64th Legislature

1	HOUSE BILL NO. 10
2	INTRODUCED BY K. MCCARTHY
3	BY REQUEST OF THE OFFICE OF BUDGET AND PROGRAM PLANNING
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO INFORMATION TECHNOLOGY
6	CAPITAL PROJECTS; APPROPRIATING MONEY FOR INFORMATION TECHNOLOGY CAPITAL PROJECTS
7	FOR THE BIENNIUM ENDING JUNE 30, 2017; PROVIDING FOR MATTERS RELATING TO THE
8	APPROPRIATIONS; PROVIDING FOR A TRANSFER OF FUNDS FROM THE GENERAL FUND TO THE
9	LONG-RANGE INFORMATION TECHNOLOGY PROGRAM ACCOUNT; PROVIDING FOR THE
10	DEVELOPMENT AND ACQUISITION OF NEW INFORMATION TECHNOLOGY SYSTEMS FOR THE
11	DEPARTMENT OF ADMINISTRATION, THE DEPARTMENT OF CORRECTIONS, THE DEPARTMENT OF
12	JUSTICE, THE DEPARTMENT OF TRANSPORTATION, AND THE JUDICIAL BRANCH; AND PROVIDING AN
13	EFFECTIVE DATE."
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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17	NEW SECTION. Section 1. Definitions. For the purposes of [this act], the following definitions apply:
18	(1) "Chief information officer" has the meaning provided in 2-17-506.
19	(2) "Information technology" has the meaning provided in 2-17-506.
20	(3) "Information technology capital project" means a group of interrelated information technology
21	activities that are planned and executed in a structured sequence to create a unique product or service.
22	(4) "LRITP" means the long-range information technology program account in the capital projects fund
23	type.
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25	NEW SECTION. Section 2. Appropriations and authorizations. (1) All business application systems
26	funded under this section must have a plan approved by the chief information officer for the design, definition,
27	creation, storage, and security of the data associated with the application system. The security aspects of the plan
28	must address but are not limited to authentication and granting of system privileges, safeguards against
29	unauthorized access to or disclosure of sensitive information, and, consistent with state records retention policies,
30	plans for the removal of sensitive data from the system when it is no longer needed. It is the intent of this

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subsection that specific consideration be given to the potential sharing of data with other state agencies in the 2 design, definition, creation, storage, and security of the data. 3 (2) Funds may not be released for a project until the chief information officer and the budget director 4 approve the plans described in subsection (1). 5 (3) The following money is appropriated to the department of administration to be used only for the 6 indicated information technology capital projects: 7 Agency/ LRITP State Federal Proprietary Total 8 Project Special Special 9 Revenue Revenue DEPARTMENT OF ADMINISTRATION 10 11 Network and Security Upgrades 12 5,589,000 5,589,000 13 **Data Protection Initiative** 14 1,887,000 1,887,000 15 Statewide Public Safety Communication System 16 2,000,000 2,000,000 17 DEPARTMENT OF CORRECTIONS 18 Security System Replacement/Assessments 19 1,200,000 1,200,000 20 DEPARTMENT OF JUSTICE 21 Court Technology Improvement Program

22 490,000 490,000 23 DEPARTMENT OF TRANSPORTATION 24 PPMS, Risk-Based Management, Linear Referencing System 25 650,000 4,350,000 5,000,000 26 **Financial Management Suite** 27 3,000,000 3,000,000 28 29 NEW SECTION. Section 3. Fund transfer. The amount of \$12 million is transferred from the general

30 fund to the LRITP on July 1, 2015.

64th Legislature

HB0010.01

<u>NEW SECTION.</u> Section 4. Judicial branch information technology capital projects appropriation.
(1) There is appropriated to the supreme court \$834,000 from the LRITP for courtroom technology improvements
in the judicial branch.
(2) Before encumbering any funds appropriated in subsection (1), the office of court administrator shall
submit a project and security plan, as described in [section 2(1)], to the chief information officer. The chief
information officer shall promptly review the plan and, if necessary, make timely recommendations to the office
of court administrator regarding implementation of the plan.
(3) As part of the annual report to the law and justice interim committee and the house appropriations
subcommittee required under 3-1-702, the office of court administrator shall include an update on the
implementation of projects funded under this section.
NEW SECTION. Section 5. Severability. If a part of [this act] is invalid, all valid parts that are severable
from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications, the part
remains in effect in all valid applications that are severable from the invalid applications.
NEW SECTION. Section 6. Effective date. [This act] is effective July 1, 2015.
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