

**SJR 40 Study:**  
**Preliminary Recommendations**  
**LC0071: Prosecution Services Revision Act**

prepared by  
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for the  
***Law and Justice Interim Committee***

***Revised as of May 8, 2006***  
***\*See underlined italics for changes***

This paper is a discussion outline for LC 71 (Prosecution Services Revision Act), which will be considered at the Law and Justice Interim Committee's (LJIC) May 11-12, 2006, meeting. The attached bill draft is based on the preliminary instructions of the LJIC at its March 22-23, meeting in Billings. The bill draft is for discussion purposes only and is subject to change by the LJIC.

County Attorney Salaries

1. a. The state's share of county attorney salaries (which is now 50% of the county-set salary, subject to state appropriation) will be paid by increasing the base entitlement share paid annually to county and consolidated governments. The increase will be calculated as follows:
  - (i) if the state's current payment for a county attorney's salary is less than 50% of 75% of the district judge salary, the difference will be added to the base entitlement share amount as a "bump" to 50% of the new minimum (i.e., 75% of the district judge salary); and
  - (ii) a "health insurance factor" of \$3,600 (which is 50% of the employer contribution to state health insurance) will also be added to each county and consolidated government's base entitlement share payment.
- b. As currently provided, the annual entitlement share payment to each county and consolidated government will be adjusted annually using the "growth rate" formula set forth in section 15-1-121, MCA.
2. a. County attorneys will no longer receive a state paycheck, so will be paid solely by the county or consolidated government).
- b. County compensation boards will continue to set the salary, subject to the minimum discussed in paragraph 3 below.
- c. The Department of Justice will no longer be required to include county attorney payroll in it's biennial budget.

- d. County and consolidated government's will no longer be required to provide county attorney payroll data to the Department of Justice.
3. A statutory minimum salary will be changed from \$50,000 (depending on population) to 75% of a district judge's salary. The district judge salary is set according to a salary survey conducted every two years pursuant to section 3-5-211, MCA. Part-time county attorney salaries will be prorated accordingly.

#### State Crime Lab

4. The amount appropriated to the Department of Justice for the Forensic Science Division will be sufficient to accomplish the following improvements for the state crime lab:
  - a. the addition of a Toxicology Scientist (which was recommended in an audit by the American Board of Forensic Toxicology);
  - b. the addition of a scientist in the Impression/Latent Print section, which processes information about evidence and is needed to address a serious backlog; and
  - c. salary increases (ranging from 9% to 15%) for Forensic Science Division staff to bring all division salaries to at least the market rate for new hires, the market mid-point for experienced staff, and the market maximum for the most experienced staff.

#### Prosecution Services Bureau

5. The amount appropriated to the Department of Justice for its Legal Services Division would be sufficient for the addition of four attorneys. Legislative intent is that two of the attorneys would be added as general prosecutors in the Prosecution Services Bureau (PSB), which assists county attorneys upon request. The other two attorneys would specialize in prosecuting child abuse and neglect cases handled by PSB's Child Protection Unit.

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\*\*\*\* Bill No. \*\*\*\*

Introduced By \*\*\*\*\*

By Request of the Law and Justice Interim Committee

A Bill for an Act entitled: "An Act generally revising laws related to prosecution services; eliminating provisions requiring the department of justice to budget for and pay 50% of county attorney salaries, subject to information provided by the county and consolidated governments and the state budget and appropriations process; setting a statutory minimum for county attorney salaries; increasing the amount of the state's base entitlement share payment to each county and consolidated government; providing a general fund appropriation to the department of justice to add prosecutors and forensic positions necessary to support state and county prosecutors and to provide salary increases for forensic science staff; amending sections 7-4-2502, 7-4-2503, 15-1-121, and 17-7-112, MCA; and providing an effective date."

Be it enacted by the Legislature of the State of Montana:

NEW SECTION. **Section 1. Short title.** [Sections 1 through 7] may be cited as the Prosecution Services Revision Act of 2007.

**Section 2.** Section 7-4-2502, MCA, is amended to read:

**"7-4-2502. Payment of salaries of county officials and assistants.** (1) The salaries of the county officers and their

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assistants may be paid monthly, twice monthly, or every 2 weeks out of the general fund of the county and upon the order of the board of county commissioners.

~~(2) (a) The salary of the county attorney is payable one-half from the general fund of the county and, if the county has supplied the information to the department of justice for inclusion in its budget, the other one-half from the state treasury upon the warrant of the state treasurer. If the county has not supplied information concerning any scheduled or proposed increase in salary for the county attorney to the department of justice for inclusion in material submitted to the budget director under Title 17, chapter 7, part 1, the county is responsible for any increased salary. The state's share of the county attorney's salary is payable every 2 weeks.~~

~~(b) The county commissioners of each county shall, within 30 days after the election or appointment to fill a vacancy for any cause in the office of county attorney, certify the election or appointment to the department of justice. The department shall notify the state treasurer of the salary of the county attorney. The state treasurer shall draw warrants for the county attorney salaries in the same manner as for state officers. In case of a vacancy, the county commissioners shall immediately notify the department of justice, and the department shall compute the salary due on the basis of the notification.~~

~~(3)(2)~~ The board may, under limitations and restrictions prescribed by law, fix the compensation of all county officers not otherwise fixed by law and provide for the payment of the

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compensation and may, for all or the remainder of each fiscal year, in conjunction with setting salaries for other officers as provided in 7-4-2504, set their salaries at the prior fiscal year level."

{ Internal References to 7-4-2502:  
x17-7-112 }

**Section 3.** Section 7-4-2503, MCA, is amended to read:

**"7-4-2503. Salary schedule for certain county officers -- county compensation board.** (1) (a) The salary paid to the county treasurer, county clerk and recorder, clerk of the district court, county assessor, county superintendent of schools, county sheriff, county surveyor in counties where county surveyors receive salaries as provided in 7-4-2812, justice of the peace, and county auditor in all counties where the office is authorized must be established by the county governing body based upon the recommendations of the county compensation board provided for in subsection (4).

(b) The annual salary established pursuant to subsection (1) (a) must be uniform for all county officers referred to in subsection (1) (a).

(2) (a) An elected county superintendent of schools must receive, in addition to the salary based upon subsection (1), the sum of \$400 a year, except that an elected county superintendent of schools who holds a master of arts degree or a master's degree in education, with an endorsement in school administration, from a unit of the Montana university system or an equivalent

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institution may, at the discretion of the county commissioners, receive, in addition to the salary based upon subsection (1), up to \$2,000 a year.

(b) The county sheriff must receive, in addition to the salary based upon subsection (1), the sum of \$2,000 a year.

(c) The county sheriff must receive a longevity payment amounting to 1% of the salary determined under subsection (1) for each year of service with the sheriff's office, but years of service during any year in which the salary was set at the level of the salary of the prior fiscal year may not be included in any calculation of longevity increases. The additional salary amount provided for in this subsection may not be included in the salary for purposes of computing the compensation for undersheriffs and deputy sheriffs as provided in 7-4-2508.

(d) If the clerk and recorder is also the county election administrator, the clerk and recorder may receive, in addition to the base salary provided in subsection (1) (a), up to \$2,000 a year. The additional salary provided for in this subsection (2) (d) may not be included as salary for the purposes of computing the compensation of any other county officers or employees.

~~(3) (a) In each county with a population in excess of 30,000, the county attorney must be a full-time official under 7-4-2704, and the salary is \$50,000 a year, subject to adjustment as provided in subsection (3) (c). In counties with a population less than 30,000, the county attorney who is a part-time official is entitled to receive an annual base salary equal to the salary~~

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~~received for the fiscal year ending June 30, 2001.~~

~~(b) In those counties where the office of the county attorney has been established as a full-time position pursuant to 7-4-2706, the salary of the county attorney is the same as that established for full-time county attorneys in subsection (3)(a). The annual base salary of a full-time county attorney must be at least 75% of the annual salary most recently set for a district judge pursuant to 3-5-211.~~

(b) The annual base salary of a part-time county attorney must be at least the salary set in subsection (3)(a) prorated according to the position's regular annual hours.

(c) Each county attorney is entitled to an increase in salary based upon the schedule developed and approved by the county compensation board as provided in subsection (4).

(d) (i) After completing 4 years of service as deputy county attorney, each deputy county attorney is entitled to an increase in salary of \$1,000 on the anniversary date of employment as deputy county attorney. After completing 5 years of service as deputy county attorney, each deputy county attorney is entitled to an additional increase in salary of \$1,500 on the anniversary date of employment. After completing 6 years of service as deputy county attorney and for each year of additional service up to completion of the 11th year of service, each deputy county attorney is entitled to an additional annual increase in salary of \$500.

(ii) The years of service as a deputy county attorney accumulated prior to July 1, 1985, must be included in the

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calculation of the longevity increase.

(4) (a) There is a county compensation board consisting of the county commissioners, three of the county officials described in subsection (1) appointed by the board of county commissioners, the county attorney, and two to four resident taxpayers appointed initially by the board of county commissioners to staggered terms of 3 years, with the initial appointments of one or two taxpayer members for a 2-year term and one or two taxpayer members for a 3-year term. The county compensation board shall hold hearings annually for the purpose of reviewing the compensation paid to county officers. The county compensation board may consider the compensation paid to comparable officials in other Montana counties, other states, state government, federal government, and private enterprise.

(b) The county compensation board shall prepare a compensation schedule for the elected county officials, including the county attorney, for the succeeding fiscal year. The schedule must take into consideration county variations, including population, the number of residents living in unincorporated areas, assessed valuation, motor vehicle registrations, building permits, and other factors considered necessary to reflect the variations in the workloads and responsibilities of county officials as well as the tax resources of the county.

(c) A recommended compensation schedule requires a majority vote of the county compensation board, and at least two county commissioners must be included in the majority. A recommended compensation schedule may not reduce the salary of a county

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officer that was in effect on May 1, 2001.

(d) The provisions of this subsection (4) do not apply to a county that has adopted a charter form of government or to a charter, consolidated city-county government."

{ Internal References to 7-4-2503:

x7-4-2107	x7-4-2107	x7-4-2504	x7-4-2504
x7-4-2505	x7-4-2706	x7-32-104	x7-32-104
x20-3-201	x44-4-101 }		

**Section 4.** Section 15-1-121, MCA, is amended to read:

**"15-1-121. Entitlement share payment -- appropriation. (1)**

The amount calculated pursuant to this subsection, as adjusted pursuant to subsection (3)(a)(i), is each local government's base entitlement share. The department shall estimate the total amount of revenue that each local government received from the following sources for the fiscal year ending June 30, 2001:

(a) personal property tax reimbursements pursuant to sections 167(1) through (5) and 169(6), Chapter 584, Laws of 1999;

(b) vehicle, boat, and aircraft taxes and fees pursuant to:

(i) Title 23, chapter 2, part 5;

(ii) Title 23, chapter 2, part 6;

(iii) Title 23, chapter 2, part 8;

(iv) 61-3-317;

(v) 61-3-321;

(vi) Title 61, chapter 3, part 5, except for 61-3-509(3), as that subsection read prior to the amendment of 61-3-509 in 2001;

(vii) Title 61, chapter 3, part 7;

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- (viii) 5% of the fees collected under 61-10-122;
- (ix) 61-10-130;
- (x) 61-10-148; and
- (xi) 67-3-205;
- (c) gaming revenue pursuant to Title 23, chapter 5, part 6, except for the permit fee in 23-5-612(2)(a);
- (d) district court fees pursuant to:
  - (i) 25-1-201, except those fees in 25-1-201(1)(d), (1)(g), and (1)(j);
  - (ii) 25-1-202;
  - (iii) 25-1-1103;
  - (iv) 25-9-506; and
  - (v) 27-9-103;
- (e) certificate of title fees for manufactured homes pursuant to 15-1-116;
- (f) financial institution taxes collected pursuant to the former provisions of Title 15, chapter 31, part 7;
- (g) all beer, liquor, and wine taxes pursuant to:
  - (i) 16-1-404;
  - (ii) 16-1-406; and
  - (iii) 16-1-411;
- (h) late filing fees pursuant to 61-3-220;
- (i) title and registration fees pursuant to 61-3-203;
- (j) veterans' cemetery license plate fees pursuant to 61-3-459;
- (k) county personalized license plate fees pursuant to 61-3-406;

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(l) special mobile equipment fees pursuant to 61-3-431;  
(m) single movement permit fees pursuant to 61-4-310;  
(n) state aeronautics fees pursuant to 67-3-101; and  
(o) department of natural resources and conservation  
payments in lieu of taxes pursuant to Title 77, chapter 1, part  
5.

(2) (a) From the amounts estimated in subsection (1) for  
each county government, the department shall deduct fiscal year  
2001 county government expenditures for district courts, less  
reimbursements for district court expenses, and fiscal year 2001  
county government expenditures for public welfare programs to be  
assumed by the state in fiscal year 2002.

(b) The amount estimated pursuant to subsections (1) and  
(2)(a) is each local government's base year component. The sum of  
all local governments' base year components is the base year  
entitlement share pool. For the purpose of calculating the sum of  
all local governments' base year components, the base year  
component for a local government may not be less than zero.

(3) (a) The base year entitlement share pool must be  
increased annually by a growth rate as provided for in this  
subsection (3). The amount determined through the application of  
annual growth rates is the entitlement share pool for each fiscal  
year. By October 1 of each even-numbered year, the department  
shall calculate the growth rate of the entitlement share pool for  
each year of the next biennium in the following manner:

(i) Before applying the growth rate for fiscal year ~~2007~~  
2009 to determine the fiscal year ~~2007~~ 2009 entitlement share

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Valley       ~~\$6,899~~  
Wheatland ~~\$918~~  
Wibaux       ~~\$72~~  
Yellowstone   ~~\$266,644~~  
Anaconda-Deer Lodge ~~\$20,707~~  
Butte-Silver Bow   ~~\$53,057~~  
Alberton—~~\$675~~  
Bainville—~~\$258~~  
Baker———~~\$2,828~~  
Bearcreek—~~\$143~~  
Belgrade—~~\$11,704~~  
Belt—~~\$1,056~~  
Big Sandy—~~\$1,130~~  
Big Timber———~~\$2,910~~  
Billings—~~\$163,499~~  
Boulder——~~\$2,340~~  
Bozeman——~~\$52,805~~  
Bridger——~~\$1,303~~  
Broadus——~~\$766~~  
Broadview—~~\$258~~  
Brockton—~~\$414~~  
Browning—~~\$1,830~~  
Cascade——~~\$1,374~~  
Chester——~~\$1,430~~  
Chinook——~~\$2,275~~  
Choteau——~~\$3,050~~  
Circle——~~\$1,018~~

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~~Clyde Park~~ — \$572  
~~Colstrip~~ — \$4,090  
~~Columbia Falls~~ — \$6,805  
~~Columbus~~ — \$3,245  
~~Conrad~~ — \$4,562  
~~Culbertson~~ — \$1,216  
~~Cut Bank~~ — \$5,316  
~~Darby~~ — \$1,348  
~~Deer Lodge~~ — \$5,708  
~~Denton~~ — \$503  
~~Dillon~~ — \$6,928  
~~Dodson~~ — \$194  
~~Drummond~~ — \$561  
~~Dutton~~ — \$661  
~~East Helena~~ — \$2,888  
~~Ekalaka~~ — \$689  
~~Ennis~~ — \$1,518  
~~Eureka~~ — \$1,733  
~~Fairfield~~ — \$1,120  
~~Fairview~~ — \$1,152  
~~Flaxville~~ — \$143  
~~Forsyth~~ — \$3,286  
~~Fort Benton~~ — \$2,579  
~~Fort Peck~~ — \$393  
~~Froid~~ — \$328  
~~Fromberg~~ — \$855  
~~Geraldine~~ — \$457

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Glasgow—\$5,361  
Glendive—\$8,099  
Grass Range—\$254  
Great Falls—\$96,422  
Hamilton—\$7,148  
Hardin—\$5,920  
Harlem—\$1,422  
Harlowton—\$1,678  
Havre—\$16,223  
Helena—\$45,877  
Hingham—\$263  
Hobson—\$397  
Hot Springs—\$912  
Hysham—\$482  
Ismay—\$43  
Joliet—\$1,006  
Jordan—\$606  
Judith Gap—\$263  
Kalispell—\$28,144  
Kevin—\$304  
Laurel—\$10,804  
Lavina—\$361  
Lewistown—\$10,170  
Libby—\$4,475  
Lima—\$397  
Livingston—\$12,145  
Lodge Grass—\$889

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Malta ~~————~~ \$3,389  
Manhattan ~~————~~ \$2,485  
Medicine Lake ~~————~~ \$410  
Melstone ~~————~~ \$234  
Miles City ~~————~~ \$14,152  
Missoula ~~————~~ \$104,264  
Moore ~~————~~ \$319  
Nashua ~~————~~ \$536  
Neihart ~~————~~ \$149  
Opheim ~~————~~ \$180  
Outlook ~~————~~ \$125  
Philipsburg ~~————~~ \$1,612  
Pinesdale ~~————~~ \$1,413  
Plains ~~————~~ \$2,007  
Plentywood ~~————~~ \$3,185  
Plevna ~~————~~ \$225  
Polson ~~————~~ \$7,722  
Poplar ~~————~~ \$1,544  
Red Lodge ~~————~~ \$3,903  
Rexford ~~————~~ \$263  
Richey ~~————~~ \$309  
Ronan ~~————~~ \$3,262  
Roundup ~~————~~ \$3,280  
Ryegate ~~————~~ \$465  
Saco ~~————~~ \$354  
Scobey ~~————~~ \$1,798  
Shelby ~~————~~ \$5,677

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Sheridan—\$1,150  
Sidney—\$7,747  
Stanford—\$737  
Stevensville—\$3,063  
St. Ignatius—\$1,367  
Sunburst—\$709  
Superior—\$1,521  
Terry—\$1,011  
Thompson Falls—\$2,272  
Three Forks—\$3,130  
Townsend—\$3,286  
Troy—\$1,654  
Twin Bridges—\$695  
Valier—\$817  
Virginia City—\$223  
Walkerville—\$1,183  
West Yellowstone—\$2,083  
Westby—\$263  
White Sulphur Springs—\$1,734  
Whitefish—\$9,932  
Whitehall—\$1,889  
Wibaux—\$893  
Winifred—\$259  
Winnett—\$314  
Wolf Point—\$4,497

(ii) The department shall calculate the average annual growth rate of the Montana gross state product, as published by

the bureau of economic analysis of the United States department of commerce, for the following periods:

(A) the last 4 calendar years for which the information has been published; and

(B) the 4 calendar years beginning with the year before the first year in the period referred to in subsection (3) (a) (ii) (A).

(iii) The department shall calculate the average annual growth rate of Montana personal income, as published by the bureau of economic analysis of the United States department of commerce, for the following periods:

(A) the last 4 calendar years for which the information has been published; and

(B) the 4 calendar years beginning with the year before the first year in the period referred to in subsection (3) (a) (iii) (A).

(b) (i) The entitlement share pool growth rate for the first year of the biennium must be the following percentage of the average of the growth rates calculated in subsections (3) (a) (ii) (B) and (3) (a) (iii) (B):

(A) for counties, 54%;

(B) for consolidated local governments, 62%; and

(C) for incorporated cities and towns, 70%.

(ii) The entitlement share pool growth rate for the second year of the biennium must be the following percentage of the average of the growth rates calculated in subsections

(3) (a) (ii) (A) and (3) (a) (iii) (A):

(A) for counties, 54%;

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(B) for consolidated local governments, 62%; and

(C) for incorporated cities and towns, 70%.

(4) As used in this section, "local government" means a county, a consolidated local government, an incorporated city, and an incorporated town. A local government does not include a tax increment financing district provided for in subsection (6). For purposes of calculating the base year component for a county or consolidated local government, the department shall include the revenue listed in subsection (1) for all special districts within the county or consolidated local government. The county or consolidated local government is responsible for making an allocation from the county's or consolidated local government's share of the entitlement share pool to each special district within the county or consolidated local government in a manner that reasonably reflects each special district's loss of revenue sources listed in subsection (1).

(5) (a) The entitlement share pools calculated in this section and the block grants provided for in subsection (6) are statutorily appropriated, as provided in 17-7-502, from the general fund to the department for distribution to local governments. Each local government is entitled to a pro rata share of each year's entitlement share pool based on the local government's base component in relation to the base year entitlement share pool. The distributions must be made on a quarterly basis.

(b) (i) The growth amount is the difference between the entitlement share pool in the current fiscal year and the

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entitlement share pool in the previous fiscal year. For the purposes of subsection (5)(b)(ii)(A), a county with a negative base year component has a base year component of zero. The growth factor in the entitlement share must be calculated separately for:

- (A) counties;
- (B) consolidated local governments; and
- (C) incorporated cities and towns.

(ii) In each fiscal year, the growth amount for counties must be allocated as follows:

(A) 50% of the growth amount must be allocated based upon each county's percentage of the base year entitlement share pool for all counties; and

(B) 50% of the growth amount must be allocated based upon the percentage that each county's population bears to the state population not residing within consolidated local governments as determined by the latest interim year population estimates from the Montana department of commerce as supplied by the United States bureau of the census.

(iii) In each fiscal year, the growth amount for consolidated local governments must be allocated as follows:

(A) 50% of the growth amount must be allocated based upon each consolidated local government's percentage of the base year entitlement share pool for all consolidated local governments; and

(B) 50% of the growth amount must be allocated based upon the percentage that each consolidated local government's

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entitlement share pool to reflect an allocation of the loss of revenue.

(b) For the purposes of subsection (8)(a), a significant reduction is a loss that causes the amount of revenue received in the current year to be less than 95% of the amount of revenue received in the base year.

(9) A three-fifths vote of each house is required to reduce the amount of the entitlement share calculated pursuant to subsections (1) through (3).

(10) When there has been an underpayment of a local government's share of the entitlement share pool, the department shall distribute the difference between the underpayment and the correct amount of the entitlement share. When there has been an overpayment of a local government's entitlement share, the local government shall remit the overpaid amount to the department.

(11) A local government may appeal the department's estimation of the base year component, the entitlement share pool growth rate, or a local government's allocation of the entitlement share pool, according to the uniform dispute review procedure in 15-1-211.

(12) A payment required pursuant to this section may not be offset by a debt owed to a state agency by a local government in accordance with Title 17, chapter 4, part 1."

{ Internal References to 15-1-121:

x15-1-120      x17-4-105      x17-7-502      x77-1-504 }

**Section 5.** Section 17-7-112, MCA, is amended to read:

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"17-7-112. **Submission deadlines -- budgeting schedule.** The following is the schedule for the preparation of a state budget for submission to the legislature convening in the following year:

(1) By August 1, forms necessary for preparation of budget estimates must be distributed pursuant to 17-7-111(2).

(2) ~~(a)~~ By September 1, each agency shall submit the information required under 17-7-111 to the budget director. ~~The department of justice shall submit information received from counties concerning the state's share of county attorney salaries.~~

~~(b) As provided in 7-4-2502(2)(a), the department of justice is not obligated to provide more than one-half of the salary of a county attorney based on the amount included in the department's budget and appropriated for that purpose.~~

(3) By September 1, the budget director shall submit each state agency's budget request required under 17-7-111(3) to the legislative fiscal analyst. The transfer of budget information must be done on a schedule mutually agreed to by the budget director and the legislative fiscal analyst in a manner that facilitates an even transfer of budget information that allows each office to maintain a reasonable staff workflow.

(4) By October 10, the budget director shall furnish the legislative fiscal analyst with a preliminary budget reflecting the base budget in a format agreed upon by both the office of budget and program planning and the legislative fiscal analyst.

(5) By October 30, a budget request must be prepared by the

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budget director and submitted to the legislative fiscal analyst on behalf of any agency that did not present the information required by this section. The budget request must be based upon the budget director's studies of the operations, plans, and needs of the institution, university unit, or agency.

(6) By November 1, the budget director shall furnish the legislative fiscal analyst with a present law base for each agency and a copy of the documents that reflect the anticipated receipts and other means of financing the base budget and present law base for each fiscal year of the ensuing biennium. The material must be in a format agreed upon by both the office of budget and program planning and the legislative fiscal analyst.

(7) By November 12, the budget director shall furnish the legislative fiscal analyst with the documents, in a format agreed upon by both the office of budget and program planning and the legislative fiscal analyst, that reflect expenditures to the second level, as provided in 17-1-102(3), by funding source and detailed by accounting entity.

(8) By November 15, the proposed pay plan schedule and the information technology summary required by 17-7-111(4), a preliminary budget that meets the statutory requirements for submission of the budget to the legislature, and a summary of the preliminary budget designed for distribution to members and members-elect of the legislature must be submitted to the legislative fiscal analyst.

(9) By December 15, the budget director shall submit a preliminary budget to the governor and to the governor-elect, if

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there is one, as provided in 17-7-121, and shall furnish the legislative fiscal analyst with all amendments to the preliminary budget.

(10) By January 7, recommended changes proposed by a governor-elect must be transmitted to the legislative fiscal analyst and the legislature as provided in 17-7-121."

{ Internal References to 17-7-112:

x5-13-402	x17-7-111	x17-7-111	x17-7-111
x17-7-111	x17-7-111	x17-7-121	x17-7-121
x17-7-122	x20-9-326 }		

NEW SECTION. Section 6. Appropriation. The following money is appropriated from the general fund to the department of justice for the respective fiscal years:

FY 2008

FY 2009

Legal Services Division

Forensic Sciences Division

NEW SECTION. Section 7. {standard} Effective date. [This act] is effective July 1, 2007.

- END -

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