensure their proper preservation and use of the records by the public;

4 (5)(e) in accordance with the guidelines established pursuant to subsection (2) (1)(b), remove and
5 destroy duplicate official records and official records of insignificant historical value from the records deposited
6 in the state archives.

7 (2) The guidelines established under subsection (1) for retaining public documents must ensure that all
 8 public documents that are in electronic format, as described in 2-6-110, are retained for at least 7 years in a form
 9 that is accessible by the public."

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11 Section 5. Section 2-6-403, MCA, is amended to read:

"2-6-403. Duties and responsibilities. (1) (a) The local government records committee shall approve,
 modify, or disapprove proposals for local government records retention and disposition schedules.

14 (2)(b) The local government records committee shall appoint a subcommittee, known as the local 15 government records destruction subcommittee, to handle requests for disposal of records. The subcommittee 16 consists of the state archivist and a representative of the department of administration. Unless specifically 17 authorized by statute or by the retention and disposition schedule, a local government public record may not be 18 destroyed or otherwise disposed of without the unanimous approval of the subcommittee. When Whenever 19 approval is required, a request for the disposal or destruction of any local government records must be submitted 20 to the subcommittee by the entity concerned. If there is not unanimous approval of the subcommittee, the issue 21 of the disposition of a record must be referred to the local government records committee for approval. When 22 Whenever approval is obtained from the subcommittee or from the local government records committee for the 23 disposal of a record, the local government records committee shall consider the inclusion of a new category of 24 record for which a disposal request is not required and shall update the schedule.

(<del>3)</del>(<u>c</u>) The local government records committee shall establish a retention and disposition schedule for
 categories of records for which a disposal request is not required. The committee shall publish the retention and
 disposition schedules. Updates to those the schedules, if any, must be published at least annually.

28 (4)(d) The committee shall respond to requests for technical advice on matters relating to local
 29 government records.

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(5)(e) The committee shall provide leadership and coordination in matters affecting the records of

1	multiple local governments.
2	(2) The schedules established under this section for retaining public documents must ensure that all
3	public documents that are in electronic format, as described in 2-6-110, are retained for at least 7 years in a form
4	that is accessible by the public."
5	
6	Section 6. Section 13-1-303, MCA, is amended to read:
7	"13-1-303. Disposition of ballots and other election materials. (1) The voted ballots, detached stubs,
8	unvoted ballots, and unused ballots from an election must be kept in the unopened packages received from the
9	election judges for a period of <del>12 months</del> <u>7 years</u> . The packages may be opened only when an order for opening
10	is given by the proper official for a recount procedure. After 12 months 7 years, if there is no contest begun,
11	recount pending, or appeal of a decision relating to a contest or recount, an election administrator may dispose
12	of the ballots as provided in subsection (2).
13	(2) (a) Each election administrator shall prepare a plan for retention and destruction of election records
14	in the county according to the retention schedules established by the local government records committee
15	provided for in 2-6-402.
16	(b) The plan established under subsection (2)(a) for retaining election records must ensure that if the
17	records are in electronic format, as described in 2-6-110, the records are retained for at least 7 years in a form
18	that is accessible by the public."
19	
20	Section 7. Section 13-27-305, MCA, is amended to read:
21	"13-27-305. Retention of copies by county official. The county official certifying the sheets or sections
22	of a petition shall keep a copy of the sheets or sections certified in the official files of <del>his</del> <u>the official's</u> office. <del>The</del>
23	<u>Unless the copy is in electronic format, as described in 2-6-110, the copies copy</u> may be destroyed 3 months after
24	the date of the election specified in the petition unless a court action is pending on the sufficiency of the petition.
25	If the copy is in electronic format, the copy may be destroyed 7 years after the date of the election specified in
26	the petition unless a court action is pending on the sufficiency of the petition."
27	
28	Section 8. Section 13-37-208, MCA, is amended to read:
29	"13-37-208. Treasurer to keep records. (1) The campaign treasurer of each candidate and each
30	political committee shall keep detailed accounts (current within not more than 10 days after the date of receiving

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a contribution or making an expenditure, except that accounts shall must be current as of the 5th day before the
date of filing of a report. as specified in 13-37-226) of all contributions received and all expenditures made by or
on behalf of the candidate or political committee that are required to be set forth in a report filed under this
chapter.

5 (2) Accounts of a deputy campaign treasurer shall <u>must</u> be transferred to the treasurer of a candidate 6 or political committee before the candidate or political committee finally closes its books or when the position of 7 a deputy campaign treasurer becomes vacant and <del>no</del> <u>a</u> successor is <u>not</u> appointed.

8 (3) (a) Accounts Subject to subsection (3)(b), accounts kept by a campaign treasurer of a candidate or
9 political committee shall must be preserved by the campaign treasurer for a period coinciding with the term of
10 office for which the person was a candidate or for a period of 4 years, whichever is longer.

(b) Accounts described in subsection (3)(a) that are in electronic format, as described in 2-6-110, must
 be kept for at least 7 years."

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Section 9. Section 13-37-231, MCA, is amended to read:

15 "13-37-231. Reports to be certified as true and correct. (1) A report required by this chapter to be filed 16 by a candidate or political committee shall <u>must</u> be verified as true and correct by the oath or affirmation of the 17 individual filing the report. The individual filing the report shall <u>must</u> be the candidate or an officer of a political 18 committee who is on file as an officer of the committee with the commissioner.

(2) (a) A Subject to subject to subsection (2)(b), a copy of a report or statement filed by a candidate or
 political committee shall must be preserved by the individual filing it for a period coinciding with the term of office
 for which the person was a candidate or for a period of 4 years, whichever is longer.

(b) A copy of a report or statement subject to subsection (2)(a) must be preserved for at least 7 years
 if the report or statement was filed in electronic format, as described in 2-6-110."

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Section 10. Section 18-4-306, MCA, is amended to read:

"18-4-306. Sole source procurement -- records. (1) A contract may be awarded for a supply or service
 item without competition when, under rules adopted by the department, the director, the head of a purchasing
 agency, or a designee of either officer above the level of the procurement officer determines in writing that:

29

30 (b) only one source is acceptable or suitable for the supply or service item; or

(a) there is only one source for the supply or service item;



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1 (c) the supply or service item must be compatible with current supplies or services. 2 (2) The department may require the submission of cost or pricing data in connection with an award under 3 this section. 4 (3) (a) The Subject to subsection (3)(b), the department shall maintain or shall require the head of a 5 purchasing agency to maintain a record listing all contracts made under this section for a minimum of 4 years. 6 The record must contain: 7 (a)(i) each contractor's name; 8 (b)(ii) the amount and type of each contract; and 9 (c)(iii) a listing of the supplies or services procured under each contract. (b) If the record required under subsection (3)(a) is maintained in electronic format, as described in 10 11 2-6-110, the record must be maintained for at least 7 years. 12 (4) The record must be available for public inspection." 13 - END -

