	dment - 1st ommunicatio	Reading/2nd House-blue - Requested by: Daniel Zolnik ons	ov - (S) Energy and
	gislature 2023	Drafter: Jason Mohr, 406-444-1640	HB0047.002.002
1		HOUSE BILL NO. 47	
2		INTRODUCED BY J. DOOLING	
3		BY REQUEST OF THE DEPARTMENT OF ADMINISTRATIC	N
4			
5	A BILL FOR AN	N ACT ENTITLED: "AN ACT GENERALLY REVISING THE MONTANA	NFORMATION
6	TECHNOLOG	Y ACT; REVISING TERMINOLOGY; REVISING RULEMAKING AUTHO	ORITY; PROVIDING THE
7	DEPARTMENT	T OF ADMINISTRATION SOLE AUTHORITY TO TERMINATE AN AGE	ENCY'S INFORMATION
8	TECHNOLOG	Y RESOURCE AND REQUIRING THE USE OF AN ALTERNATIVE IN	FORMATION
9	TECHNOLOG	Y RESOURCE; AND AMENDING SECTIONS 2-4-302, 2-6-1102, 2-17-	-505, 2-17-506, 2-17-512,
10	2-17-513, 2-17	<mark>2</mark> -514, 2-17-515, 2-17-516, 2-17-518, 2-17-521, 2-17-523, 2-17-524, 2-1	17-526, 2-17-532, 2-17-
11	533, 2-17-534,	, 2-17-546, 2-17-551, 2-17-552, 2-17-1101, 2-17-1102, 2-17-1103, 2-18	-101, 7-22-2151, 10-3-
12	106, 61-3-346,	, 61-3-347, 61-11-105, 75-10-805, AND 87-1-272, MCA."	
13			
14	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
15			
16	Sectio	on 1. Section 2-4-302, MCA, is amended to read:	
17	"2-4-30	02. Notice, hearing, and submission of views. (1) (a) Prior to the ad	doption, amendment, or
18	repeal of any ru	ule, the agency shall give written notice of its proposed action. The prop	posal notice must include
19	a statement of	either the terms or substance of the intended action or a description of	the subjects and issues
20	involved, the re	easonable necessity for the proposed action, and the time when, place	where, and manner in
21	which intereste	ed persons may present their views on the proposed action. The reasor	hable necessity must be
22	written in plain,	, easily understood language.	
23	(b)	The agency shall state in the proposal notice the date on which and t	he manner in which
24	contact was ma	ade with the primary sponsor as required in subsection (2)(e). If the not	tification to the primary
25	sponsor was gi	iven by mail, the date stated in the proposal notice must be the date on	which the notification
26	was mailed by	the agency. If the proposal notice fails to state the date on which and the	he manner in which the
27	primary sponse	or was contacted, the filing of the proposal notice under subsection (2)(a) is ineffective for the



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1 purposes of this part and for the purposes of the law that the agency cites in the proposal notice as the

2 authority for the proposed action.

(ii)

3 (c) If the agency proposes to adopt, increase, or decrease a monetary amount that a person shall 4 pay or will receive, such as a fee, cost, or benefit, the notice must include an estimate, if known, of:

5 (i) the cumulative amount for all persons of the proposed increase, decrease, or new amount; and

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the number of persons affected.

7 (a) The proposal notice must be filed with the secretary of state for publication in the register, (2) 8 as provided in 2-4-312. When the agency files the proposal notice with the secretary of state to prepare it for 9 publication in the register, the agency shall concurrently send an electronic copy of the proposal notice to the 10 appropriate administrative rule review committee. If the secretary of state requires formatting changes to the 11 proposal notice before it may be published, the agency is not required to send another copy of the proposal 12 notice to the committee. The requirement to concurrently send a copy of the proposal notice to the committee is fulfilled if the agency sends an electronic copy to each member of the staff of the appropriate rule review 13 14 committee on the same day that the notice is filed with the secretary of state.

(b) (i) Except as provided in subsection (2)(b)(ii), within 3 days of publication, a copy of the
published proposal notice must be sent to interested persons who have made timely requests to the agency to
be informed of its rulemaking proceedings, and to the office of any professional, trade, or industrial society or
organization or member of those entities who has filed a request with the appropriate administrative rule review
committee when the request has been forwarded to the agency as provided in subsection (2)(c).

(ii) In lieu of sending a copy of the published proposal notice to an interested person who has
 requested the notice, the agency may, with the consent of that person, send that person an electronic
 notification that the proposal notice is available on the agency's website and an electronic link to the part of the
 agency's website or a description of the means of locating that part of the agency's website where the notice is
 available.

25 (iii) Each agency shall create and maintain a list of interested persons and the subject or subjects 26 in which each person on the list is interested. A person who submits a written comment or attends a hearing in 27 regard to proposed agency action under this part must be informed of the list by the agency. An agency



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Telecommunications

Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Zolnikov - (S) Energy and - 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 complies with this subsection (2)(b)(iii) if it includes in the proposal notice an advisement explaining how 2 persons may be placed on the list of interested persons and if it complies with subsection (7). 3 (c) The appropriate administrative rule review committee shall forward a list of all organizations or 4 persons who have submitted a request to be informed of agency actions to the agencies that the committee 5 oversees that publish rulemaking notices in the register. The list must be amended by the agency upon request 6 of any person requesting to be added to or deleted from the list. 7 The proposal notice required by subsection (1) must be published at least 30 days in advance (d) 8 of the agency's proposed action. The agency shall post the proposal notice on a state electronic digital access 9 system or other electronic communications system available to the public. 10 (e) (i) When an agency begins to work on the substantive content and the wording of a proposal 11 notice for a rule that initially implements legislation, the agency shall contact, as provided in subsection (8), the 12 legislator who was the primary sponsor of the legislation to: 13 (A) obtain the legislator's comments; 14 (B) inform the legislator of the known dates by which each step of the rulemaking process must be 15 completed; and 16 (C) provide the legislator with information about the time periods during which the legislator may 17 comment on the proposed rules, including the opportunity to provide comment to the appropriate administrative 18 rule review committee. 19 (ii) If the legislation affected more than one program, the primary sponsor must be contacted 20 pursuant to this subsection (2)(e) each time that a rule is being proposed to initially implement the legislation for 21 a program. 22 (iii) Within 3 days after a proposal notice covered under subsection (2)(e)(i) has been published as

23 required in subsection (2)(a), a copy of the published notice must be sent to the primary sponsor contacted

24 under this subsection (2)(e).

25 (3) If a statute provides for a method of publication different from that provided in subsection (2),

26 the affected agency shall comply with the statute in addition to the requirements contained in this section.

27 However, the notice period may not be less than 30 days or more than 6 months.



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1 (4) Prior to the adoption, amendment, or repeal of any rule, the agency shall afford interested 2 persons at least 20 days' notice of a hearing and at least 28 days from the day of the original notice to submit 3 data, views, or arguments, orally or in writing. If an amended or supplemental notice is filed, additional time may 4 be allowed for oral or written submissions. In the case of substantive rules, the notice of proposed rulemaking 5 must state that opportunity for oral hearing must be granted if requested by either 10% or 25, whichever is less, 6 of the persons who will be directly affected by the proposed rule, by a governmental subdivision or agency, by 7 the appropriate administrative rule review committee, or by an association having not less than 25 members 8 who will be directly affected. If the proposed rulemaking involves matters of significant interest to the public, the 9 agency shall schedule an oral hearing. 10 (5) An agency may continue a hearing date for cause. In the discretion of the agency, contested 11 case procedures need not be followed in hearings held pursuant to this section. If a hearing is otherwise 12 required by statute, nothing in this section alters that requirement. 13 (6) If an agency fails to publish a notice of adoption within the time required by 2-4-305(7) and the 14 agency again proposes the same rule for adoption, amendment, or repeal, the proposal must be considered a 15 new proposal for purposes of compliance with this chapter. 16 At the commencement of a hearing on the intended action, the person designated by the (7) 17 agency to preside at the hearing shall: read aloud the "Notice of Function of Administrative Rule Review Committee" appearing in the 18 (a) 19 register; and 20 inform the persons at the hearing of the provisions of subsection (2)(b) and provide them an (b) 21 opportunity to place their names on the list. 22 (8) (a) For purposes of contacting primary sponsors under subsection (2)(e), a current or former 23 legislator who wishes to receive notice shall keep the current or former legislator's name, address, e-mail 24 address, and telephone number on file with the secretary of state. The secretary of state may also use 25 legislator contact information provided by the legislative services division for the purposes of the register. The 26 secretary of state shall update the contact information whenever the secretary of state receives corrected 27 information from the legislator or the legislative services division. An agency proposing rules shall consult the



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1 register when providing sponsor contact.

2 (b) An agency has complied with the primary bill sponsor contact requirements of this section 3 when the agency has attempted to reach the primary bill sponsor at the legislator's address, e-mail address, 4 and telephone number on file with the secretary of state pursuant to subsection (8)(a). If the agency is able to 5 contact the primary sponsor by using less than all of these three methods of contact, the other methods need 6 not be used. 7 (9) This section applies to the department of labor and industry adopting a rule relating to a 8 commercial drug formulary as provided in 39-71-704. This section does not apply to the automatic updating of 9 department of labor and industry rules relating to commercial drug formularies as provided in 39-71-704." 10 11 Section 2. Section 2-6-1102, MCA, is amended to read: 12 "2-6-1102. Department of administration -- powers and duties. (1) To ensure compatibility with the

information technology systems of state government and to promote adherence to records management principles and best practices, the department of administration, in consultation with the secretary of state, shall establish standards for technological compatibility for state agencies for records management equipment or systems used to electronically capture, store, or retrieve public records through computerized, optical, or other electronic methods.

18 (2) The department of administration, in consultation with the secretary of state, shall approve all 19 acquisitions of executive branch agency records management equipment or systems used to electronically 20 capture, store, or retrieve public records through computerized, optical, or other electronic methods to ensure 21 compatibility with the standards developed under subsection (1).

(3) The department of administration is responsible for the management and operation of
 equipment, systems, facilities, and processes integral to the department's central computer center and
 statewide telecommunications system information technology resources and the state telecommunications
 network."

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Section 3. Section 2-17-505, MCA, is amended to read:



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 "2-17-505. Policy. (1) It is the policy of the state that information technology be used to improve the 2 quality of life of Montana citizens by providing educational opportunities, creating quality jobs and a favorable 3 business climate, improving government, and protecting individual privacy and the privacy of the information 4 contained within information technology systems resources. 5 It is the policy of the state that the development of information technology resources in the (2) 6 state must be conducted in an organized, deliberative, and cost-effective manner. 7 It is the policy of the state that information technology is essential and vital to the people of the (3) 8 state of Montana, and the services, systems, and infrastructure are therefore considered to be an asset of the 9 state. 10 (4) The following principles must guide the development of state information technology resources: 11 There are statewide information technology policies, standards, procedures, and guidelines (a) 12 policies, framework, controls, standards, procedures, and guidelines applicable to all state agencies and other entities using the state network an information technology resource. 13 14 Mitigation of risks is a priority in order to protect individual privacy and the privacy of (b) 15 information contained within information technology systems resources as they become more interconnected 16 and as the liabilities stemming from the risk to information technology, also known as cyber risk, have 17 increased. 18 (c) Whenever feasible and not an undue evber risk, common data is entered once and shared 19 among government entities at any level or political subdivision. 20 (d) Third-party providers of data, such as citizens, businesses, and other government entities, are 21 responsible for the accuracy and integrity of the data provided to government entities. 22 Third-party providers of information technology resources, such as infrastructure as a service, (e) 23 platform as a service, and software as a service, shall comply with state security and information technology 24 policies, risk management framework, controls, standards, procedures, and guidelines when providing 25 information technology resources to government entities. 26 (e)(f) Government entities are required to conduct business through open, transparent processes to 27 ensure accountability to the citizenry, and information technology provides access to information through simple



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1	and expeditiou	s procedures.
2	(f)(g)	In order to minimize unwarranted duplication, shared or similar information technology systems
3	resources and	data management applications are must be implemented and managed in a coordinated
4	manner.	
5	(g)(h)	Planning and development of information technology resources are conducted in conjunction
6	with budget de	velopment and approval.
7	(h)(i)	Information technology systems resources are deployed aggressively whenever it can be
8	shown that it w	ill provide improved services to Montana citizens.
9	(i)(j)	Public-private partnerships are used to deploy information technology systems resources when
10	practical and co	ost-effective.
11	(j)<u>(k)</u>	State information technology systems Information technology resources are developed in
12	cooperation wit	th the federal government and local governments with the objective of providing seamless
13	access to infor	mation and services to the greatest degree possible.
14	(k)<u>(</u>l)	State information technology systems Information technology resources are able to
15	accommodate	electronic digital transmissions between the state and its citizens, businesses, and other
16	government en	tities, including providing financial incentives for citizens and businesses to use electronic digital
17	government se	rvices.
18	(I)<u>(m)</u>	State information technology systems Information technology resources are able to embrace
19	the economics	of digitized records to avoid duplication and transport costs.
20	(m)<u>(n)</u>	Electronic Digital record creation, management, storage, and retrieval processes and
21	procedures are	e used to create and deliver professional records management experiences for the citizens of
22	Montana.	
23	(n)(o)	State information technology systems Information technology resources are able to embrace
24	continuous pro	cess improvement initiatives in order to keep pace with new and emerging technologies and
25	delivery channe	els in order to allow citizens to determine when, where, and how they interact with government
26	agencies.	
27	(5)	It is the policy of the state that the department must be accountable to the governor, the



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1	legislature, and the citizens of Montana."
2	
3	Section 4. Section 2-17-506, MCA, is amended to read:
4	"2-17-506. Definitions. In this part, unless the context requires otherwise, the following definitions
5	apply:
6	(1) "Board" means the information technology board established in 2-15-1021.
7	(2) "Central computer center" means any stand-alone or shared computer and associated equipment,
8	software, facilities, and services administered by the department for use by state agencies.
9	(2) "Chief data privacy officer" means a person appointed by the department to serve as chief data
10	policy advisor to the director of the department on privacy protection issues, including the implementation of
11	data privacy protections, compliance with federal laws, regulations, and policies relating to data privacy,
12	management of data privacy risks at the department, and development and evaluation of legislative, regulatory,
13	and other policy proposals.
14	(3)(2)(3) "Chief information officer" means a person appointed by the director of the department
15	to carry out the duties and responsibilities of the department relating to information technology.
16	(4)(3)(4) "Data" means any information stored on information technology resources.
17	(5)(4)(5) "Department" means the department of administration established in 2-15-1001.
18	(5)(6) "Digital" means electronic data and the information technology resources used to store,
19	retrieve, and send data.
20	(6)(7) "Electronic <u>Digital</u> access system" means a system capable of making data accessible by
21	means of an information technology facility in a voice, video, or electronic data form, including but not limited to
22	the internet resource.
23	(7)(8) "Information technology <u>resource</u> " means <u>any</u> hardware, software, and associated services,
24	and infrastructure including state and third-party platforms, networks, systems, or facilities, used to store or
25	transmit information in any form , including voice, video, and electronic data .
26	(8)(9) "Long-range information technology capital project" means a discrete long-range information
27	technology system or application, including the replacement or upgrade to existing systems.



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1	(9)<u>(10)</u>	"Private safety agen	icy" has the same	meaning as provided in	10-4-101.	
2	(10)<u>(</u>11)"Public safety agend	cy" has the same	meaning as provided in ²	10-4-101.	
3	(11)<u>(12</u>)"State agency" mea	ns any entity of th	e executive branch, inclu	uding the univers	sity system.
4	(12)(13)"Statewide State tel	ecommunications	network" means any tel	ecommunication	s facilities,
5	circuits, equipn	nent, software, and as	sociated contract	ed services information t	technology resou	urces
6	administered b	y the department for t	he transmission c	of voice, video, or electro	nic data from on	e device to
7	another."					
8						
9	Sectio	n 5. Section 2-17-512	2, MCA, is amend	ed to read:		
10	"2-17-{	512. Powers and du	uties of departme	ent. (1) The department	is responsible fo	r carrying out the
11	planning and p	rogram responsibilitie	s for information t	echnology for state gove	ernment, except	the national
12	guard. The dep	artment shall:				
13	(a)	encourage and foste	er the developmer	nt <u>use</u> of new and innova	ative information	technology within
14	state governme	ent;				
15	(b)	promote, coordinate	, and approve the	e <u>procurement or</u> develop	oment and sharir	ng of shared
16	information tec	hnology application s	oftware, manager	nent systems, and inform	nation that provid	le similar
17	functions for m	ultiple state agencies	;			
18	(c)	cooperate with the c	office of economic	development to promote	economic deve	lopment
19	initiatives base	d on information tech	nology;			
20	(d)	establish and enforce	e a state strategio	c information technology	plan as provideo	d for in 2-17-521;
21	(e)	establish and enforce	e statewide inform	nation technology policie	es <u>, framework, co</u>	ontrols, and
22	standards <u>, prod</u>	cedures, and guideline	<u>es;</u>			
23	(f)	review and approve	state agency info	rmation technology plans	s provided for in	2-17-523;
24	(g)	coordinate with the	office of budget ar	nd program planning to e	evaluate budget i	requests that
25	include informa	tion technology resou	urces. The departr	ment shall make recomm	nendations to the	e office of budget
26	and program p	anning for the approv	al or disapproval	of information technolog	y budget reques	ts, including an
27	estimate of the	useful life of the asse	et proposed for pu	rchase and whether the	amount should b	e expensed or



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 capitalized, based on state accounting policy established by the department. An unfavorable recommendation 2 must be based on a determination that the request is not provided for in the approved agency information 3 technology plan provided for in 2-17-523. 4 staff the information technology board provided for in 2-15-1021; (h) 5 (i) fund the administrative costs of the information technology board provided for in 2-15-1021; 6 (j) review the use of information technology resources for all state agencies; 7 review and approve state agency specifications and procurement methods for the acquisition of (k) 8 information technology resources; 9 (I) review, approve, and sign all state agency contracts and shall review and approve other formal 10 agreements for information technology resources provided by the private sector and other government entities; 11 (m) broker, operate, and maintain a central computer center information technology resources for 12 the use of state government, political subdivisions, and other participating entities under terms and conditions 13 established by the department; 14 operate and maintain a statewide state telecommunications network for the use of state (n) government, political subdivisions, and other participating entities under terms and conditions established by 15 16 the department; 17 ensure that the statewide state telecommunications network is properly maintained. The (o) 18 department may establish a centralized maintenance program for the statewide state telecommunications 19 network. 20 (p) coordinate public safety communications on behalf of public and private safety agencies as provided for in 2-17-543 through 2-17-545; 21 22 (q) manage the state 9-1-1 program as provided for in Title 10, chapter 4, part 3; 23 (r) provide electronic access to digital information and services of the state as provided for in 2-17-532; 24 25 (s) provide assistance to the legislature, the judiciary, the governor, and state agencies relative to 26 state and interstate information technology matters; 27 establish rates and other charges for services provided by the department; (t)



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1	(u)	accept federal funds granted by congress or by executive order and gifts, grar	nts, and
2	donations for a	any purpose of this section;	
3	(v)	dispose of personal property owned by it in a manner provided by law when, it	n the judgment of
4	the departmen	it, the disposal best promotes the purposes for which the department is establish	ned;
5	(w)	implement this part and all other laws for the use of information technology in	state
6	government;		
7	(x)	provide a biennial report to the state administration and veterans' affairs interin	n committee and
8	to the legislatu	re as provided in 5-11-210 on the information technology activities of the depart	ment; and
9	(y)	represent the state with public and private entities on matters of information te	chnology.
10	(2)	If it is in the state's best interest, the department may contract with qualified pr	ivate
11	organizations,	foundations, or individuals to carry out the purposes of this section.	
12	(3)	The director of the department shall appoint the chief information officer to ass	sist in carrying out
13	the departmen	t's information technology duties."	
14			
15	Sectio	on 6. Section 2-17-513, MCA, is amended to read:	
16	"2-17-	513. Duties of board. The board shall:	
17	(1)	provide a forum to:	
18	(a)	guide state agencies, the legislative branch, the judicial branch, and local gove	ernments in the
19	development a	and deployment of intergovernmental information technology resources;	
20	(b)	share information among state agencies, local governments, and federal ager	icies regarding
21	the developme	ent of information technology resources;	
22	(2)	advise the department:	
23	(a)	in the development of cooperative contracts for the purchase of information te	chnology
24	resources;		
25	(b)	regarding the creation, management, and administration of electronic <u>digital</u> g	overnment
26	services and ir	nformation on the internet;	
27	(c)	regarding the administration of electronic <u>digital</u> government services contract	s;



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1	(d)	on the priority of government services to be provided electronically digitally;	
2	(e)	on convenience fees prescribed in 2-17-1102 and 2-17-1103, if needed, for electronic-digital	
3	government se	ervices; and	
4	(f)	on any other aspect of providing electronic digital government services;	
5	(3)	review and advise the department on:	
6	(a)	statewide information technology standards and policies policies, framework, controls,	
7	<u>standards, pro</u>	cedures, and guidelines;	
8	(b)	the state strategic information technology plan;	
9	(c)	major information technology budget requests;	
10	(d)	rates and other charges for services established by the department as provided in 2-17-	
11	512(1)(t);		
12	(e)	requests for exceptions as provided for in 2-17-515;	
13	(f)	notification of proposed exemptions by the university system and office of public instruction as	
14	provided for in	2-17-516;	
15	(g)	action taken by the department as provided in 2-17-514(1) for any activity that is not in	
16	compliance wit	th this part;	
17	(h)	the implementation of major information technology projects and advise the respective	
18	governing auth	nority of any issue of concern to the board relating to implementation of the project; and	
19	(i)	financial reports, management reports, and other data as requested by the department;	
20	(4)	study state government's present and future information technology needs and advise the	
21	department on	the use of emerging technology in state government;	
22	(5)	request information and reports that it considers necessary from any entity using or having	
23	access to the s	statewide state telecommunications network or central computer center information technology	
24	<u>resources;</u>		
25	(6)	assist in identifying, evaluating, and prioritizing potential departmental and interagency	
26	electronic digita	<u>al</u> government services;	
27	(7)	serve as a central coordination point for electronic digital government services provided by the	



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	1	department and	d other state agencies;	
	2	(8)	study, propose, develop, or coordinate any other activity in furtherance of ele	ctronic digital
	3	government se	rvices as requested by the governor or the legislature; and	
	4	(9)	prepare and submit to the state administration and veterans' affairs interim co	ommittee in
	5	accordance wit	h 5-11-210 a report including but not necessarily limited to a summary of the b	oard's activities, a

6 review of the electronic government program established under part 11 of this chapter, and any key findings

7 and recommendations that the board presented to the department."

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Section 7. Section 2-17-514, MCA, is amended to read:

10 "2-17-514. Department -- enforcement responsibilities. (1) If the department determines that an

agency is not in compliance with the state strategic information technology plan provided for in 2-17-521, the

agency information technology plan provided for in 2-17-523, or the statewide information technology policies.

13 framework, controls, and standards, procedures, and guidelines provided for in 2-17-512, the department may

14 cancel or modify any contract, project, or activity that is not in compliance.

- 15 (2) Prior to taking action provided for in subsection (1), the department shall review with the board any
- 16 activities that are not in compliance.

17 (2) If the department determines that an agency is not in compliance with the state security

18 policies, framework, controls, standards, procedures, and guidelines provided for in 2-17-534, the department

19 may take appropriate action, in its sole discretion, up to and including terminating the information technology

20 resource and requiring the use of an alternative information technology resource.

(3) Any contract entered into by an agency that includes information technology resources must
include language developed by the department that references the department's enforcement responsibilities
provided for in subsection (1). A contract that does not contain the required language is considered to be in
violation of state law and is voidable pursuant to subsection (1). The language developed by the department
may not be varied pursuant to 18-4-224."

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27

Section 8. Section 2-17-515, MCA, is amended to read:



68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 "2-17-515. Granting exceptions to state agencies. Subject to 2-17-516, the department may grant 2 exceptions to any policy, standard, or other requirement of this part if it is in the best interests of the state of 3 Montana. The department shall inform the board governor, the office of budget and program planning, and the 4 legislative finance committee of all exceptions that are granted and of the rationale for granting the exceptions. 5 The department shall maintain written documentation that identifies the terms and conditions of the exception 6 and the rationale for the exception. If an exception is granted, the department shall provide the written 7 documentation in accordance with 5-11-210." 8 9 Section 9. Section 2-17-516, MCA, is amended to read: 10 "2-17-516. Exemptions -- department of justice -- secretary of state -- university system -- STATE 11 AUDITOR -- office of public instruction -- national guard. (1) Unless the proposed activities would 12 detrimentally affect the operation of the central computer center or the statewide state ANY INFORMATION 13 TECHNOLOGY RESOURCE OR THE STATE telecommunications network, the office of public instruction, THE OFFICE 14 OF THE STATE AUDITOR, and the secretary of state are exempt from 2-17-512(1)(k) and (1)(l). 15 (2) Unless the proposed activities would detrimentally affect the operation of the central computer 16 center or the statewide any information technology resource or the state telecommunications network, the 17 department of justice and the university system are exempt from: 18 (a) the enforcement provisions of 2-17-512(1)(d) and (1)(e) and 2-17-514; 19 (b) the approval provisions of 2-17-512(1)(f), 2-17-523, and 2-17-527; the budget approval provisions of 2-17-512(1)(g); and 20 (c) 21 (d) the provisions of 2-17-512(1)(k) and (1)(l). 22 (3) The department, upon notification of proposed activities by the THE department of justice, the 23 secretary of state, the university system, or THE OFFICE OF THE STATE AUDITOR, AND the office of public instruction, SHALL NOTIFY THE DEPARTMENT OF PROPOSED ACTIVITIES BY SUBMITTING AN INFORMATION TECHNOLOGY 24 25 PROCUREMENT REQUEST AND THE DEPARTMENT shall determine if the central computer center or the statewide any 26 information technology resource or the state telecommunications network would be detrimentally affected by 27 the proposed activity.



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- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 (4) (a) For purposes of this section, a proposed activity affects the operation of the central 2 computer center or the statewide any information technology resource or the state telecommunications network 3 if it detrimentally affects the processing workload, reliability, cost of providing service, or support service 4 requirements of the central computer center or the statewide any information technology resource or the state 5 telecommunications network or fails to meet the minimum security policies and standards set by the 6 department. 7 Potential loss of revenue from fees paid by the department of justice, the secretary of state, the (b) 8 university system, THE OFFICE OF THE STATE AUDITOR, or the office of public instruction for not utilizing services 9 offered by the department are not considered a detrimental effect to the statewide telecommunications network 10 or central computer center any information technology resource or the state telecommunications network. If the 11 department of justice, the secretary of state, the university system, THE OFFICE OF THE STATE AUDITOR, or the 12 office of public instruction does not utilize a service program after the department's rate was set for the biennium, the agency shall continue to pay any fees associated with the service or program for the remainder of 13 14 the biennium. When reviewing proposed activities of the university system, the department shall consider and 15 (5) 16 make reasonable allowances for the unique educational needs and characteristics and the welfare of the 17 university system as determined by the board of regents. 18 (6) When reviewing proposed activities of the office of public instruction, the department shall 19 consider and make reasonable allowances for the unique educational needs and characteristics of the office of 20 public instruction to communicate and share data with school districts. 21 (7) When reviewing proposed activities of the department of justice OR THE OFFICE OF THE STATE 22 AUDITOR, the department shall consider and make reasonable allowances for the unique safety and security 23 needs and characteristics of the department of justice OR THE OFFICE OF THE STATE AUDITOR to communicate and 24 share data with federal, state, and local law enforcement entities.

- 25 (8) Section 2-17-512(1)(u) may not be construed to prohibit the university system from accepting 26 federal funds or gifts, grants, or donations related to information technology or telecommunications.
- 27 (9) The national guard, as defined in 10-1-101(3), is exempt from 2-17-512."



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2	Sectio	10. Section 2-17-518, MCA, is amended to read:	
3	"2-17-	18. Rulemaking authority. (1) The department shall may adopt rules to implement this pa	ırt,
4	including the fo	llowing:	
5	(a)	rules to guide the review and approval process for state agency software and management	
6	systems that p	ovide similar functions for multiple state agencies, which must include but are not limited to:	
7	(i)	identifying the software and management systems that must be approved;	
8	(ii)	establishing the information that state agencies are required to provide to the department; a	and
9	(iii)	establishing guidelines for the department's approval decision;	
10	(b)	rules to guide the review and approval process for state agency acquisition of information	
11	technology res	purces, which must include but are not limited to processes and requirements for:	
12	(i)	agency submissions to gain approval for acquiring information technology resources;	
13	(ii)	approving specifications for information technology resources; and	
14	(iii)	approving contracts for information technology resources; and	
15	(c)	rules for granting exceptions from the requirements of this part, which must include but are	not
16	limited to:		
17	(i)	a process for applying for an exception; and	
18	(ii)	guidelines for determining the department's approval decision.	
19	(2)	The department may adopt rules to guide the development of state agency information	
20	technology pla	s. The rules may include:	
21	(a)	agency plan review procedures;	
22	(b)	agency plan content requirements;	
23	(c)	guidelines for the department's approval decision; and	
24	(d)	dispute resolution processes and procedures.	
25	(3)	Adequate rules for the use of any information technology resources must be adopted by the	•
26	supreme court	for judicial branch agencies.	
27	(4)	The legislative council shall adopt enterprise principles and technical standards within an	



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Zolnikov - (S) Energy and **Telecommunications** - 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 enterprise architecture program as a part of the legislative branch information technology plan, as provided for 2 in 5-11-405, that will fulfill the intent of adequate rules for use of information technology resources for the 3 consolidated legislative branch, as provided for in 5-2-504." 4 5 Section 11. Section 2-17-521, MCA, is amended to read: 6 "2-17-521. State strategic information technology plan -- biennial report. (1) The department 7 shall prepare a state strategic information technology plan. The department shall seek the advice of the board 8 in the development of the plan. 9 (2) The plan must: reflect the policies as set forth in 2-17-505 and be in accordance with statewide standards and 10 (a) 11 policies, framework, controls, standards, procedures, and guidelines established by the department; 12 establish the statewide mission, goals, and objectives for the use of information technology, (b) including goals for electronic access to government records, information, and services; and 13 14 establish the strategic direction for how state agencies will develop and use information (c) 15 technology resources to provide state government services. 16 (3) The department shall update the plan as necessary. The plan and any updates must be distributed as provided in 2-17-522. 17 18 (4) The department shall prepare a biennial report on information technology based on agency 19 information technology plans and performance reports required under 2-17-524 and other information 20 considered appropriate by the department. The biennial report must include: 21 an analysis of the state's information technology infrastructure, including its value, condition, (a) 22 and capacity; 23 an evaluation of performance relating to information technology; (b) 24 (c) an assessment of progress made toward implementing the state strategic information technology plan; 25 26 (d) an inventory of state information services, equipment, and proprietary software information 27 technology resources;



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1	(e)	agency budget requests for major projects; and
2	(f)	other information as determined by the department or requested by the governor or the
3	legislature."	
4		
5	Sectio	n 12. Section 2-17-523, MCA, is amended to read:
6	"2-17-	23. Agency information technology plans policy. (1) Each state agency is required to
7	develop and m	aintain an agency information technology plan. The agency information technology plans must
8	reflect the cont	ent and format requirements specified in 2-17-524.
9	(2)	An agency information technology plan must be submitted to and approved by the department
10	as described ir	2-17-527.
11	(3)	New investments in information technology resources can be included in the governor's budget
12	only if the proje	ct is contained in the approved technology is in the agency information technology plan and is in
13	support of the	state information technology strategic plan."
14		
15	Sectio	n 13. Section 2-17-524, MCA, is amended to read:
16	"2-17-	24. Agency information technology plans form and content performance reports. (1)
17	Each agency's	information technology plan must include but is not limited to the following:
18	(a)	a statement of the agency's mission, goals, and objectives for information technology, including
19	a discussion of	how the agency uses or plans to use information technology to provide mission-critical services
20	to Montana citi	zens and businesses;
21	(b)	an explanation of how the agency's mission, goals, and objectives for information technology
22	support and co	nform to the state strategic information technology plan required in 2-17-521;
23	(c)	a baseline profile of the agency's current information technology resources and capabilities
24	that:	
25	(i)	includes sufficient information to fully support state-level review and approval activities; and
26	(ii)	will serve as the basis for subsequent planning and performance measures;
27	(d)	an evaluation of the baseline profile that identifies real or potential deficiencies or obsolescence



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 of the agency's information technology resources and capabilities; 2 (e) a list of new projects technology strategies and resources required to meet the objectives of the 3 agency's information technology plan. The investment required for the new projects and resources must be 4 developed using life-cycle cost analysis, including the initial investment, maintenance, and replacement costs, 5 and must fulfill or support an agency's business requirements. 6 when feasible, estimated schedules and funding required to implement identified projects; and (f) 7 any other information required by law or requested by the department, the governor, or the (g) 8 legislature. 9 (2) Each agency's information technology plan must project activities and costs over a 6-year time 10 period, consisting of the biennium during which the plan is written or updated and the 2 subsequent bienniums. 11 (3) Each agency shall prepare and submit to the department a biennial performance report that 12 evaluates progress toward the objectives articulated in its information technology plan. The report must include: 13 (a) an evaluation of the agency's performance relating to information technology; 14 an assessment of progress made toward implementing the agency information technology (b) 15 plan; and 16 an inventory of agency information services, equipment, and proprietary software technology (c) 17 resources. 18 (4) State agencies shall prepare agency information technology plans and biennial performance 19 reports using standards, elements, forms, and formats specified by the department." 20 21 Section 14. Section 2-17-526, MCA, is amended to read: 22 **"2-17-526.** Information technology project budget summary. (1) (a) The office of budget and 23 program planning, in cooperation with the department, shall prepare a statewide summary of: 24 (i) proposed major new information technology projects strategic objectives contained in the state 25 budget; and 26 (ii) proposed major information technology projects purchases or implementation impacting 27 another state agency or branch of government to be funded within the current operating budgets, including



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1	replacement of	of or upgrade to existing systems.	
2	(b)	The office of budget and program planning and the department shall jointly determin	e the
3	criteria for clas	ssifying a project as a major information technology project.	
4	(2)	The information technology project strategic objective summary must include:	
5	(a)	a listing by institution, agency, or branch of all proposed major information technolog	jy projects
6	purchases or i	implementations described in subsection (1). Each proposed project purchase or imple	mentation
7	included on the	e list must include:	
8	(i)	a description of what would be accomplished by completing the project <u>purchase or</u>	
9	implementation	<u>ın;</u>	
10	(ii)	a list of the existing information technology applications for all branches of governme	ent that
11	may be impact	ted by the project <u>purchase or implementation;</u>	
12	(iii)	an estimate, prepared in consultation with the impacted agencies, of the costs and r	esource
13	impacts on exi	isting information technology applications;	
14	(iv)	the estimated cost of the project purchase or implementation;	
15	(v)	the source for funding the project purchase or implementation, including funds within	ı an
16	existing operat	ting budget or a new budget request; and	
17	(vi)	the estimated cost of operating information technology systems resources.	
18	(b)	a listing of internal service rates proposed for providing information technology servi	ces. Each
19	internal service	e rate included on the list must include:	
20	(i)	a description of the services provided; and	
21	(ii)	a breakdown, aggregated by fund type, of requests included in the state budget to s	upport the
22	rate.		
23	(c)	any other information as determined by the budget director or the department or as	requested
24	by the governo	or or the legislature.	
25	(3)	The information technology project summary must be presented to the legislative fis	cal analyst
26	in accordance	e with 17-7-111(4)."	
27			



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1	Sectio	on 15. Section 2-17-532, MCA, is amended to read:		
2	"2-17-	532. Establishment. (1) The department shall establish and maintain approp	oriate electronic	
3	access system	as <u>information technology resources</u> for state agencies t o use to provide direct	electronic for use	
4	<u>in</u> access to in	formation and services by citizens, businesses, and other government entities.	State agencies	
5	shall establish	electronic digital access systems that meet minimum technical standards esta	blished by the	
6	department. A	gencies involved in communicating information or providing services to the pub	olic shall use these	
7	systems to pro	ovide appropriate information to the public, including but not limited to:		
8	(a)	descriptions of agency functions, including contact information;		
9	(b)	agency program services provided to citizens, businesses, and other govern	ment entities;	
10	(c)	environmental assessments;		
11	(d)	rulemaking notices;		
12	(e)	board vacancy notices as required by 2-15-201;		
13	(f)	agency reports mandated by statute;		
14	(g)	parks reports required by 23-1-110;		
15	(h)	requests for bids or proposals; and		
16	(i)	public meeting notices and agendas.		
17	(2)	The purpose of electronic digital access systems is to encourage the practice	e of providing for	
18	direct citizen, k	pusiness, and other government entity access to state computerized informatio	m and services	
19	information tec	chnology resources."		
20				
21	Sectio	on 16. Section 2-17-533, MCA, is amended to read:		
22	"2-17-	533. Responsibilities. (1) The department shall:		
23	(a)	establish policies, framework, controls, standards, and procedures, and guid	<u>elines</u> for the	
24	electronic digit	al access systems;		
25	(b)	establish appropriate services to support state agencies' use of the electronic	e- <u>digital</u> access	
26	systems; and			
27	(c)	develop user-friendly systems for entities regularly interacting with state gove	ernment, including	



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1	but not limited	to citizens, businesses, and other government entities, and promote the systems' use to reduce
2	copying and m	nailing costs for state government and as a means to obtain information and services faster and in
3	a more cost-ef	ffective manner.
4	(2)	The department shall provide security to protect the integrity of its electronic digital access
5	systems.	
6	(3)	Each department is responsible for ensuring the integrity and appropriateness of the
7	information that	at it places in the electronic <u>digital</u> access systems.
8	(4)	The department shall provide for an equitable method for recovering the cost of operating the
9	electronic-digit	tal access systems that the department provides."
10		
11	Sectio	on 17. Section 2-17-534, MCA, is amended to read:
12	"2-17-	534. Security responsibilities of department. The department is responsible for providing
13	centralized ma	anagement and coordination of state policies for security of data and information technology
14	resources and	shall:
15	(1)	establish and maintain the minimum security standards and policies, framework, controls,
16	<u>standards, pro</u>	cedures, and guidelines to implement 2-15-114, including the physical security of the central
17	computer cent	er, statewide telecommunications network, and backup facilities consistent with these standards
18	information tec	chnology resources and the state telecommunications network;
19	(2)	establish guidelines to assist agencies in identifying information technology personnel
20	occupying pos	itions of special trust or responsibility or sensitive locations;
21	(3)	establish standards and policies for the exchange of data between any agency information
22	technology res	source and any other state agency, private entity, or public entity to ensure that exchanges do not
23	jeopardize dat	a security and confidentiality;
24	(4)	coordinate and provide for a training program regarding security of data and information
25	technology res	sources to serve governmental technical and managerial needs;
26	(5)	include appropriate security requirements in the specifications for solicitation of state contracts
27	for procuring d	lata and information technology resources; and



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1	(6)	upon on request, provide technical and managerial assistance relating to information
2	technology sec	curity."
3		
4	Sectio	on 18. Section 2-17-546, MCA, is amended to read:
5	"2-17-	546. Exemption of criminal justice information network exception. The provisions of this
6	part do not app	oly to the criminal justice information network or its successor except for the provisions dealing
7	with the purcha	ase, maintenance, and allocation of telecommunication facilities service delivery. However, the
8	department of	justice shall cooperate with the department to coordinate the telecommunications networks
9	<u>services</u> of the	state."
10		
11	Sectio	on 19. Section 2-17-551, MCA, is amended to read:
12	"2-17-	551. Definitions. As used in 2-17-550 through 2-17-553, the following definitions apply:
13	(1)	"Collect" means the gathering of personally identifiable information about a user of an internet
14	service, online	service, or website by or on behalf of the provider or operator of that service or website by any
15	means, direct o	or indirect, active or passive, including:
16	(a)	an online request for the information by the provider or operator, regardless of how the
17	information is t	ransmitted to the provider or operator;
18	(b)	the use of an online service to gather the information; or
19	(c)	tracking or use of any identifying code linked to a user of a service or website, including the use
20	of cookies.	
21	(2)	"Governmental entity" means the state and political subdivisions of the state.
22	(3)	"Government website operator" or "operator" means a governmental entity that operates a
23	website located	d on the internet or an online service and <u>or social media presence or uses any digital means of</u>
24	providing digita	al services that collects or maintains personal information from or about the users of or visitors to
25	the website or	online service or on whose behalf information is collected or maintained.
26	(4)	"Internet" means, collectively, the myriad of computer and telecommunications facilities,
27	including equip	oment and operating software, that comprise the interconnected worldwide network of networks



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1	that use the tra	ansmission control protocol/internet protocol or any predecessor or successor protocols to
2	communicate i	nformation of all kinds by wire or radio.
3	(5)	"Online" means any activity regulated by 2-17-550 through 2-17-553 that is effected by active
4	or passive use	of an internet connection, regardless of the medium by or through which the connection is
5	established.	
6	(6)	"Personally identifiable information" means individually identifiable information about an
7	individual colle	cted online, including:
8	(a)	a first and last name;
9	(b)	a residence or other physical address, including a street name and name of a city or town;
10	(c)	an e-mail address;
11	(d)	a telephone number;
12	(e)	a social security number; or
13	(f)	unique identifying information that an internet service provider or a government website
14	operator collec	ets and combines with any information described in subsections (6)(a) through (6)(e).
15	(7)	"Political subdivision" means any county, city, municipal corporation, school district, or other
16	political subdiv	vision or public corporation.
17	(8)	"State" means the state of Montana or any office, department, agency, authority, commission,
18	board, instituti	on, hospital, college, university, or other instrumentality of the state."
19		
20	Sectio	on 20. Section 2-17-552, MCA, is amended to read:
21	"2-17-	552. Collection of personally identifiable information requirements. (1) A government
22	website operat	tor may not collect personally identifiable information online from a website user unless the
23	operator comp	lies with the provisions of this section.
24	(2)	(a) A government website operator shall ensure that the website the information delivery
25	system or plat	form:
26	(a)<u>(i)</u>	identifies who operates the website system;
27	(b)<u>(ii)</u>	provides the address and telephone number at which the operator may be contacted as well as



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 an electronic both physical and electronic means for contacting the operator; and 2 (c)(iii) generally describes the operator's information practices, including policies to protect the privacy 3 of the user and the steps taken to protect the security of the collected information; and 4 If the department determines that an agency is not in compliance with the state security (b) 5 policies, framework, controls, standards, procedures, and guidelines provided for in 2-17-534, the department 6 may take appropriate action, in its sole discretion, up to and including terminating the information technology 7 resource and requiring the use of an alternative information technology resource. 8 (3) In addition to the requirements of subsection (2)(a), if the personally identifiable information 9 may be used for a purpose other than the express purpose of the website for the collection or may be given or 10 sold to a third party, except as required by law, then the operator shall ensure that the website information 11 technology resource includes: 12 a clear and conspicuous notice to the user that the information collected could be used for (a) 13 other than the purposes of the website collection; 14 a general description of the types of third parties that may obtain the information; and (b) a clear, conspicuous, and easily understood online procedure requiring an affirmative 15 (c) 16 expression of the user's permission before the information is collected." 17 Section 21. Section 2-17-1101, MCA, is amended to read: 18 19 "2-17-1101. Short title. This part may be cited as the "Montana Electronic Digital Government 20 Services Act"." 21 22 Section 22. Section 2-17-1102, MCA, is amended to read: 23 **"2-17-1102.** Definitions. As used in this part, unless the context requires otherwise, the following 24 definitions apply: 25 (1)"Convenience fee" means a fee charged to recover the costs of providing electronic digital 26 government services. 27 (2) "Costs" means the overall costs that the department may incur to provide electronic digital



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1	government se	ervices, including the costs of contracts entered into with private entities to assist in providing
2	electronic digit	al government services.
3	(3)	"Department" means the department of administration provided for in 2-15-1001.
4	(4)	"Infrastructure" means the underlying technology necessary to provide electronic digital
5	government se	ervices."
6		
7	Sectio	on 23. Section 2-17-1103, MCA, is amended to read:
8	"2-17- [,]	1103. Responsibilities of department for electronic digital government. (1) The department
9	shall:	
10	(a)	provide the ability for state agencies to offer electronic digital government services by providing
11	a reasonable a	and secure infrastructure;
12	(b)	provide a point of entry for electronic digital government services to achieve a single face of
13	government;	
14	(c)	encourage a common look and feel for all electronic digital government services for the benefit
15	of the custome	ers of the services;
16	(d)	set technological standards for electronic digital government services;
17	(e)	use technology that enables the greatest number of customers to obtain access to electronic
18	<u>digital</u> governm	nent services;
19	(f)	promote the benefits of electronic digital government services through educational, marketing,
20	and outreach i	nitiatives;
21	(g)	promote transparency in information management; and
22	(h)	share and coordinate information with political subdivisions whenever possible.
23	(2)	To fulfill the responsibilities in subsection (1), the department may contract with private entities.
24	The departmer	nt may charge convenience fees and may allow private entities to collect the convenience fees on
25	selected electr	onic digital government services in order to provide funding for the support and furtherance of
26	electronic digit	al government services.
27	(3)	The department or a private entity under a contract as provided in subsection (2) may not use



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1	any data asso	ciated with providing electronic digital government services for any purpose that is not provided
2	for by law."	
3		
4	Sectio	on 24. Section 2-18-101, MCA, is amended to read:
5	"2-18-	101. Definitions. As used in parts 1 through 3 and part 10 of this chapter, the following
6	definitions app	ly:
7	(1)	"Agency" means a department, board, commission, office, bureau, institution, or unit of state
8	government re	ecognized in the state budget.
9	(2)	"Base salary" means the base hourly pay rate annualized paid to an employee, excluding
10	overtime and I	ongevity.
11	(3)	"Benchmark" means a representative position in a specific occupation that is used to illustrate
12	the application	of the job evaluation factor used to classify the occupation.
13	(4)	"Blue-collar pay plan" means a strictly negotiated classification and pay plan consisting of
14	unskilled or sk	illed labor, trades, and crafts occupations.
15	(5)	"Board" means the board of personnel appeals established in 2-15-1705.
16	(6)	"Broadband classification plan" means a job evaluation method that measures the difficulty of
17	the work and t	he knowledge or skills required to perform the work.
18	(7)	"Broadband pay plan" means a pay plan using a pay hierarchy of broad pay bands based on a
19	classification p	plan, including market midpoint and occupational wage ranges.
20	(8)	"Compensation" means the annual or hourly wage or salary and includes the longevity
21	allowance prov	vided in 2-18-304 and leave and holiday benefits provided in part 6 of this chapter.
22	(9)	"Competencies" means sets of measurable and observable knowledge, skills, and behaviors
23	that contribute	to success in a position.
24	(10)	"Department" means the department of administration created in 2-15-1001.
25	(11)	(a) Except in 2-18-306, "employee" means any state employee other than an employee
26	excepted unde	er 2-18-103 or 2-18-104.
27	(b)	The term does not include a student intern.



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1	(12)	"Job evaluation factor" means a measure of the complexities of the predominant duties of a			
2	position.	" lab abaring" means the abaring by two or more persons of a position			
3	(13)	"Job sharing" means the sharing by two or more persons of a position.			
4	(14)	"Market midpoint" means the median base salary that other employers pay to employees in			
5	·	cupations as determined by the department's salary survey of the relevant labor market.			
6	(15)	"Occupation" means a generalized family of positions having substantially similar duties and			
7		ar qualifications, education, and experience.			
8	(16)	"Occupational wage range" means a range of pay, including a minimum, market midpoint, and			
9	maximum sala	ry, for a specific occupation that is most consistent with the pay being offered by competing			
10	employers for t	fully competent employees within that occupation. The salary for an employee may be less than			
11	the minimum s	alary.			
12	(17)	"Pay band" means a wide salary range covering a number of different occupations. Pay bands			
13	are used for re	porting and analysis purposes only.			
14	(18)	"Pay progression" means a process by which an employee's compensation may be increased,			
15	based on docu	mented factors determined by the department, to bring the employee's compensation to a higher			
16	rate within the	occupational wage range of the employee.			
17	(19)	"Permanent employee" means an employee who is designated by an agency as permanent,			
18	who was hired	through a competitive selection process unless excepted from the competitive process by law,			
19	and who has a	ttained or is eligible to attain permanent status.			
20	(20)	"Permanent status" means the state an employee attains after satisfactorily completing an			
21	appropriate pro	obationary period.			
22	(21)	"Personal staff" means those positions occupied by employees appointed by the elected			
23	officials enume	erated in Article VI, section 1, of the Montana constitution or by the public service commission as			
24	a whole.				
25	(22)	"Position" means a collection of duties and responsibilities currently assigned or delegated by			
26	competent aut	hority, requiring the full-time, part-time, or intermittent employment of one person.			
27	(23)	"Program" means a combination of planned efforts to provide a service.			



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1					
1	(24)	"Seasonal employee" means a permanent employee who is designated by an agency as			
2		performs duties interrupted by the seasons, and who may be recalled without the loss of rights			
3		rued during the preceding season.			
4	(25)	"Short-term worker" means a person who:			
5	(a)	may be hired by an agency without using a competitive hiring process for an hourly wage			
6	established by	the agency;			
7	(b)	may not work for the agency for more than 90 days in a continuous 12-month period;			
8	(c)	is not eligible for permanent status;			
9	(d)	may not be hired into a permanent position by the agency without a competitive selection			
10	process;				
11	(e)	is not eligible to earn the leave and holiday benefits provided in part 6 of this chapter; and			
12	(f)	may be discharged without cause.			
13	(26)	"Student intern" means a person who:			
14	(a)	has been accepted in or is currently enrolled in an accredited school, college, or university and			
15	may be hired b	y an agency in a student intern position without using a competitive selection process;			
16	(b)	is not eligible for permanent status;			
17	(c)	is not eligible to become a permanent employee without a competitive selection process;			
18	(d)	must be covered by the hiring agency's workers' compensation insurance;			
19	(e)	is not eligible to earn the leave and holiday benefits provided for in part 6 of this chapter; and			
20	(f)	may be discharged without cause.			
21	(27)	(a) "Telework" means a flexible work arrangement where in which a designated employee may			
22	work from:				
23	(i)	home within the state of Montana or an alternative worksite within the state of Montana 1 or			
24	more days a w	eek instead of physically traveling to a central workplace; or			
25	(ii)	an alternative worksite outside the state of Montana limited to:			
26	(A)	employees who are mental health professionals as defined in 27-1-1101 involved in			
27	psychological o	or psychiatric evaluations and treatment;			

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1	(B)	employees engaged in providing services related to information technology resources as		
2	defined in 2-17	7-506;		
3	(C)	employees who are medical professionals involved in medical evaluations and treatment; or		
4	(D)	employees who are engaged in providing services related to economic development outside		
5	the state and v	whose work duties require the employees to reside out of state.		
6	(b)	The office of budget and program planning must approve a designated employee's alternative		
7	worksite outsic	de the state of Montana before the employee begins work.		
8	(28)	"Temporary employee" means an employee who:		
9	(a)	is designated as temporary by an agency for a definite period of time not to exceed 12 months;		
10	(b)	performs duties on a temporary basis;		
11	(c)	is not eligible for permanent status;		
12	(d)	is terminated at the end of the employment period; and		
13	(e)	is not eligible to become a permanent employee without a competitive selection process."		
14				
15	Sectio	on 25. Section 7-22-2151, MCA, is amended to read:		
16	"7-22-:	2151. Cooperative agreements. (1) A state agency that controls land within a district, including		
17	the departmen	t of transportation; the department of fish, wildlife, and parks; the department of corrections; the		
18	department of	natural resources and conservation; and the university system, shall enter into a written		
19	agreement wit	h the board. The agreement must specify mutual responsibilities for integrated noxious weed		
20	management o	on state-owned or state-controlled land within the district. The agreement must include the		
21	following:			
22	(a)	an integrated noxious weed management plan, which must be updated biennially;		
23	(b)	a noxious weed management goals statement;		
24	(c)	a specific plan of operations for the biennium, including a budget to implement the plan; and		
25	(d)	a provision requiring a biennial performance report by the board to the state weed coordinator		
26	in the departm	ent of agriculture, on a form to be provided by the state weed coordinator, regarding the success		
27	of the plan.			



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 (2) The board and the governing body of each incorporated municipality within the district shall 2 enter into a written agreement and shall cooperatively plan for the management of noxious weeds within the 3 boundaries of the municipality. The board may implement management procedures described in the plan within 4 the boundaries of the municipality for noxious weeds only. Control of nuisance weeds within the municipality 5 remains the responsibility of the governing body of the municipality, as specified in 7-22-4101. 6 A board may develop and carry out its noxious weed management program in cooperation with (3) 7 boards of other districts, with state and federal governments and their agencies, or with any person within the 8 district. The board may enter into cooperative agreements with any of these parties. 9 (4) Each agency or entity listed in subsection (1) shall submit a statement or summary of all 10 noxious weed actions that are subject to the agreement required under subsection (1) to the state weed 11 coordinator and shall post a copy of the statement or summary on a state electronic digital access system." 12 Section 26. Section 10-3-106, MCA, is amended to read: 13 14 "10-3-106. Communications. (1) The division shall coordinate whatever means exist for rapid and 15 efficient communications in time of emergency or disaster. 16 (2) The division shall, in cooperation with the department of administration, consider the desirability 17 of supplementing communications resources or of integrating them into a comprehensive state or state-federal 18 telecommunications or other communications system or network. 19 (3) The division shall, in cooperation with the department of administration and local political 20 subdivisions, evaluate the possibility of multipurpose use of communications systems or networks for general 21 state and local governmental purposes. 22 (4) The division shall assist political subdivisions in the orderly development of telecommunications 23 systems complementary to the statewide state telecommunications network." 24 25 Section 27. Section 61-3-346, MCA, is amended to read: 26 "61-3-346. County motor vehicle computer committee. (1) There is a county motor vehicle 27 computer committee.



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1	(2)	The committee is allocated to the department of justice for administrative purpos	ses only as
2	provided in 2	2-15-121.	
3	(3)	The committee consists of:	
4	(a)	an employee of the department of administration, appointed by the director of th	e department
5	justice inform	nation technology division, appointed by the attorney general;	
6	(b)	two county treasurers, appointed by the Montana county treasurers association;	and
7	(c)	two employees of the department of justice, appointed by the attorney general."	
8			
9	Sec	tion 28. Section 61-3-347, MCA, is amended to read:	
10	"61-	3-347. Duties of county motor vehicle computer committee. (1) The county	motor vehicle
11	computer co	ommittee shall:	
12	(a)	establish the requirements and specifications for the county motor vehicle co	mputer system to
13	be used by o	county treasurers and the department of justice to register and renew the registra	tion of motor
14	vehicles, boa	ats, snowmobiles, and off-highway vehicles;	
15	(b)	approve the purchase of computer equipment, including peripherals, to be us	ed for the
16	registration a	and renewal of the registration of motor vehicles, boats, snowmobiles, and off-hig	hway vehicles;
17	(c)	approve the procedures for the development of the county motor vehicle com	puter system
18	provided for	in 61-3-345 and for training in the use of that system.	
19	(2)	As used in this section, "computer system" means the county motor vehicle a	application system
20	and does no	t include the central computer centers or i mply that the department of administrat	tion is responsible
21	for establish	ing policy and operating and maintaining central computer centers the county mo	tor vehicle
22	computer sy	r <u>stem</u> ."	
23			
24	Sec	tion 29. Section 61-11-105, MCA, is amended to read:	
25	"61-	11-105. Release of information fees. (1) Subject to the limitations of this se	ction, the
26	department	shall, upon request, furnish a person the individual Montana driving record of a d	river or licensee,
27	containing th	ne following data:	



Telecommunications - 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 HB0047.002.002 1 the driver's or licensee's name, driver's license number, and date of birth; (a) 2 (b) driver's license status, including the license type and any endorsements, the license issue date, 3 license restrictions, any suspensions, revocations, or cancellations that have been imposed against the driver 4 or licensee, and the license expiration date; 5 convictions of the driver or licensee; and (c) 6 traffic accidents in which the driver or licensee was involved. (d) 7 The department may not enter into any agreement to disclose or sell, in bulk, any data (2) 8 contained in an individual Montana driving record unless the requester of the information provides the 9 department with the names, driver's license numbers, and dates of birth of the drivers or licensees from whose 10 records a change in license status or conviction activity is to be reported. 11 (3) (a) The department may not disclose personal information or highly restricted personal 12 information from an individual Montana driving record, except as permitted or required under 61-11-507, 61-11-508. or 61-11-509. 13 14 The department may not disclose medical certification status, driver self-certification status, or (b) medical certificate information from a CDLIS driver record as part of an individual Montana driving record 15 16 except as expressly authorized under 49 CFR 384.225. 17 Information relating to a traffic accident that did not involve a conviction, as defined in 61-11-(4) 18 203, may not be released by the department unless the release is requested or approved by a party involved in 19 the accident or is required by court order or a duly executed subpoena. 20 (a) Subject to the requirements of subsection (6) and except as provided in subsection (5)(b), a (5) 21 fee of \$4 must be paid for each individual Montana driving record requested. A fee of \$10 must be paid if a 22 certified Montana record, as provided in 61-11-102(7), is requested. A fee of 6 cents must be paid for each 23 individual Montana driving record that is searched by the department to report to a requester a change in 24 license status or conviction activity from one or more individual Montana driving records. 25 (b) An individual Montana driving record must be provided without charge to any criminal justice 26 agency, as defined in 44-5-103, or other state or federal agency. 27 In addition to the fees required in 61-11-510(3) and subsection (5) of this section, an individual (6)



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1	Montana drivi	ng record or any report compiled from one or more individual Montana driving re	ecords that are
2	electronically	digitally transmitted to a requester by an authorized agent as provided in 61-3-1	16 or through a
3	point of entry	for electronic digital government services are subject to the convenience fee pro	ovided for in 2-17-
4	1103 or 61-3-	116.	
5	(7)	The department may require a requester, other than a federal, state, or local	government
6	agency, seek	ing one or more individual Montana driving records or any data otherwise contai	ned in one or
7	more individu	al Montana driving records in electronic <u>digital</u> f ormat to use an authorized agen	t as provided in
8	61-3-116 or a	point of entry for electronic digital government services to obtain the record or o	lata."
9			
10	Secti	on 30. Section 75-10-805, MCA, is amended to read:	
11	"75-1	0-805. State government waste reduction and recycling program. (1) In or	der to progress
12	toward achiev	ring the waste reduction targets identified in 75-10-803, each state agency, the I	egislature, and the
13	university sys	tem shall:	
14	(a)	prepare a waste reduction and recycling plan to reduce the solid waste gener	rated by state
15	government.	This plan must be submitted to the department and must include, at a minimum,	provisions for the
16	composting o	f yard wastes and the recycling of office and computer paper, cardboard, used r	notor oil, used oil
17	filters, and oth	ner materials produced by the state for which recycling markets exist or may be	developed.
18	(b)	establish and implement a waste reduction and recycling program; and	
19	(c)	apply computer technology to reduce the generation of waste paper through:	
20	(i)	the use of electronic digital access systems;	
21	(ii)	the transfer of information in electronic rather than paper form; and	
22	(iii)	other applications of computer technology.	
23	(2)	The plan must be evaluated every 5 years and updated as necessary."	
24			
25	Secti	on 31. Section 87-1-272, MCA, is amended to read:	
26	"87-1	-272. Future fisheries improvement program funding priority reports	required. (1) In
27	order to enha	nce future fisheries through natural reproduction, the department shall establish	and implement a



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1 statewide voluntary program that promotes fishery habitats and spawning areas for the rivers, streams, and

2 lakes of Montana's fisheries.

3 (2) When projects are suggested by the future fisheries review panel, the department shall, 4 through a public hearing process and with the approval of the commission, prioritize projects that have been 5 recommended by the review panel to be funded. Emphasis must be given to projects that enhance the historic 6 habitat of native fish species. The department shall fund and implement the program regarding the long-term 7 enhancement of streams and streambanks, instream flows, water leasing, lease or purchase of stored water, 8 and other voluntary programs that deal with wild fish and aquatic habitats. A project conducted under the future 9 fisheries improvement program may not restrict or interfere with the exercise of any water rights or property 10 rights of the owners of streambeds and property adjacent to streambeds, streambanks, and lakes. The fact that 11 a program project has been completed on private property does not create any right of public access to the 12 private property unless that right is granted voluntarily by the property owner. 13 (3) The department shall work in cooperation with private landowners, conservation districts, 14 irrigation districts, local officials, anglers, and other citizens to implement the future fisheries improvement 15 program. Any department employee who is employed under this section to facilitate contact with landowners 16 must have experience in commercial or irrigated agriculture. The department shall encourage the use of

volunteer labor and grants, matching grants, and private donations to accomplish program purposes. The
department may use contracted services:

19 (a) for negotiations with landowners, local officials, citizens, and others;

20 (b) for coordination with other agencies that may be involved in projects conducted under this 21 section; and

22

(c) to perform and supervise project work.

(4) Funds expended under this section may be used only for projects for the protection of the
 fisheries resource that have been identified by the review panel established in 87-1-273 and approved by the
 commission and may not be used for the acquisition of any interest in land.

(5) (a) The department shall report to the commission on the progress of the future fisheries
 improvement program every 12 months and post a copy of the report on a state electronic digital access



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1 system to ensure public access to the report.

- (b) The department shall also present a detailed report to the legislature in accordance with 5-11-
- 3 210 on the progress of the future fisheries improvement program. The legislative report must include the
- 4 department's program activities and expenses since the last report and the project schedules and anticipated
- 5 expenses for the ensuing 10 years' implementation of the future fisheries improvement program.
- 6 (c) In order to implement 87-1-273 and this section, the department may expend revenue from the

7 future fisheries improvement program for up to two additional full-time employees."

8

2

- END -

