Amendment - 1st Reading/2nd House-blue - Requested by: Carl Glimm - (H) Natural Resources - 2023			
	gislature 2023	Drafter: Joe Kolman, 406-444-3747	SB0285.001.002
1		SENATE BILL NO. 285	
2		INTRODUCED BY C. GLIMM	
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO SU	JBDIVISION
5	SANITATION	REVIEW; LIMITING THE REGULATION OF INDIVIDUAL SEWAGE FACILITIE	S TO THOSE
6	THAT ARE HIG	GHER IN ELEVATION OR LESS THAN 500 FEET AWAY FROM STATE SURF	FACE WATERS;
7	REVISING SU	BDIVISION EXEMPTIONS; AND AMENDING SECTIONS 75-5-301, 75-5-317,	76-3-622, 76-4-
8	102, 76-4-104,	, 76-4-108, <u>AND</u> 76-4-115, AND 76-4-125, MCA <u>; AND PROVIDING AN IMMED</u>	IATE EFFECTIVE
9	DATE."		
10			
11	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
12			
13	Sectio	on 1. Section 75-5-301, MCA, is amended to read:	
14	"75-5-3	301. Classification and standards for state waters. Consistent with the pro	visions of 80-15-
15	201 and this cl	hapter, the department shall:	
16	(1)	establish the classification of all state waters in accordance with their present	and future most
17	beneficial uses	s, creating an appropriate classification for streams that, due to sporadic flow, d	o not support an
18	aquatic ecosys	stem that includes salmonid or nonsalmonid fish;	
19	(2)	formulate and adopt standards of water quality, considering the economics of	waste treatment
20	and preventior	n. When rules are adopted regarding temporary standards, they must conform w	vith the
21	requirements o	of 75-5-312. Standards must meet the following requirements:	
22	(a)	for carcinogens, the water quality standard for protection of human health mu	st be the value
23	associated with	h an excess lifetime cancer risk level, assuming continuous lifetime exposure, n	ot to exceed 1 x
24	10 ⁻³ in the case	e of arsenic and 1 x 10 ⁻⁵ for other carcinogens. However, if a standard establish	ed at a risk level
25	of 1 x 10 ⁻³ for a	arsenic or 1 x 10 ⁻⁵ for other carcinogens violates the maximum contaminant leve	el obtained from
26	40 CFR, part 1	41, then the maximum contaminant level must be adopted as the standard for t	that carcinogen.
27	(b)	standards for the protection of aquatic life do not apply to ground water.	



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1	(3)	review, from time to time at intervals of not more than 3 years and, to the extent permitted by
2	this chapter, re	evise established classifications of waters and adopted standards of water quality;
3	(4)	adopt rules governing the granting of mixing zones, requiring that mixing zones granted by the
4	department be	specifically identified and requiring that mixing zones have:
5	(a)	the smallest practicable size;
6	(b)	a minimum practicable effect on water uses; and
7	(c)	definable boundaries;
8	(5)	adopt rules implementing the nondegradation policy established in 75-5-303, including but not
9	limited to rules	that:
10	(a)	provide a procedure for department review and authorization of degradation;
11	(b)	establish criteria for the following:
12	(i)	determining important economic or social development; and
13	(ii)	weighing the social and economic importance to the public of allowing the proposed project
14	against the cos	st to society associated with a loss of water quality;
15	(c)	establish criteria for determining whether a proposed activity or class of activities, in addition to
16	those activities	identified in 75-5-317, will result in nonsignificant changes in water quality for any parameter in
17	order that thos	e activities are not required to undergo review under 75-5-303(3). These criteria must be
18	established in	a manner that generally:
19	(i)	equates significance with the potential for harm to human health, a beneficial use, or the
20	environment;	
21	(ii)	considers both the quantity and the strength of the pollutant;
22	(iii)	considers the length of time the degradation will occur;
23	(iv)	considers the character of the pollutant so that greater significance is associated with
24	carcinogens ar	nd toxins that bioaccumulate or biomagnify and lesser significance is associated with substances
25	that are less ha	armful or less persistent.
26	(d)	provide that changes of nitrate as nitrogen in ground water are nonsignificant if the discharge
27	will not cause o	degradation of surface water and the predicted concentration of nitrate as nitrogen at the



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1	boundary of th	e ground water mixing zone does not exceed:		
2	(i)	7.5 milligrams per liter from sources other than sewage;		
3	(ii)	5.0 milligrams per liter from sewage discharged from a system that does not use level two		
4	treatment in ar	n area where the ground water nitrate as nitrogen is 5.0 milligrams per liter or less;		
5	(iii)	7.5 milligrams per liter from sewage discharged from a system using level two treatment, which		
6	must be define	ed in the rules; or		
7	(iv)	7.5 milligrams per liter from sewage discharged from a system in areas where the ground water		
8	nitrate as nitro	gen level exceeds 5.0 milligrams per liter primarily from sources other than human waste .; and		
9	<u>(e)</u>	for septic system discharges that are not subject to ground water permitting requirements		
10	<u>under 75-5-40</u>	1, establish criteria to determine when the discharges result in nonsignificant changes in surface		
11	<u>water quality ir</u>	n order that those discharges are not required to undergo review under 75-5-303(3) and no		
12	further analysi	s under law or rule is required. The criteria must:		
13	<u>(i)</u>	be adopted by rule before July 1, 2024; and		
14	<u>(ii)</u>	be developed in a manner that generally considers soil type, mixing zone dilution and nitrogen		
15	<u>credits, horizo</u>	ntal distance between the discharge and the surface water in the direction of ground water flow,		
16	and elevation,	including:		
17	<u>(A)</u>	adopt surface water impacts for low flow conditions based on mixing zone dilution		
18	concentrations	and other credits for nitrogen;		
19	<u>(B)</u>	credit nitrogen degradation at the drainfield and riparian zone attenuation based on soil type;		
20	<u>(C)</u>	exempt surface water body impacts when drainfield is lower in elevation than the waterbody;		
21	<u>(D)</u>	limit the adjacent to surface water trigger analysis to a maximum of 1/4 or 1/2 mile from the		
22	drainfield to a	surface water, depending on soil type; and		
23	<u>(E)</u>	create nonsignificant surface water impact categories of 500 or more feet from the surface		
24	water that con	sider soil texture, ground water depths and other pertinent information.		
25	(6)	to the extent practicable, ensure that the rules adopted under subsection (5) establish objective		
26	and quantifiab	le criteria for various parameters. These criteria must, to the extent practicable, constitute		

27 guidelines for granting or denying applications for authorization to degrade high-quality waters under the policy



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1	established in 1	75-5-303(2) and (3).	
2	(7)	adopt rules to implement this section."	
3			
4		n 1. Section 75-5-317, MCA, is amended to read:	
5	"75-5- (317. Nonsignificant activities. (1) The categories or classes of activities iden	tified in
6	subsection (2)	cause changes in water quality that are nonsignificant because of their low pote	ntial for harm to
7	human health (or the environment and their conformance with the guidance found in 75-5-301(5)(c).
8	(2)	The following categories or classes of activities are not subject to the provision	าs of 75-5-303:
9	(a)	existing activities that are nonpoint sources of pollution as of April 29, 1993;	
10	(b)	activities that are nonpoint sources of pollution initiated after April 29, 1993, w	hen reasonable
11	land, soil, and	water conservation practices are applied and existing and anticipated beneficial	uses will be fully
12	protected;		
13	(c)	use of agricultural chemicals in accordance with a specific agricultural chemic	al ground water
14	management p	olan promulgated under 80-15-212, if applicable, or in accordance with an enviro	onmental
15	protection age	ncy-approved label and when existing and anticipated uses will be fully protecte	d;
16	(d)	changes in existing water quality resulting from an emergency or remedial act	i vity that is
17	designed to pro	otect public health or the environment and is approved, authorized, or required l	ə y the
18	department;		
19	(e)	- changes in existing ground water quality resulting from treatment of a public w	ater supply
20	system, as def	ined in 75-6-102, or a public sewage system, as defined in 75-6-102, by chlorin	ation or other
21	similar means	that is designed to protect the public health or the environment and that is appro	oved, authorized,
22	or required by	the department;	
23	(f)	the use of drilling fluids, sealants, additives, disinfectants, and rehabilitation ch	remicals in water
24	well or monitor	ing well drilling, development, or abandonment, if used according to departmen	t-approved water
25	quality protecti	on practices and if no discharge to surface water will occur;	
26	(g)	short-term changes in existing water quality resulting from activities authorized	d by the
27		rsuant to 75-5-308;	



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1	(h)	land application of animal waste, domestic septage, or waste from public sew	a ge treatment
2	systems conta	ining nutrients when the wastes are applied to the land in a beneficial manner, a	application rates
3	are based on a	agronomic uptake of applied nutrients, and other parameters will not cause degr	adation;
4	(i)	use of gray water, as defined in 75-5-325, from nonpublic gray water reuse sy	stems for
5	irrigation during	g the growing season in accordance with gray water reuse rules adopted pursua	ant to 75-5-305;
6	(j)	incidental leakage of water from a public water supply system, as defined in 7	5-6-102, or from
7	a public sewag	e system, as defined in 75-6-102, utilizing best practicable control technology d	esigned and
8	constructed in	accordance with Title 75, chapter 6;	
9	(k)	discharges of water to ground water from water well or monitoring well tests, h	ydrostatic
10	pressure and l	eakage tests, or wastewater from the disinfection or flushing of water mains and	l storage
11	reservoirs, con	ducted in accordance with department-approved water quality protection practic	SOS;
12	(1)	oil and gas drilling, production, abandonment, plugging, and restoration activit	ies that do not
13	result in discha	arges to surface water and that are performed in accordance with Title 82, chap	er 10, or Title 82,
14	chapter 11;		
15	(m)	short-term changes in existing water quality resulting from ordinary and every	day activities of
16	humans or dor	nesticated animals, including but not limited to:	
17	(i)	such recreational activities as boating, hiking, hunting, fishing, wading, swimm	iing, and
18	camping;		
19	(ii)	fording of streams or other bodies of water by vehicular or other means; and	
20	(iii)	- drinking from or fording of streams or other bodies of water by livestock and o	ther domesticated
21	animals;		
22	(n)	- coal and uranium prospecting that does not result in a discharge to surface with the s	ater, that does not
23	involve a test p	pit located in surface water or that may affect surface water, and that is performe)d in accordance
24	with Title 82, c	hapter 4;	
25	(0)	-solid waste management systems, motor vehicle wrecking facilities, and coun	t y motor vehicle
26	graveyards lice	ensed and operating in accordance with Title 75, chapter 10, part 2, or Title 75,	shapter 10, part
27	5;		



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1	(p)	hazardous waste management facilities permitted and operated in accordance	ə with Title 75,
2	chapter 10, pa	rt 4;	
3	(q)	metallic and nonmetallic mineral exploration that does not result in a discharge	e to surface water
4	and that is per	mitted under and performed in accordance with Title 82, chapter 4, parts 3 and	4 ;
5	(r)	stream-related construction projects or stream enhancement projects that res	ult in temporary
6	changes to wa	ter quality but do not result in long-term detrimental effects and that have been	authorized
7	pursuant to 75	-5-318;	
8	(s)	- diversions or withdrawals of water established and recognized under Title 85,	-chapter 2;
9	(t)	the maintenance, repair, or replacement of dams, diversions, weirs, or other c	onstructed works
10	that are related	d to existing water rights and that are within wilderness areas so long as existing) and anticipated
11	beneficial uses	s are protected and as long as the changes in existing water quality relative to th	ie project are
12	short term;		
13	(u)	discharges of total phosphorus or total nitrogen that do not:	
14	(i)	create conditions that are toxic or harmful to human, animal, plant, and aquati	c life;
15	(ii)	create conditions that produce undesirable aquatic life; or	
16	(iii)	cause measurable changes in aquatic life; and	
17	(v)	impacts to surface water for individual, shared, and multi-user sewage facilitie	<u>s located more</u>
18	<u>than 500 feet c</u>	or lower in elevation in relationship to state surface waters; and	
19	<u>(w)</u>	any other activity that is nonsignficant because of its low potential for harm to	human health or
20	to the environr	nent and its conformance with the guidance found in 75-5-301(5)(c)."	
21			
22	Sectio	on 2. Section 76-3-622, MCA, is amended to read:	
23	"76-3-	622. Water and sanitation information to accompany preliminary plat. (1)	-Except as
24	provided in sul	bsection (2), the subdivider shall submit to the governing body or to the agent o	- agency
25	designated by	the governing body the information listed in this section for proposed subdivisio	ns that will
26	include new wa	ater supply or wastewater facilities. The information must include:	
27	(a)	a vicinity map or plan that shows:	
1			



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1	(i)	the location, within 100 feet outside of the exterior property line of the subdivi	sion and on the
2	proposed lots,	of:	
3	(A)	-flood plains;	
4	(B)	-surface water features;	
5	(C)	springs;	
6	(D)	-irrigation ditches;	
7	(E)	existing, previously approved, and, for parcels less than 20 acres, proposed v	vater wells and
8	wastewater tre	atment systems;	
9	(F)	for parcels less than 20 acres, mixing zones identified as provided in subsect	i on (1)(g); and
10	(G)	the representative drainfield site used for the soil profile description as require)d under
11	subsection (1)	(d); and	
12	(ii)	the location, within 500 feet outside of the exterior property line of the subdivi	sion, of public
13	water and sew	er facilities;	
14	(b)	a description of the proposed subdivision's water supply systems, storm wate	r systems, solid
15	waste disposal	systems, and wastewater treatment systems, including:	
16	(i)	whether the water supply and wastewater treatment systems are individual, s	hared, multiple
17	user, or public	as those systems are defined in rules published by the department of environm	ental quality; and
18	(ii)	if the water supply and wastewater treatment systems are shared, multiple us	er, or public, a
19	statement of w	hether the systems will be public utilities as defined in 69-3-101 and subject to	the jurisdiction of
20	the public serv	ice commission or exempt from public service commission jurisdiction and, if ex	(empt, an
21	explanation for	the exemption;	
22	(c)	a drawing of the conceptual lot layout at a scale no smaller than 1 inch equal	t o 200 feet that
23	shows all inform	mation required for a lot layout document in rules adopted by the department of	environmental
24	quality pursuar	nt to 76-4-104;	
25	(d)	evidence of suitability for new onsite wastewater treatment systems that, at a	minimum,
26	includes:		
27	(i)	a soil profile description from a representative drainfield site identified on the	vicinity map, as



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1	provided in sul	bsection (1)(a)(i)(G), that complies with standards published by the department	of environmental
2	quality;		
3	(ii)	demonstration that the soil profile contains a minimum of 4 feet of vertical sep	aration distance
4	between the bo	ottom of the permeable surface of the proposed wastewater treatment system a	und a limiting
5	layer; and		
6	(iii)	in cases in which the soil profile or other information indicates that ground wa	ter is within 7 feet
7	of the natural g	ground surface, evidence that the ground water will not exceed the minimum ve	rtical separation
8	distance provid	ded in subsection (1)(d)(ii);	
9	(e)	for new water supply systems, unless cisterns are proposed, evidence of ade	quate water
10	availability:		
11	(i)	obtained from well logs or testing of onsite or nearby wells;	
12	(ii)	obtained from information contained in published hydrogeological reports; or	
13	(iii)	as otherwise specified by rules adopted by the department of environmental of	juality pursuant to
14	76-4-104;		
15	(f)	evidence of sufficient water quality in accordance with rules adopted by the d	epartment of
16	environmental	quality pursuant to 76-4-104;	
17	(g)	a preliminary analysis of potential impacts to ground water quality from new w	/astewater
18	treatment syste	ems, using as guidance rules adopted pursuant to 75-5-301 and 75-5-303 related	ed to standard
19	mixing zones fo	or ground water, source specific mixing zones, and nonsignificant changes in w	ater quality. The
20	preliminary and	alysis may be based on currently available information and must consider the e	ffects of
21	overlapping mi	ixing zones from proposed and existing wastewater treatment systems within a	nd directly
22	adjacent to the	subdivision. Instead of performing the preliminary analysis required under this	subsection (1)(g),
23	the subdivider	may perform a complete nondegradation analysis in the same manner as is rec	quired for an
24	application that	t is reviewed under Title 76, chapter 4.	
25	(2)	<u>A subdivider whose land division is excluded from review under 76-4-125(1)</u>	yr whose facilities
26	are excluded fr	rom review under 76-4-125(5) is not required to submit the information required	in this section.
27	(3)	A governing body may not, through adoption of regulations, require water and	l sanitation
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1	information in	addition to the information required under this section unless the governing I	body complies with
2	the procedures	s provided in 76-3-511."	
3			
4	Sectio	on 2. Section 76-4-102, MCA, is amended to read:	
5	"76-4-	102. Definitions. As used in this part, unless the context clearly indicates	otherwise, the
6	following defin	itions apply:	
7	(1)	"Adequate county water and/or sewer district facilities" means facilities pro	wided by a county
8	water and/or s	sewer district incorporated under Title 7, chapter 13, that operate in complian	ce with Title 75,
9	chapters 5 and	d 6.	
10	(2)	"Adequate municipal facilities" means municipally, publicly, or privately ow	ned facilities that
11	supply water, t	treat sewage, or dispose of solid waste for all or most properties within the b	oundaries of a
12	municipality ar	nd that are operating in compliance with Title 75, chapters 5 and 6.	
13	(3)	"Board" means the board of environmental review.	
14	(4)	"Certifying authority" means a municipality or a county water and/or sewer	district that meets
15	the eligibility re	equirements established by the department under 76-4-104(6). <u>76-4-104(7).</u>	
16	(5)	"Department" means the department of environmental quality.	
17	(6)	"Extension of a public sewage system" means a sewerline that connects t	wo or more sewer
18	service lines to	o a sewer main.	
19	(7)	"Extension of a public water supply system" means a waterline that conne	cts two or more water
20	service lines to	o a water main.	
21	(8)	"Facilities" means public or private facilities for the supply of water or dispe	osal of sewage or
22	solid waste an	nd any pipes, conduits, or other stationary method by which water, sewage, c	or solid wastes might
23	be transported	d or distributed.	
24	(9)	"Individual water system" means any water system that serves one living u	unit or commercial
25	unit and that is	s not a public water supply system as defined in 75-6-102.	
26	(10)	"Mixing zone" has the meaning provided in 75-5-103.	
27	(11)	(a) "Proposed drainfield mixing zone" means a mixing zone submitted for	approval under this



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1	chapter after M	larch 30, 2011.
2	(b)	The term does not include drainfield mixing zones that existed or were approved under this
3	chapter prior to	March 30, 2011.
4	(12)	(a) "Proposed well isolation zone" means a well isolation zone submitted for approval under
5	this chapter aft	er October 1, 2013.
6	(b)	The term does not include well isolation zones that existed or were approved under this
7	chapter prior to	October 1, 2013.
8	(13)	"Public sewage system" or "public sewage disposal system" means a public sewage system as
9	defined in 75-6	-102.
10	(14)	"Public water supply system" has the meaning provided in 75-6-102.
11	(15)	"Regional authority" means any regional water authority, regional wastewater authority, or
12	regional water	and wastewater authority organized pursuant to the provisions of Title 75, chapter 6, part 3.
13	(16)	"Registered professional engineer" means a person licensed to practice as a professional
14	engineer under	r Title 37, chapter 67.
15	(17)	"Registered sanitarian" means a person licensed to practice as a sanitarian under Title 37,
16	chapter 40.	
17	(18)	"Reviewing authority" means the department or a local department or board of health certified
18	to conduct a re	view under 76-4-104.
19	(19)	"Sanitary restriction" means a prohibition against the erection of any dwelling, shelter, or
20	building requiri	ng facilities for the supply of water or the disposition of sewage or solid waste or the construction
21	of water supply	or sewage or solid waste disposal, facilities until the department has approved plans for those
22	facilities.	
23	(20)	"Sewage" has the meaning provided in 75-5-103.
24	(21)	"Sewer service line" means a sewerline that connects a single building or living unit to a public
25	sewage systen	n or to an extension of a public sewage system.
26	(22)	"Solid waste" has the meaning provided in 75-10-103.
27	(23)	"Subdivision" means a division of land or land so divided that creates one or more parcels



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1	containing less	s than 20 acres, exclusive of public roadways, in order that the title to or posses	ssion of the
2	parcels may b	e sold, rented, leased, or otherwise conveyed and includes any resubdivision, a	any condominium,
3	townhome, or	townhouse, or any parcel, regardless of size, that provides two or more permai	nent spaces for
4	recreational ca	amping vehicles or mobile homes.	
5	(24)	"Water service line" means a waterline that connects a single building or livin	g unit to a public
6	water supply s	system or to an extension of a public water supply system.	
7	(25)	"Well isolation zone" means the area within a 100-foot radius of a water well.	"
8			
9	Sectio	on 3. Section 76-4-104, MCA, is amended to read:	
10	"76-4-	104. Rules for administration and enforcement. (1) The department shall,	subject to the
11	provisions of 7	76-4-135, adopt reasonable rules, including adoption of sanitary standards, nec	essary for
12	administration	and enforcement of this part.	
13	(2)	The rules and standards must provide the basis for approving subdivisions for	or various types of
14	public and priv	vate water supplies, sewage disposal facilities, storm water drainage ways, and	solid waste
15	disposal. The	rules and standards must be related to:	
16	(a)	size of lots;	
17	(b)	contour of land;	
18	(c)	porosity of soil;	
19	(d)	ground water level;	
20	(e)	distance from lakes, streams, and wells;	
21	(f)	type a nd construction<u>, size, and location</u> and construction o f private water an	d sewage facilities
22	based on site	characteristics ; and	
23	(g)	other factors affecting public health and the quality of water for uses relating	to agriculture,
24	industry, recre	ation, and wildlife.	
25	<u>(3)</u>	The storm drainage review requirements of this chapter do not apply to divisi	ons or parcels of
26	land that are e	exempt from review under 76-3-207(1)(a), (1)(b), (1)(d), (1)(e), or (1)(f) that:	
27	<u>(a)</u>	are used for a single-family residential purpose; or and	
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4	(b)	include no more than 25% that is important	
1	<u>(b)</u>	include no more than 25% that is impervious.	
2	(3)<u>(4)</u>	(a) Except as provided in subsection (3)(b) (4)(b), the rules must provide for the review of	
3	subdivisions co	onsistent with 76-4-114 by a local department or board of health, as described in Title 50, chapte	ər
4	2, part 1, if the	local department or board of health employs a registered sanitarian or a registered professiona	I
5	engineer and if	f the department certifies under subsection (4) (5) that the local department or board is	
6	competent to c	conduct the review.	
7	(b)	(i) Except as provided in 75-6-121 and subsection (3)(4)(b)(ii) of this section, a local	
8	department or	board of health may not review public water supply systems, public sewage systems, or	
9	extensions of c	or connections to these systems.	
10	(ii)	A local department or board of health may be certified by the department to review subdivision	าร
11	proposed to co	onnect to existing municipal or county water and/or sewer district water and wastewater systems	i
12	previously app	roved by the department if no extension of the systems is required.	
13	(4)<u>(5)</u>	The department shall also adopt standards and procedures for certification and maintaining	
14	certification to	ensure that a local department or board of health is competent to review the subdivisions as	
15	described in su	ubsection (3) <u>(4)</u> .	
16	(5) (6)	The department shall review those subdivisions described in subsection (3) (4) if:	
17	(a)	a proposed subdivision lies within more than one jurisdictional area and the respective	
18	governing bodi	ies are in disagreement concerning approval of or conditions to be imposed on the proposed	
19	subdivision; or		
20	(b)	the local department or board of health elects not to be certified.	
21	(6)<u>(7)</u>	The rules must further provide for:	
22	(a)	providing the reviewing authority with a copy of the plat or certificate of survey subject to revie	w
23	under this part	and other documentation showing the layout or plan of development, including:	
24	(i)	total development area; and	
25	(ii)	total number of proposed units and structures requiring facilities for water supply or sewage	
26	disposal;		
27	(b)	adequate evidence that a water supply that is sufficient in terms of quality, quantity, and	



Amendment - 1st Reading/2nd House-blue - Requested by: Carl Glimm - (H) Natural Resources - 2023 68th Legislature 2023 Drafter: Joe Kolman, 406-444-3747 SB0285.001.002 1 dependability will be available to ensure an adequate supply of water for the type of subdivision proposed; 2 (c) evidence concerning the potability of the proposed water supply for the subdivision; 3 (d) adequate evidence that a sewage disposal facility is sufficient in terms of capacity and 4 dependability; 5 standards and technical procedures applicable to storm drainage plans and related designs, in (e) 6 order to ensure proper drainage ways, except that the rules must provide a basis for not requiring storm water 7 review under this part for parcels 5 acres and larger on which the total impervious area does not and will not 8 exceed 5%. Nothing in this section relieves any person of the duty to comply with the requirements of Title 75, 9 chapter 5, or rules adopted pursuant to Title 75, chapter 5. 10 (f) standards and technical procedures applicable to sanitary sewer plans and designs, including 11 soil testing and site design standards for on-lot sewage disposal systems when applicable; 12 standards and technical procedures applicable to water systems: (g) 13 (h) standards and technical procedures applicable to solid waste disposal; 14 adequate evidence that a proposed drainfield mixing zone and a proposed well isolation zone (i) 15 are located wholly within the boundaries of the proposed subdivision where the proposed drainfield or well is 16 located or that an easement or, for public land, other authorization has been obtained from the landowner to 17 place the proposed drainfield mixing zone or proposed well isolation zone outside the boundaries of the 18 proposed subdivision where the proposed drainfield or proposed well is located. 19 (i) A proposed drainfield mixing zone or a proposed well isolation zone for an individual water 20 system well that is a minimum of 50 feet inside the subdivision boundary may extend outside the boundaries of 21 the subdivision onto adjoining land that is dedicated for use as a right-of-way for roads, railroads, or utilities. 22 (ii) This subsection (6)(7)(i) does not apply to the divisions provided for in 76-3-207 except those 23 under 76-3-207(1)(b). Nothing in this section is intended to prohibit the extension, construction, or 24 reconstruction of or other improvements to a public sewage system within a well isolation zone that extends 25 onto land that is dedicated for use as a right-of-way for roads, railroads, or utilities.

(j) criteria for granting waivers and deviations from the standards and technical procedures
adopted under subsections (6)(7)(e) through (6)(7)(i);



- 2023 68th Legislature 2023 Drafter: Joe Kolman, 406-444-3747 SB0285.001.002 1 (k) evidence to establish that, if a public water supply system or a public sewage system is 2 proposed, provision has been made for the system and, if other methods of water supply or sewage disposal 3 are proposed, evidence that the systems will comply with state and local laws and regulations that are in effect 4 at the time of submission of the subdivision application under this chapter. Evidence that the systems will 5 comply with local laws and regulations must be in the form of a certification from the local health department as 6 provided by department rule. 7 evidence to demonstrate that appropriate easements, covenants, agreements, and (I) 8 management entities have been established to ensure the protection of human health and state waters and to 9 ensure the long-term operation and maintenance of water supply, storm water drainage, and sewage disposal 10 facilities; eligibility requirements for municipalities and county water and/or sewer districts to qualify as a 11 (m) 12 certifying authority under the provisions of 76-4-127: construction details for individual and shared onsite wastewater systems to be reviewed by the 13 (n) local board of health at the time of septic permitting, except that the reviewing authority may require additional 14 15 construction detail if the wastewater is not residential strength; simplified methods for storm water reviews, including acceptable minimum storm water 16 (o) volumes based solely on impervious area for proposed lots with one or two single-family residences; and 17 18 (p) a basis for exempting from review facilities previously approved under this chapter or by a local 19 reviewing authority of the facility is not proposed to be changed, is not affected by a proposed change to 20 another facility and meets the design conditions of its existing approval under this chapter or by the local authority and is operating properly. Existing systems must meet the current setbacks established in rule and 21 22 subsection (7)(i), unless the lot was created before the relevant effective dates for mixing zones and isolation 23 zones. 24 (7)(8) The requirements of subsection $\frac{(6)}{(7)}$ (i) regarding proposed drainfield mixing zones and 25 proposed well isolation zones apply to all subdivisions or divisions excluded from review under 76-4-125 26 created after October 1, 2021, except as provided in subsections (6)(7)(i)(i) and (6)(7)(i)(i). 27 The department shall: (8)(9)



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1	(a)	conduct a biennial review of experimental wastewater system components that	at have been
2		er or deviation as provided in subsection (6)(7) (j);	
3	(b)	utilize relevant analysis of wastewater system components approved in other	states and data
4		ewed third-party studies to conduct the review provided in subsection $\frac{(8)(9)}{(2)}$	
5	(c)	propose those experimental wastewater system components that meet the pu	irposes and
6		his part for adoption into the rules pursuant to this section; and	
	•		
7	(d)	report to the local government interim committee biennially, in accordance wit	
8	-	pe of experimental wastewater system components reviewed and the number a	
9	components a	oproved and provide written findings to explain why a system component was re	viewed but not
10	approved.		
11	(9)<u>(</u>10)	Review and certification or denial of certification that a division of land is not	subject to
12	sanitary restric	tions under this part may occur only under those rules in effect when a complete	e application is
13	submitted to th	e reviewing authority, except that in cases in which current rules would preclude	e the use for
14	which the lot w	as originally intended, the applicable requirements in effect at the time the lot w	as recorded must
15	be applied. In t	the absence of specific requirements, minimum standards necessary to protect	public health and
16	water quality a	pply.	
17	(10) (1	1) The reviewing authority may not deny or condition a certificate of subdivision	approval under
18	this part unless	s it provides a written statement to the applicant detailing the circumstances of t	he denial or
19	condition impo	sition. The statement must include:	
20	(a)	the reason for the denial or condition imposition;	
21	(b)	the evidence that justifies the denial or condition imposition; and	
22	(c)	information regarding the appeal process for the denial or condition imposition	۱.
23	(11)<u>(1</u>2	2) The department may adopt rules that provide technical details and clarification	on regarding the
24	water and sani	tation information required to be submitted under 76-3-622."	
25			
26	Sectio	n 4. Section 76-4-108, MCA, is amended to read:	
27	"76-4-	108. Enforcement. (1) If the reviewing authority has reason to believe that a v	violation of this



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1	part or a rule adopted or an order issued under this part has occurred, the reviewing authority may have written
2	notice and an order served personally or by certified mail on the alleged violator or the alleged violator's agent.
3	The notice must state the provision alleged to be violated, the facts alleged to constitute the violation, the
4	corrective action required by the reviewing authority, and the time within which the action is to be taken. A
5	notice and order issued by the department under this section may also assess an administrative penalty as
6	provided in 76-4-109. The alleged violator may, no later than 30 days after service of a notice and order under
7	this section, request a hearing before the local reviewing authority if it issued the notice of violation or the board
8	if the department issued the notice of violation. A request for a hearing must be filed in writing with the
9	appropriate entity and must state the reason for the request. If a request is filed, a hearing must be held within a
10	reasonable time.
11	(2) In addition to or instead of issuing an order, the reviewing authority may initiate any other
12	appropriate action to compel compliance with this part.
13	(3) The provisions of this part may be enforced by a reviewing authority other than the department
14	or board only for those divisions described in 76-4-104(3). <u>76-4-104(4).</u> If a local reviewing authority fails to
15	adequately enforce the provisions of this part, the department or the board may compel compliance with this
16	part under the provisions of this section.
17	(4) When a local reviewing authority exercises the authority delegated to it by this section, the local
18	reviewing authority is legally responsible for its actions under this part.
19	(5) If the department or a local reviewing authority determines that a violation of this part, a rule
20	adopted under this part, or an order issued under this part has occurred, the department or the local reviewing
21	authority may revoke its certificate of approval for the subdivision and reimpose sanitary restrictions following
22	written notice to the alleged violator. Upon revocation of a certificate, the person aggrieved by revocation may
23	request a hearing. A hearing request must be filed in writing within 30 days after receipt of the notice of
24	revocation and must state the reason for the request. The hearing is before the board if the department revoked
25	the certificate or before the local reviewing authority if the local reviewing authority revoked the certificate.
26	(6) The contested case provisions of the Montana Administrative Procedure Act, Title 2, chapter 4,
27	part 6, apply to a hearing held under this section."



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1											
2	Sectio	on 5. S	ection 76-4-115, N	/ICA, is amen	nded to read:						
3	"76-4-	115.	Contents of appl	ication su	pplemental ir	nformation. (*	1) The applicati	on submitted			
4	under 76-4-11	4 must	include prelimina	ry plans and s	specifications	for the propos	sed developme	nt, information			
5	required under	r rules	adopted pursuant	to this chapte	er, and any ad	lditional inforn	nation the appli	cant feels			
6	necessary.										
7	(2)	In ad	ldition to the inforn	nation require	ed for the sub	mission of the	application une	der subsection			
8	(1), before the	review	ving authority make	es a final dec	ision on the a	pplication, the	e applicant shal	provide:			
9	(a)	a co	oy of the certificati	on from the lo	ocal health de	partment requ	uired by 76-4-1 (04(6)(k) <u>76-4-</u>			
10	<u>104(7)(k);</u>										
11	(b)	if req	uired under Title 7	76, chapter 3,	, an approval t	from the local	governing body	y under Title 76,			
12	chapter 3; and	ł									
13	(c)	any j	public comments o	or summaries	of public com	ments collect	ed as provided	in 76-3-604(7)."			
14											
15	Sectio	on 7. S	ection 76-4-125, N	ACA, is amen	ded to read:						
16	"76-4-	-1 <u>25</u> .	Land divisions ex	xcluded fron	n review. (1) .	A subdivision	excluded from	t he provisions of			
17	chapter 3 mus	t be su	bmitted for review	according to	the provision	s of this part,	except that the	following			
18	divisions or pa	arcels, u	unless the exclusion	ons are used	to evade the (provisions of t	t his part, are no	t subject to			
19	review:										
20	(a)	the e	exclusion <u>exclusior</u>	ns cited in 76	-3-201 and 76)-3-207(1)(f) ;					
21	(b)	divis	ions made for the	purpose of a	cquiring additi	onal land to b	ecome part of a	an approved			
22	parcel, provide	ed that	water or sewage o	disposal facili	ties may not b	e constructed	l on the additio i	nal acquired			
23	parcel and tha	i t the d i	vision does not fa	ll within a pre	viously platted	d or approved	subdivision;				
24	(c)	divisi	ions made for purp	poses other th	han the consti	ruction of wate	er supply or sev	vage or solid			
25	waste disposa	I faciliti	es as the departm	ent specifies	by rule;						
26	(d)	as ce	ertified pursuant to	76-4-127:							
27	(i)	new	divisions subject t	o review und	er the Montan	a Subdivision	and Platting A	zt;			



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1	(ii)	-divisions or previously divided parcels recorded with sanitary restrictions; or	
2	(iii)	-divisions or previously divided parcels of land that are exempt from the Monta	na Subdivision
3	and Platting Ad	ct review under 76-3-203 or 76-3-207(1)(a), (1)(b), (1)(d), (1)(e), or (1)(f);	
4	(e)	subject to the provisions of subsection (2), a remainder of an original tract cre	ated by
5	segregating a	parcel from the tract for purposes of transfer if:	
6	(i)	the remainder is served by a public or multiple-user sewage system approved	l before January
7	1, 1997, pursu	ant to local regulations or this chapter; or	
8	(ii)	the remainder is 1 acre or larger and has an individual sewage system servin	g a discharge
9	source that wa	s in existence prior to April 29, 1993, and, if required when installed, the system	า was approved
10	pursuant to loc	al regulations or this chapter; and	
11	(f)	the sale of cabin or home sites as provided for and subject to the limitations in	ז 77-2-318(2).
12	(2)	Consistent with the applicable provisions of 50-2-116, a local health officer m	ay require that,
13	prior to the filin	ig of a plat or a certificate of survey subject to review under this part for the pare	sel to be
14	segregated fro	m the remainder referenced in subsection (1)(e)(ii), the remainder include acrea	age or features
15	sufficient to ac	commodate a replacement drainfield.	
16	(3)	A previously divided parcel that meets the eligibility criteria for an existing exe	mption from this
17	part may use t	he exemption in lieu of obtaining a certificate of subdivision approval if the appr	opriate document,
18	exemption cert	tificate, certificate of survey, or subdivision plat filed with the county clerk and re	corder cites the
19	applicable exe	mption in its entirety.	
20	(4)	At the request of the owner, the original certificate of subdivision approval sha	all be reissued for
21	a parcel previ c	usly approved under this part if:	
22	(a)	- the parcel was subsequently divided without review and approval under this p	vart; and
23	(b)	the unapproved parcels are aggregated to return to the original divided parce	l as originally
24	approved.		
25	<u>(5)</u>	Facilities exempt from the review required by this part include facilities for wa	t er supply,
26	wastewater dis	sposal, storm water, or solid waste disposal that do not violate the conditions of	<u>a previous</u>
27	approval:		
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	4	<u>I</u>	NEW SECTION. Sec	tion 6.	E	Ef	ffec	tive	e da	ate.	[Thi	s act	t] is e	effe	ectiv	/e on	pass	age	and a	appro	oval.		
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