

**2005-2006 Environmental Quality Council
Work Plan**

August 30, 2005

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Information about the 2005-2006 Work Plan

Introduction

This is the work plan for the Environmental Quality Council (EQC or Council) for the 2005-2006 interim. In this document you will find:

- An explanation of how the EQC plans its work.
- A description of work plan topics and the EQC's decision for addressing those topics.
- An interim timeline.

How the EQC Plans its Work

During the legislative interim, the EQC typically focuses on two to four major study topics, while also maintaining oversight of programs and rulemaking activities of the Montana Department of Natural Resources and Conservation (DNRC) ; the Montana Department of Environmental Quality (DEQ); and the Montana Department of Fish, Wildlife, and Parks (DFWP).

The Council selected study topics at the beginning of the interim during the May 2005 EQC meeting. The work plan includes studies that were requested by legislators through study resolutions, suggested topics offered by Council members, and statutory mandates. The EQC's statutory mandates are broad. (See *A Council Member's Guide to the Environmental Quality Council*.) **The primary constraint limiting the EQC study agenda for the interim is the number of issues that can be effectively addressed within the available time and resources of the Council members and its staff.**

This *2005-2006 Work Plan* is really a **decisionmaking tool** to help Council members work together efficiently to set priorities and decide how and where to spend the EQC's limited time and resources. The work plan will become the blueprint for the 2005-2006 interim. Staff will then develop detailed draft work plans and timetables for each major study and the Council's statutory duties. The interim timeline illustrates the overall schedule that these work plans will fit into once the meeting schedule and work plan are finalized is presented at the end of this document.

Work Plan Topics

STUDY BILL

Split Estates and Oil and Gas Production and Coal Bed Methane Reclamation and Bonding

Source/authority: HB 790 (2005)
85-2-105, MCA

Legislative Poll Ranking: N/A

Background: Coal bed methane is the extraction of methane gas from coal seams. To release the gas from the coal seam water must be removed to release the pressure and allow the gas to be released. Coal bed methane has many similarities to conventional oil and gas development. There are also differences - the biggest difference being the amount of water that is produced as a result of tapping the coal seam and extracting the methane. The primary area of production in Montana is the Powder River Basin located in the Southeastern corner of the state. This is the same basin that Wyoming has tapped significantly to extract coal bed methane. The other area of the state that is facing potential development is the Bozeman Pass area. The primary issue that has been raised in recent legislative session is surface use agreements, reclamation of the surface property, and bonding issues. This study resolution does not limit the study to coal bed methane but includes conventional oil and gas as well.

The other issue identified in the bill is the situation where the mineral estate and the surface estate are owned by different entities. This is deemed a "split estate". A majority of conflict that is the result of production is a result of a split estate.

Two bills were introduced and eventually died in the 2005 legislative session. SB 258 was an act revising laws governing compensation for damages sustained by the surface owner when oil and gas operations are conducted and other issues. SB 336 established the coal bed methane reclamation act and addressed bonding for coal bed methane operations as well. With the failure of the two primary bills dealing with this bill in the session the Legislature chose to pass a bill (HB790) requiring that a study be conducted to provide more detailed information for legislators to enable them to make informed policy decisions.

HB 790 specifically requires the EQC to:

- (1) Study split estates with regard to the ownership of mineral and the ownership of surface property related to oil and gas development.
- (2) Study reclamation of surface property affected by coal bed methane development.
- (3) Identify bonding requirements for coal bed methane production.
- (4) Examine procedures and time lines for giving notice to surface owners.
- (5) Minimum provisions for surface use agreements.
- (6) Identify elements that should be considered in surface use agreements.
- (7) Alternatives for addressing disagreement on estimated surface damages.
- (8) Bonding requirements, if any, based on the type of activity.
- (9) Assess current requirements for reclamation and bonding for coal bed methane operations and determine if they are adequate.

- (10) Evaluate laws related to surface damage, coal bed methane exploration, coal bed methane operations, and coal bed methane reclamation in other states.
- (11) Explore alternative approaches for balancing mineral rights with surface rights. (12) Identify the relationship between federal law and state law with regard to split estates and jurisdiction.
- (13) Evaluate the necessity and feasibility of postoperation reclamation requirements or alternatives, including water pits and impoundments.

Council Action:

In fulfilling the mandate of HB790, the council appointed six EQC members to the subcommittee. Those six suggested six public members for approval by the full EQC. The EQC then appointed two non-voting legislative members whose involvement is contingent on funding by the EQC.

The EQC allocated 1 FTE to this study.

For further information on this topic, visit the following website:

http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/HB_790/default.asp

or contact the following staff person:

Joe Kolman: (406) 444-9280; jkolman@mt.gov

STUDY RESOLUTIONS ASSIGNED TO THE EQC BY LEGISLATIVE COUNCIL

Issues Related to Contract Harvesting of Timber from School Trust Lands

Source/authority: HJR 33 **Legislative Poll Ranking:** #7

Background: The issue of this study is whether the Department of Natural Resources and Conservation should be statutorily authorized to sell logs directly from state lands. The Department estimates that by selling logs directly from state lands, state funding for school trust beneficiaries could possibly increase by as much as 30% over the current method of timber sales. The Department has agreed to facilitate a working group that includes beneficiaries of school trust lands, the Montana Logging Association, the Montana Wood Products Association, the conservation community, and other interested parties. This working group could examine issues surrounding the possible implementation of a contract harvesting program for state lands in Montana, including but not limited to an examination of similar programs in other states, standards for log quality, accounting practices, standards for hiring loggers, stewardship contracting, revenue and expenses, and economic impacts to the logging industry. This working group could then report its findings and recommendations to the EQC for EQC approval, modification, or disapproval.

Council Action: The EQC assigned this study to the EQC Study Subcommittee and requested that staff work with interested parties and draft a white paper to be presented to the Subcommittee and the EQC during the interim. The EQC allocated .02 FTE for this topic.

For further information on this topic, visit the following website:
http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/assigned_studies/default.asp or contact the following staff person:

Todd Everts: (406) 444-3747; teverts@mt.gov

Wildland fire suppression statutes and policies

Source/authority: HJR 10 (2005)

**Legislative Poll
Ranking: #8**

Background: In December 2004 Legislative Audit Division released a performance audit on wildland fire administration, finding that Montana's statutes are outdated or silent with regard to wildfires, costs of wildfire suppression, fuel accumulation, and the wildland/urban interface.

Council Action: The EQC assigned this study to the EQC Study Subcommittee and requested that staff conduct the study with the assistance of a work group to review and update statutes, providing regular reports to the subcommittee. The expected outcome will be legislation for the EQC to review and potentially request to update, consolidate and clarify wildland fire suppression and mitigation statutes. The EQC allocated .25 FTE for this study.

For further information on this study, visit the following website:

http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/assigned_studies/default.asp
or contact the following staff person:

Leanne Kurtz: (406) 444-3593; lekurtz@mt.gov

Impacts of Superfund Sites on Communities

Source/authority: HJR 34

Legislative Poll Ranking: #16

Background: Concern that superfund sites across Montana have serious impacts on communities and community infrastructure and that lack of timely superfund site cleanup exacerbates those community impacts is the crux of the issue that generated this interim study.

The resolution requests that the EQC:

- (1) inventory and establish a comprehensive list of:
 - (a) superfund sites located in Montana;
 - (b) the current status of cleanup efforts;
 - (c) the decision documents describing site remediation for each site in Montana; and
 - (d) the proposed time frame for completing the cleanup efforts;
- (2) provide alternatives for communities faced with untimely cleanup of superfund sites;

- (3) summarize water, infrastructure, and economic development needs of communities directly effected by superfund site listings;
- (4) identify education alternatives for superfund site impacts on local communities; and
- (5) develop a process for improving communication between local, state, and federal governments when addressing superfund issues.

Council Action: The EQC assigned this study to the EQC Agency Oversight Subcommittee. The EQC allocated .2 FTE for this topic.

For further information on this topic, visit the following website:

http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/agency_oversight/default.asp or contact the following staff person:

Todd Everts: (406) 444-3747; teverts@mt.gov

EQC STATUTORY DUTIES AND OBLIGATIONS

Water Policy Statutory Duties

Source/authority: 85-2-105, MCA.
Recommendations of 1997-98 EQC.
HB 22 (2005 session)

Background: The water policy duties of the EQC that are set forth in 85-2-105, MCA are paraphrased below.

1. Advise the Legislature on the **adequacy of Montana's water policy**.
2. Advise the Legislature on **important state, regional, national, and international developments** that affect Montana's water resources.
3. Oversee **policies and activities of executive branch agencies** and other state institutions that affect Montana's water resources.
4. Assist with **interagency coordination** related to Montana's water resources.
5. **Communicate with the public** about water policy and water resources.
6. Analyze and comment on the **State Water Plan**, when prepared by the Montana Department of Natural Resources and Conservation (DNRC).
7. Analyze and comment on the **Renewable Resource Grant and Loan Program** report.
8. Analyze and comment on **water related research** undertaken by state entities.
9. Analyze, verify and comment on the information in the **Water Information System of the Natural Resource Information System**.
10. Report to the Legislature.

Some of the many potential water policy issues that the EQC may want to address or receive information about during the 2005-2006 interim are described briefly below. Coal bed methane issues are highlighted in a separate section of the work plan.

Water quality monitoring, assessment and improvement (TMDL'S). The 1997-98 EQC recommended that the next EQC continue to provide oversight of the Montana Department of Environmental Quality's (DEQ) implementation of House Bill 546, a bill passed in 1997 that addressed water quality monitoring, assessment and improvement, including total maximum daily loads, or TMDL's. U.S. District Court Judge Molloy has issued an order that requires the U.S. Environmental Protection Agency (EPA) to approve or establish TMDLs for each pollutant that impairs or threatens a water quality limited segment on the state's 1996 list of impaired and threatened water bodies by May 5, 2007. The DEQ is prohibited from issuing new permits or

increasing permitted discharge for permittees to a water quality limited segment under the Montana Pollutant Discharge Elimination System (MPDES) permitting program until all necessary TMDLs are developed. The timelines affecting DEQ and the completion of TMDLs was extended to 2012 by House Bill 89 in the 2003 Legislature. House Bill 89 affects only the statutory completion date and does not affect the court mandated completion date of 2007.

Water adjudication. The EQC spent a majority of its time during the 2003-2004 interim studying Montana's water adjudication process. The passage of HB 22 was the end result of this study. HB 22 required DNRC and the Water Court to report to the EQC at each of its scheduled meetings regarding the progress made towards completion of the adjudication process through the first decree phase by 2015.

Drought. If current conditions continue, the effects of drought will continue to be a grave concern in many parts of the state. Pursuant to section 2-15-3308, MCA, the Drought Advisory Committee chaired by the Lieutenant Governor is responsible for monitoring drought conditions, implementing the state drought plan, providing assistance to local drought advisory committees, and other duties related to drought.

Wading into Montana Water Rights revision. *Wading into Montana's Water Rights* is a primer for citizens that addresses frequently asked questions regarding water rights. This primer was revised last interim. Montana's water laws have been amended during the four legislative sessions since 1997 -- fairly significantly during the 2005 session. Because the guide is general and amendments to Montana law have been fairly narrow, the guide continues to be a generally accurate and useful document. However, new questions have arisen and the laws have been amended. The EQC could request staff to update this primer. Last interim the Council coordinated with the DNRC to publish one booklet rather than two separate booklets as has been done in the past.

Council Action:

The EQC assigned this study area to the EQC Study Subcommittee. The subcommittee chose to revise the "Wading into Montana Water Rights" publication and to continue monitoring drought conditions and the TMDL program. The EQC allocated .8 FTE to all of the work being completed by the study subcommittee.

For further information on this topic, visit the following website:
http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/assigned_studies/default.asp
or contact the following staff person:

Krista Lee Evans: (406) 444-1640; kevans@mt.gov

EQC General Statutory Duties

Source/authority: Sections 75-1-201, 75-1-208, 75-1-314, 75-1-324, 2-15-1514, 2-15-1523, 75-10-111, 75-10-743, 75-10-913, 75-10-918, and 75-10-927, 77-2-301, 77-5-301, 85-1-203, 85-1-621, 85-2-105, 85-2-350, and 85-2-436.

Background: Following the establishment of the EQC in 1971, the Legislature has occasionally authorized the Council to play a role in some specific programs or activities of state government. These directives are in addition to the more general oversight authorities for environmental programs and policies found in section 75-1-324, MCA. This general authority is arguably sufficient to address the specific programs and policies. However, and particularly for new environmental programs or policies, the Legislature has called upon the EQC to act as its

liaison with the executive branch. In the past, the EQC has prioritized these activities as the need for specific oversight changes with interest, time, and circumstance. They are listed as follows:

- 75-1-201 and 75-1-208, MCA - Executive agencies are required to submit copies of environmental review documents prepared in accordance with the Montana Environmental Policy Act (MEPA) to the EQC. The EQC staff has created and maintains a database of MEPA documents. Effective in 2001, a project sponsor may appear before the EQC at a regularly scheduled meeting to discuss issues regarding an executive agency's environmental review of the project.
- 75-1-314, MCA - Three agencies of state government are required to report specific compliance and enforcement information to the EQC on a biennial basis. This is the result of a 1997 EQC interim study. The agencies have provided two reports to date. The 2001-2002 EQC requested that the agencies provide the third report covering fiscal years 2001, 2002 and 2003 during this next interim.
- 75-1-324, MCA - This section of law contains the general oversight and policy review and recommendation responsibilities of the EQC. Members are urged to review it in detail. The EQC is directed to gather information concerning conditions and trends in the quality of the environment; to review state programs and activities to enhance or maintain environmental quality; to conduct studies, analyze proposals, and make recommendations concerning environmental issues; and to generally act as the Legislature's source of information and advisor on environmental policy issues and direction.
- 2-15-1514, MCA requires participation of a Legislative Services Division employee on the natural resource data system advisory committee. This has typically been assigned to the EQC staff on an as needed basis.
- 2-15-1523, MCA requires the participation of a representative of the Legislative Services Division on the Groundwater Assessment Steering Committee. This has typically been assigned to the EQC staff on an as needed basis.
- 75-10-111, 75-10-913, 918, and 927, MCA all require EQC involvement and review of the state solid waste management plan and participation in the Megalandfill Siting Act review process. The DEQ has developed a state solid waste management plan that is under revision this year. There have been no megalandfill siting applications since the law was enacted in 1991.
- 75-10-743, MCA is the statute addressing the Orphan Share State Special Revenue Account. Language added to the statute during the 2005 session requires the DEQ to report to the EQC quarterly during calendar years 2005, 2006, and 2007. New language also provides that if investigations indicate the need for additional information the DEQ shall prepare a report identifying the rationale and estimated costs for additional work and present it to the EQC during the spring of 2007.
- 77-2-301 *et. seq.*, MCA will include a new requirement authorized by HB 223 (2003 session) that the DNRC submit a report to the EQC by July 1, 2008 regarding the status of the state land banking program.
- 77-5-301 *et. seq.*, MCA is the Streamside Management Zone law. The statement of intent for the enabling legislation requires the DNRC to periodically evaluate and report on the implementation of the act to the EQC.
- 85-1-203, 85-2-105, and 85-2-436, MCA all relate to obligations of the EQC to participate

in or receive and review information on water policy issues including water leasing information from the DFWP. More detail is provided in the draft work plan narrative on Water Policy.

- 85-1-621, MCA requires the DNRC to submit a biennial report to the EQC that describes the status of the Renewable Resource Grant and Loan Program financed with funds from the Resource Indemnity Trust.
- 85-2-350, MCA requires the Clark Fork River Task Force to report the EQC annually.

Council Action: The EQC created a five-member subcommittee on Agency Oversight to address topics assigned by the Council and to generally implement and the EQC's statutory duties. The EQC allocated a total of .70 FTE to the EQC Agency Oversight Subcommittee to address EQC statutory duties, general agency oversight issues, EQC publications, and the HJR 34 Study. The Council will fulfill its statutory obligations for water issues through other efforts described in this work plan.

For further information on this topic, visit the following website:

http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/agency_oversight/default.asp or contact the following staff person:

Todd Everts: (406) 444-3747; teverts@mt.gov

EQC General Agency Oversight Statutory Duties

Source/authority: 2-4-401- 412; 5-5-202, 75-1-324, MCA.

Background: Under MEPA (75-1-324), the EQC has broad statutory oversight authority and has historically used that authority to review agency activities on an issue by issue basis as the need arises. In 1999, 2001, and 2003, the Legislature further expanded and defined the EQC's oversight authority to include draft legislation review, administrative rule review, program evaluation, and monitoring the functions of the DEQ, DNRC, and the DFWP. The EQC's oversight of these agencies includes entities that are attached to these agencies.

The Legislature's actions in 1999, required a more systematic approach to agency oversight, especially in terms of administrative rule review. Pursuant to 2-4-401-412, MCA, the Council has the authority to request records; make recommendations for adoption, amendment, or rejection of a rule; institute, intervene in, or otherwise participate in rulemaking proceedings; review the conduct of administrative proceedings; request a legislative poll; request an economic impact statement on a rule; or object to violation of authority for a rule.

The EQC is also required to review proposed draft legislation from each of the departments within its jurisdiction. At the end of the interim, the EQC schedules time to review this draft legislation.

Traditionally, the EQC has one or more agency oversight issues on the agenda for each meeting. The Council has also historically allocated the necessary resources to respond to issues as they arise. There are also a number of statutorily required agency reports that are scheduled for presentations before the Council. One of the more significant reports is the compliance and enforcement of environmental and natural resource laws report required pursuant to 75-1-314, MCA.

Council Action: The EQC appointed a five-person Agency Oversight subcommittee that is

charged with carrying out many of the EQC's statutory duties as well as the EQC's general agency oversight responsibilities. Individual issues taken on by the subcommittee are subject to full EQC presentation, review, and comment. Specific efforts include the EQC's obligation to act as the rule review interim committee for the DEQ, the DNRC, and the DFWP. Other topics generally left as a responsibility of the subcommittee include a review of EQC's statutory duties, agency compliance and enforcement reporting, MEPA litigation, and other issues assigned to the subcommittee by the EQC. The subcommittee is charged with developing its own detailed work plan on these issues subject to Council approval. The EQC allocated a total of .70 FTE to the subcommittee for general agency oversight, implementing EQC's statutory duties, EQC publications, and conducting the HJR 34 Study.

For further information on this topic, visit the following website:
http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/agency_oversight/default.asp or contact the following staff person:

Todd Everts: (406) 444-3747; teverts@mt.gov

EQC Educational Publications Obligations

Source/authority: 75-1-324, MCA.

Background: Under MEPA (75-1-324), the EQC has broad statutory authority and the EQC has historically used that authority to produce high quality, easy to understand, objective, nonpartisan, educational publications, in addition to the study reports that the EQC produces during any given interim. These educational publications are well regarded and are constantly requested by the general public, legislators, state and federal agencies, other states, and industry and conservation groups. Several EQC publications have received national awards. The EQC has produced the following educational publications:

- ☆ *Montana Index of Environmental Permits 2004, Fourteenth Edition*

Explanation: This is the EQC's oldest and perhaps most requested publication. It provides a complete list of the permits and licenses needed to conduct activities that may affect the state's environment. The permit index lists the permits required, the permitting agencies, and the statutes and rules that regulate each permit. The permit index has been updated every interim for 28 years.

- ☆ *A Guide to Montana Water Regulation (produced in 1996 and updated in 2002)*

Explanation: This publication is a primer that addresses water quality regulation in Montana. The impetus for producing this guide (which is one of the first educational primers that the EQC produced for a specific subject matter area) came from numerous requests from the general public and legislators for an easy to understand reference booklet on the complex area of water quality.

- ☆ *Water Rights in Montana (produced in 2004)*

Explanation: This publication is a primer on Montana's water right system. The EQC and the Department of Natural Resources and Conservation teamed up to produce this publication that distills a very complex area of law and regulation into a very easy to understand and readable document.

- ☆ *A Guide to the Montana Environmental Policy Act (produced in 1998 and*

updated in 2002)

Explanation: The EQC was created by the Montana Environmental Policy Act (MEPA) in 1971. The EQC has historically been very active in MEPA implementation and oversight and in developing policy related to MEPA. This guide was produced by the EQC at the request of Montana citizens, legislators, agencies, and industry and conservation groups in order to provide an easy to understand reference guide on MEPA.

☆ *Eminent Domain in Montana (produced in 2001)*

Explanation: This handbook was one of several products that the EQC produced as a result of its 1999-2001 interim study on eminent domain in Montana. This handbook was developed in order to help Montana Citizens better understand Montana's eminent domain laws.

☆ *The Electricity Law Handbook: A Montanan's Guide to Understanding Electricity Law (produced in 2002 and updated in 2004)*

Explanation: This handbook was produced by the EQC during the 2001-03 interim. The EQC felt that given the magnitude of the issues surrounding electricity and especially electricity deregulation in the state, that an educational publication was needed to help Montanans sort out the morass of laws that deal with electricity.

☆ *Understanding Electricity in Montana: A Guide to Electricity, Natural Gas and Coal Produced and Consumed in Montana (produced in 2002 and updated in 2004)*

Explanation: This guide was produced by the DEQ energy staff for publication by the EQC last interim. It provides statistical and explanatory information on electricity supply, demand, and transmission and information on coal and natural gas supply and demand.

With some exceptions, the EQC's educational publications usually become outdated every interim as a result of legislative changes or administrative changes in the particular areas of law or rule that the publication addresses. Sometimes the updates require minimal time and effort, but some updates like the permit index require a more intensive effort.

Council Action: With the exception of the publication *Water Rights in Montana*, the EQC assigned publication updates to the Agency Oversight Subcommittee. The publication *Water Rights in Montana* was assigned by the EQC to the Study Subcommittee to be updated by that Subcommittee this interim (see water policy duties above). Other publications that are scheduled to be updated this interim include the *Montana Index of Environmental Permits*, and *A Guide to the Montana Environmental Policy Act*. The EQC allocated .12 FTE for these updates.

For further information on this topic, visit the following website:
http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/agency_oversight/default.asp or contact the following staff people:

Todd Everts: (406) 444-3747; teverts@mt.gov
Maureen Theisen: (406) 444-3742; mtheisen@mt.gov

EQC MEMBER SUGGESTED TOPICS

General Background: On April 29, EQC staff sent a memo to each Council member soliciting topics of interest that might be reviewed by the EQC this interim. The EQC approved staff resources for the following member suggested topics:

DNRC Funding to Administer State Trust Lands

Source/authority: Section 75-1-324, MCA - General Oversight Authority

Background: The Montana University System campuses are the beneficiaries of five separate land grants given by Congress at the time of statehood. The common schools are recipients of similar grants. The Legislature has allowed DNRC to assess fees from the earnings realized from these trust lands to cover the expenses of administering these lands. Over the past decade, the legality of these assessments has come increasingly into question. This issue was discussed in detail prior to the 2005 session and a bill draft was written. However the draft was never introduced. This was a member defined issue that the EQC agreed to look into and assigned to the Study Subcommittee.

Council Action: The EQC allocated .02 FTE for this topic. The Department of Natural Resources and Conservation has committed to being part of a working group that includes the interested parties to identify options and alternatives to present to the Subcommittee for their review and discussion.

For further information on this topic, visit the following website:

http://www.leg.mt.gov/css/lepo/2005_2006/subcommittees/assigned_studies/default.asp
or contact the following staff people:

Greg Petesch (406) 444-4023; gpetesch@mt.gov
Krista Lee Evans: (406) 444-1640; kevens@mt.gov

Possible EQC Role in Roadless Petition Process

Source/authority: Section 75-1-324, MCA - General Oversight Authority

Background: The federal government announced a final rule that invites input from state governors in the conservation and management direction for inventoried roadless areas within national forests. Governors may submit petitions that identify areas for inclusion and may also include ways to protect public health and safety, reduce wildfire risks to communities and critical wildlife habitat, maintain critical infrastructure and ensure that citizens have access to private property.

Council Action: The EQC asked the Governor's representative to the EQC to keep the Council informed of the Governor's activities related to the petition process.

Other Oversight Issues

Source/authority: Section 75-1-324, MCA - General Oversight Authority

Background: Two oversight issues were brought up by EQC members during the May 2005 EQC Meeting:

1. Earlier this year, the Fish, Wildlife and Parks Commission postponed a scheduled hunting season for bison in southwestern Montana. How was the public involved in

- this process? Were appropriate laws followed?
2. During May of 2005, the DEQ postponed release of an environmental impact statement on the proposed burning of tires at the Holcim Inc., cement plant. Examine role of public input as it relates to MEPA.
 3. During the 2003-2004 interim the EQC touched briefly on ground water/surface water interaction. There was also legislation during the 2005 session addressing the relationship between surface water and ground water in closed basins. Work with DNRC work group to try to come to a consensus on solutions for addressing ground water/surface water issues in Montana.

Council Action: The Council requested that the full EQC receive an update on item #1 at the September EQC meeting. The Council assigned item #2 to the EQC Agency Oversight Subcommittee to monitor. The Council assigned item #3 to the Assigned Studies Subcommittee. The subcommittee and staff will work with DNRC to provide updates and recommendations to the subcommittee and EQC.

Draft 2005-2006 Work Plan Timeline

[Note: This timeline is provided to give you an idea of the timeline that each study will need to fit into in order to complete the work on time. It is subject to final approval of the EQC meeting dates. The timeline shows the last date for completion of certain items.]

May 23-24, 2005	EQC Meeting. Interim work plan prioritization and EQC organizational meeting. Selection of studies and topics.
September 15-16, 2005	EQC Meeting. Adoption of detailed work plans for each selected study or topic.
January 26-27, 2006	EQC Meeting.
March 16-17, 2006	EQC Meeting. If public comment is desired on an EQC report, the contents of the <i>draft</i> report should be determined by this date. [May be earlier for some studies.]
May 18-19, 2006	EQC Meeting. Last date to suggest revisions to a <i>draft</i> document if a 30 day public comment period is desired. Comments received from the public will be compiled by staff and distributed to the EQC 1-2 weeks before the July 22, 2002 meeting.
July 17-18, 2006	EQC Meeting. Decision on recommendations, any proposed legislation, final report contents.
September 11-12, 2006	EQC Meeting. Final approval of recommendations, any reports, proposed legislation. Selection of bill sponsors. Development of strategy. Review agency bill draft requests.
	Council interim work must be completed prior to September 15, 2006.

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