

Local Government Interim Committee

66th Montana Legislature

SENATE MEMBERS JASON ELLSWORTH JOHN ESP MARGARET MACDONALD SUE MALEK HOUSE MEMBERS GERALDINE CUSTER MARY ANN DUNWELL DAVE FERN TYSON RUNNINGWOLF LOLA SHELDON-GALLOWAY PEGGY WEBB COMMITTEE STAFF TONI HENNEMAN, Lead Staff GINGER ALDRICH, Staff Attorney BRI NORDHAGEN, Secretary

PO BOX 201706 Helena, MT 59620-1706 (406) 444-3064 FAX (406) 444-3036

March 3, 2020

TO: Local Government Interim Committee (LGIC) Members FROM: Toni Henneman, LGIC staff

Committee members,

The Subdivision Advisory Council (SDAC) met on January 30th. The meeting materials sent to the Subdivision Advisory Council are included in your packet, and you will receive an update of the council's actions at our March meeting.

The following materials are included:

- SDAC January 30 Agenda
- Rule update amended fee increases
- Subdivision Comprehensive Rule Update Schedule
- DNRC Renewable Resource Grant information

Meeting Review:

The January 30th Subdivision Development and Advisory Council meeting was well attended by DEQ and DNRC representatives, local sanitarians, engineers, subdivision developers, and consultants. Members attended in person and by phone. The council spent most of its time reviewing the rule update process and heard individual topic updates such as rule changes regarding adjacent to surface water analyses and surface water discharge permits.

DEQ was receptive to comments and suggestions from the council and will continue rule revisions. The department expects to have draft rules available for review soon. SDAC members and those interested may receive copies of draft rules and attend informal public meetings in May to discuss revisions before the rules enter the official public comment period in August.

If the committee would like, members may request copies of draft rules when they become available. The LGIC will meet before the DEQ informal public meetings scheduled in late May, so the opportunity exists for the committee to provide feedback if desired.

If you have any questions or concerns let me know.

Toni Henneman 406-444-3593

MONTANA LEGISLATIVE SERVICES DIVISION STAFF: SUSAN BYORTH FOX, EXECUTIVE DIRECTOR • SONJA NOWAKOWSKI, DIRECTOR, OFFICE OF RESEARCH AND POLICY ANALYSIS • TODD EVERTS, DIRECTOR, LEGAL SERVICES OFFICE • DALE GOW, CIO, OFFICE OF LEGISLATIVE INFORMATION TECHNOLOGY • JOE KOLMAN, DIRECTOR, LEGISLATIVE ENVIRONMENTAL POLICY OFFICE

Subdivision and Development Advisory Council Meeting

Room 111 DEQ HQ

Thursday, January 30th

11:00 - 2:00 pm (lunch will be served)

Conference Call in number: 1-866-906-9888 pass code: 7508058

Agenda

- 1. Introductions (Tim)
- 2. Fee/CWSD Rule Update (Rachel)
- 3. Subdivision Comprehensive Rule Update (Rachel)
- 4. Adjacent to Surface Water analyses Eric Regensburger (at the request of the LGIC)
- 5. Surface Water Discharge Permit limits Jon Kenning (at the request of the LGIC)
- 6. Statutory bifurcation of the municipal facilities exemption (Kelly Lynch)
- 7. 1:00 p.m. Funding for upgrades to privately-owned septic systems Lindsay Volpe and Sonja Hoeglund, DNRC (at the request of the LGIC)
- 8. Questions and future meeting topics

Mission Statement

The Subdivision and Development Advisory Council's mission is to act as a liaison between DEQ, counties and sanitarians, and the public as part of the Department's continual improvement process focused on improving subdivision and development related processes and policies while protecting public health and the environment. The Subdivision and Development Advisory Council's work is guided by the policies set out under the Water Quality Act MCA 75-5-101 and the Sanitation in Subdivisions MCA 76-4-101.

BEFORE THE BOARD OF ENVIRONMENTAL REVIEW AND THE DEPARTMENT OF ENVIRONMENTAL QUALITY OF THE STATE OF MONTANA

In the matter of the amendment of ARM) 17.36.802 and 17.38.106 pertaining to) subdivision and public water and) wastewater review fees, and New Rule) I pertaining to certification under 76-4-) 127, MCA

NOTICE OF AMENDMENT AND ADOPTION

(SUBDIVISIONS) (PUBLIC WATER AND SEWAGE SYSTEM REQUIREMENTS)

TO: All Concerned Persons

1. On August 23, 2019, the Board of Environmental Review (board) and Department of Environmental Quality (department) published MAR Notice No. 17-405, pertaining to the proposed amendment and adoption of the above-stated rules at page 1228 of the 2019 Montana Administrative Register, Issue No. 16.

2. The board has amended ARM 17.38.106 as proposed but with the following changes from the original proposal, stricken matter interlined and new matter underlined:

17.38.106 FEES (1) remains as proposed.

(2) Department review will not be initiated until fees calculated under (2)(a) through (f) and (5) have been received by the department. If applicable, the final approval will not be issued until the calculated fees under (3) and (4) have been paid in full. The total fee for the review of a set of plans and specifications is the sum of the fees for the applicable parts or subparts listed in these subsections:

(a) The fee schedule for designs requiring review for compliance with Department Circular DEQ-1 is set forth in Schedule I, as follows:

SCHEDULE I

1 Olloloo	
ultra violet disinfection	\$ 1,000 <u>875</u>
point-of-use/point-of-entry treatment	\$ 1,000 875
Section 1.0 Engineering Report	\$ 400 350
Section 3.1 Surface water	279 - 1995, 2005, 1995 - 1995, 2005,
quality and quantity	\$ 1,000 <u>875</u>
structures	\$ 1,000 875
Section 3.2 Ground water	\$ 1,200 1,050
Section 4.1 Microscreening	\$ 400 350
Section 4.2 Clarification	23) A <u>nni</u>
standard clarification	\$ 1,000 875
solid contact units	\$ 2,000 1,750
Section 4.3 Filtration	206 A 41
rapid rate	\$ 2,500 <u>2,190</u>
	(10) \$17,754,251,043,817,814,000,000,000

Montana Administrative Register

Policies

pressure filtration	\$ 2,000 <u>1,750</u>
diatomaceous earth	\$ 2,000 <u>1,750</u>
slow sand	\$ 2,000 <u>1,750</u>
direct filtration	\$ 2,000 <u>1,750</u>
biologically active filtration	\$ 2,000 1,750
membrane filtration	\$ 2,000 1,750
micro and ultra filtration	\$ 2,000 1,750
bag and cartridge filtration	\$ 600 520
Section 4.4 Disinfection	\$ 1,000 875
Section 4.5 Softening	\$ 1,000 875
Section 4.6 Ion Exchange	\$ 1,000 875
Section 4.7 Aeration	an ad search - a a
natural draft	\$ 400 <u>350</u>
forced draft	\$ 400 350
spray/pressure	\$ 400 350
packed tower	\$ 1,000 875
Section 4.8 Iron and manganese	\$ 1,000 875
Section 4.9 Fluoridation	\$ 1,000 875
Section 4.10 Stabilization	\$ 600 520
Section 4.11 Taste and odor control	\$ 800 700
Section 4.12 Adsorptive media	\$ 1,000 875
Chapter 5 Chemical application	\$ 1,400 1,220
Chapter 6 Pumping facilities	\$ 1,400 1,220
Section 7.1 Plant storage	\$ 1,400 1,220
Section 7.2 Hydropneumatic tanks	\$ 600 520
Section 7.3 Distribution storage	\$ 1,400 1,220
Chapter 8 Distribution system	
per lot fee	\$ 100 90
non-standard specifications	\$ 600 520
transmission distribution (per lineal foot)	\$ 0.35 0.30
rural distribution system (per lineal foot)	\$ 0.04
sliplining existing mains (per lineal foot)	\$ 0.20
Chapter 9 Waste disposal	\$ 1,000 <u>875</u>
Appendix A	No. No. No. No. No.
new systems	\$ 400 <u>350</u>
modifications	\$ 200 175

(b) The fee schedule for designs requiring review for compliance with Department Circular DEQ-2 is set forth in Schedule II, as follows:

SCHEDULE II

Chapter 10 Engineering reports and facility plans	
engineering reports (minor)	\$ 400 <u>350</u>
comprehensive facility plan (major)	\$ 2,000 1,750
Chapter 30 Design of sewers	
per lot fee	\$ 100 <u>90</u>

Montana Administrative Register

-2-

-__/__/20

non-standard specifications	\$ 600 520
collection system (per lineal foot)	\$ 0.35 0.30
sliplining existing mains (per lineal foot)	\$ 0.20
Chapter 40 Sewage pumping station	
force mains (per lineal foot)	\$ 0.35 <u>0.30</u>
1000 gpm or less	\$ 1,000 875
greater than 1000 gpm	\$ 2,000 1,750
Chapter 60 Screening grit removal	
screening devices and comminutors	\$ 600 <u>520</u>
grit removal	\$ 600 520
flow equalization	\$ 1,000 875
Chapter 70 Settling	\$ 1,500 1,400
Chapter 80 Sludge handling	\$ 3,000 <u>2,800</u>
Chapter 90 Biological treatment	\$ 4,700 4,200
nonaerated treatment ponds	\$ 1,500 <u>1,400</u>
aerated treatment ponds	\$ 2,800 <u>2,450</u>
Chapter 100 Disinfection	\$ 1,200 <u>1,120</u>
Chapter 120 Irrigation and Rapid Infiltration Systems	\$ 1,400 1,220
Appendices A and C (per design)	\$ 1,400 <u>1,220</u>
	782/C020115

(c) The fee schedule for designs requiring review for compliance with Department Circular DEQ-3 is set forth in Schedule III, as follows:

SCHEDULE III

Section 3.2 Ground water	\$ 1,200 1,050
Chapter 6 Pump facilities	\$ 600 520
Chapter 7 Finished storage/hydropneumatic tanks	\$ 600 520
Chapter 8 Distribution system	\$ 600 520

(d) The fee schedule for designs requiring review for compliance with Department Circular DEQ-4 is set forth in Schedule IV, as follows:

SCHEDULE IV

Secondary Social Secondary	
Chapter 4 Pressure Dosing	\$ 400 <u>350</u>
Chapter 5 Septic Tanks	\$ 400 350
Chapter 6 Soil Absorption Systems	\$ 400 350
Chapter 6, Subchapter 6.8 ETA and ET Systems	\$ 1,000 875
Chapter 7, Subchapters 7.1, 7.2, and 7.3 Filters	\$ 400 350
Chapter 7, Subchapter 7.4 Aerobic Treatment	\$ 1,000 875
Chapter 7, Subchapter 7.5 Chemical	
Nutrient-Reduction Systems	\$ 1,000 875
Chapter 7, Subchapter 7.6 Alternate Advanced	a that include and have a training the second s
Treatment Systems	\$ 1,000 875
Chapter 8 Holding Tanks, Pit Privy, Seepage Pits,	5) 7 (****** *
Waste Segregation, Experimental Systems	\$ 4 00 350
na na manana ang ang ang ang ang ang ang ang an	tana ana ara ang kana ang kana ang kana ka

Montana Administrative Register

_-__/__/20

006

Appendix D Non-degradation Review \$ 400 <u>350</u> \$ 600 <u>520</u>

(e) The fee schedule for designs requiring review for compliance with Department Circular DEQ-10 is set forth in Schedule V as follows:

SCHEDULE V

Spring box and collection lateral

\$ 500 440

(f) The fee schedule for designs requiring review for compliance with Department Circular DEQ-16 is set forth in Schedule VI, as follows:

SCHEDULE VI

\$ 600 520

(3) through (7) remain as proposed.

3. The department has amended ARM 17.36.802 and adopted New Rule I (ARM 17.36.610) as proposed but with the following changes from the original proposal, stricken matter interlined and new matter underlined:

<u>17.36.802 FEE SCHEDULES</u> (1) An applicant for approval under this subchapter shall pay the following fees:

(a) type of lots:

(i) subdivision lot or parcel or townhouse

\$ 175 160

(ii) condominium/trailer court/recreational camping vehicle campground unit or space \$70 60

(iii) resubmittal fee - previously approved lot, boundaries are not changed per lot or parcel \$ 100 <u>90</u>

(b) type of water system:

(i) individual or shared water supply system (existing and proposed) per unit \$ 420 110

(ii) multiple-user system (non-public):

(B) - new distribution system design per lineal foot

(C) - connection to distribution system per lot or unit

(A) - each new system

(iii) public water system:

(A) new system per component

(c) type of wastewater disposal:(i) existing systems per unit

(ii) new gravity fed system per drainfield

\$ 440 <u>400</u> (plus \$ 150 <u>130</u> / hour for review in excess of four hours) \$ 0.50 <u>0.30</u> \$ 100 <u>90</u>

per ARM 17.38.106 fee schedule

\$ 105 <u>90</u> \$ 130 <u>120</u>

Montana Administrative Register

-/_/20

Cisterns

(iii) new dosed system, elevated sand mound, ET systems, intermittent sand filter, ETA systems, recirculating sand filter, recirculating trickling filter, aerobic treatment unit, nutrient removal, and whole house subsurface drip irrigation systems: (A) per design \$ 250 240 (plus \$ 150 130 / hour for review

(B) per drainfield

(iv) gray water reuse systems, holding tanks, sealed pit privies, unsealed pit privies, seepage pits, waste segregation, experimental systems \$ 130 120

- (v) multiple-user wastewater system (non-public):
- (A) new collection system design per lineal foot
- (B) connection to collection system per lot or unit
- (vi) new public wastewater system per component
- (d) other:
- (i) deviation from circular per request or design
- (ii) waiver from rule per request

(iii) reissuance of original approval statement per request

- (iv) review of revised lot layout document per request
- (v) municipal facilities exemption checklist (former master plan exemption) per application
- (vi) nonsignificance determinations/categorical exemption reviews: \$ 90 70
- (A) individual/shared systems per drainfield

(B) - multiple-user non-public systems per lot or structure

(C) - source specific mixing zone per drainfield

· / /20

in excess of two

(plus \$ 150 130 / hour in excess of two hours)

\$ 0.35 0.30

\$ 100 90

per ARM 17.38.106 fee schedule

\$ 300 250

hours)

hours)

\$ 90 70

\$ 175 160

\$ 150 120

hours)

hours)

\$ 275 250

\$ 45 40

(plus \$ 150 130 / hour for review in excess of two

(plus \$ 150 130 / hour for review in excess of two

\$ 300 250

(plus \$ 150 130 / hour for review in excess of two

(plus \$ 150 130 / hour for review in excess of two

hours)

\$ 70 60

Montana Administrative Register

008

(D) - public systems per drainfield	per ARM					
	17.38.106 fee					
	schedule					
(vii) storm drainage plan review:						
(A) - Circular DEQ-8 simple plan review per project (B) - Circular DEQ-8 standard plan review:	\$ 150 <u>130</u>					
(I) per project	\$ 250 <u>220</u>					
(II) plus per lot	\$ 60 50					
	(plus \$ 150 130 /					
	hour for review					
	in excess of 30					
	minutes per lot)					
(viii) preparation of environmental assessments/environ	(viii) preparation of environmental assessments/environmental impact					
statements:	actual cost					
(ix) review for compliance with ARM 17.30.718	\$ 900 (plus \$ 150					
8-40. A	130 / hour for					
	review in excess					
	of 6 hours).					
	.70					

<u>NEW RULE I (17.36.610) CERTIFYING AUTHORITY UNDER 76-4-127,</u> <u>MCA</u> (1) through (1)(b) remain as proposed.

(c) is within a jurisdictional area covered by a growth policy pursuant to Title 76, chapter 1, MCA;

(d) through (2) remains as proposed.

4. The following comments were received and appear with the board and department's response:

<u>COMMENT NO. 1</u>: One commenter stated it supports the department's proposal to raise subdivision review fees in ARM 17.36.802. The commenter explained that it is a county contract subdivision reviewer and recognized that the current fees do not cover the cost of review.

RESPONSE: The department appreciates the comment.

<u>COMMENT NO. 2</u>: One commenter requested that the department eliminate the subdivision hourly rate fees in ARM 17.36.802 instead of increasing the fees as proposed. The commenter stated that the fee schedule already accounted for the complexity of subdivisions and that the hourly rate disincentivizes efficiencies within the department and unjustly places an undefinable and potentially unlimited cost on applicants. The commenter noted that ARM 17.36.805 already allows the department to assess fees if there are any changes to an application due to comments of deficiency or changes in project scope.

<u>RESPONSE</u>: The purpose of the hourly rate is for the department to recover review costs when extremely complex or poorly prepared submittals are received. This hourly fee is assessed very rarely. In FY19, the department charged the hourly rate for two out of approximately 500 files reviewed by the department. The department can assess fees under ARM 17.36.805 only if there are changes to the

Montana Administrative Register

-/_/20

reviewed facilities. In some cases, the proposed facilities do not change, so this fee cannot be assessed for every file.

<u>COMMENT NO. 3</u>: One commenter noted that the proposed fees for new water distribution systems differed between ARM 17.36.802 and 17.38.106. The commenter suggested that the department correct this discrepancy and change the fee in ARM 17.36.802 to 35 cents per lineal foot, rather than the proposed 50 cents.

<u>RESPONSE</u>: The department agrees with this comment and has changed the subdivision distribution fee in ARM 17.36.802 to 35 cents per linear foot.

<u>COMMENT NO. 4</u>: Two commenters stated the proposed fee increase must be accompanied with a commitment from the department to improve service. One commenter stated that it is unfair for the department to ask the regulated community for a 40 percent fee increase and in return provide no more than the current level of service. The other commenter stated that the proposed fee increases should include a guarantee of timely and accurate review, not just the same level of service with at an increased price.

<u>RESPONSE</u>: The department is committed to improving customer service irrespective of the fee increase. For instance, the department is undertaking a comprehensive rule update to clarify and consolidate rules and standards. As described in the statement of reasonable necessity, the operating costs of the department's public water and subdivision review section have exceeded current revenue, and it is necessary to increase fees to maintain program solvency. The department and board are adopting an approximate 25 percent fee increase in response to comments, as described in the response to comment No. 5. This lower fee increase does not allow for the hiring of additional staff, but is sufficient to address immediate budget shortfalls to maintain adequate staff to conduct timely and accurate reviews.

<u>COMMENT NO. 5</u>: Two commenters suggested that the increased fees be phased in over time, rather than being adopted all at once. One of these commenters stated that the proposed fee increase would have an unavoidable impact on housing costs. The commenter also noted that the fees should be implemented gradually over a period of years because the increases are meant to cover the department's increased costs over time. The other commenter also stated that the proposed fee increase would contribute to growing unaffordability for home buyers. The commenter suggested that the fees be incrementally phased in, stating that incremental fee increases are more affordable for the regulated community and consumers to bear than an immediate 40 percent increase.

<u>RESPONSE</u>: The department and board agree that a phased-in approach would create less of a burden on the regulated community and consumers. To implement the phased-in approach suggested by the commenters, the department and board are adopting an approximate 25 percent fee increase to address immediate budget shortfalls, with the anticipation of proposing additional fee increases, as necessary, to cover future costs. The cumulative impact of the modified fee increase would be approximately 15 percent less than the impacts of the 40 percent increase that was originally proposed.

Montana Administrative Register

<u>COMMENT NO. 6</u>: One commenter stated they understand the rationale for charging the subdivision per lot fee for townhomes but will closely scrutinize any future rule proposals to conflate townhomes with subdivision lots.

<u>RESPONSE</u>: The department appreciates the comment.

<u>COMMENT NO. 7</u>: One commenter stated that individual permittees should not bear the entire cost of subdivision review because subdivision review benefits the public in general. The commenter noted that this is a policy decision outside the scope of this rulemaking.

<u>RESPONSE</u>: The commenter's suggestion is outside the scope of this rulemaking, but the department appreciates the comment.

<u>COMMENT NO. 8</u>: One commenter objected to the statement in the statement of reasonable necessity that the department had consulted with a broad representation of stakeholders and had received no negative feedback. The commenter stated that it had expressed hesitation at the fee increases and had repeatedly stated that the organization and its members would like to review the actual proposal in detail rather than give a blanket approval to concepts introduced at informal meetings. The commenter stated that informal meetings are not a substitute for the formal process of rulemaking and that statements of the regulated community's opinion of proposed rules is an attempt to circumvent the rulemaking process and short-circuit public input.

<u>RESPONSE</u>: The department thanks the commenter for the comment. The department consulted with stakeholders to vet general concepts and build consensus before publishing the rule notice for the proposed rules. The statement to which the commenter objected is the department's impression of those discussions and was included to explain the particular approach taken in the rule notice. As discussed in response to Comment No. 5, the department and board have modified the proposed rules in response to the regulated community's comments.

<u>COMMENT NO. 9</u>: One commenter requested that the department remove the proposed requirement in New Rule I that a certifying authority be required to be within a jurisdictional area covered by a growth policy pursuant to Title 76, chapter 1, MCA. The commenter noted that some county water and sewer districts are not covered by county growth policies and that county water and sewer districts are not bound by growth policies, which are advisory in nature.

<u>RESPONSE</u>: The department agrees with this comment and has eliminated this requirement from New Rule I. Necessary planning will be accomplished by the utility master plan requirement. The department has renumbered the rule to account for this change.

<u>COMMENT NO. 10</u>: One commenter requested that the department remove storm water from the county water and sewer district certification requirements proposed in New Rule I. The commenter stated that the ability to provide adequate water and wastewater treatment is separate from reviewing and overseeing

Montana Administrative Register

-/_/20

construction plans and verifying that storm water is properly addressed. The commenter stated that the storm water requirement made it very unlikely that a county water and sewer district would become a certifying authority, and the legislative change to allow county and water sewer districts to act as certifying authorities would be of no use.

<u>RESPONSE</u>: The department has not modified the proposed rule in response to this comment. The requirement to review storm water facilities is necessary to comply with Sections 76-4-127(1) and (2)(i), MCA, both of which require the certifying authority to review and approve plans to ensure adequate storm water drainage. The statutory provision would have to be amended before the commenter's proposed change could be made.

4. The effective date for the proposed rulemaking was January 1, 2020. Because the board and department did not adopt the notice of proposed rulemaking by that date, the board and department are extending the effective date to March 1, 2020, to provide additional notice to the regulated community.

Reviewed by:

BOARD OF ENVIRONMENTAL REVIEW

/s/ EDWARD HAYES Rule Reviewer

CHRISTINE DEVENY Chair

DEPARTMENT OF ENVIRONMENTAL QUALITY

BY: <u>/s/</u>

BY: /s/

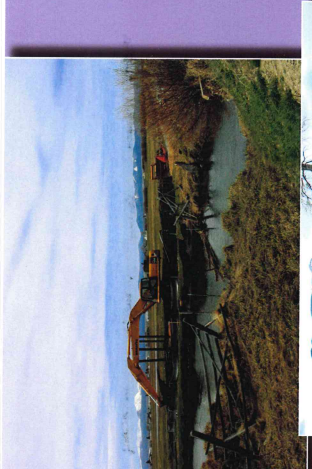
SHAUN McGRATH Director

Certified to the Secretary of State, _____, 2020.

/ /20

Subdivision Comprehensive Rule - detailed schedule

Date	Item	Notes	
April 29, 2020	SDAC meeting	Provide copies of proposed rules for review if not previously distributed	
May 20 and 21, 2020	Informal Public Meetings to discuss changes and answer questions prior to formal public comment period required under MAPA	 Overview of proposed structure ARM Chapters 1, 3, 6 and 9 Wastewater, Circular DEQ-4 Storm Water, Circular DEQ-8 Water Systems, new Circular DEQ-20 Non-deg workgroup 	
August 7, 2020	BER meeting for Initiation		
August 29 through September 27, 2020	Public Comment Period	The public is welcome to submit forma written comments to the BER and Department.	
September 22, 2020	Formal Public Hearing	The public is welcome to testify for BER and Department consideration	
December 11, 2020	BER meeting for Final Adoption		
December 24, 2020	Adoption Published by SOS		
January 1, 2021	Effective Date		





Renewable Resource Grants to Private Entities



To promote the conservation, development, and beneficial use of Montana's water resources to secure maximum economic and social prosperity for its citizens.

MONTANA

Department of Natural Resources and Conservation

Renewable Resource Grant and Loan Program



http://dnrc.mt.gov/divisions/cardd PO Box 201601 Helena, Montana 59620-1601 1539 Eleventh Avenue 406.444-6667

		5		
	F		R	
	2			
Ā	2	5		
	5	1		
2	9	2		
	G	5		
	6	4	2	N
Q	C	9	h	
3	2	2		
	1	2		
		Π.		

The renewable resource grants to private entities are available for any water-related project that meets the purpose of the Renewable Resource Grant and Loan Program. Eligible applicants include individuals, associations, corporations and nonprofits.

Criteria

- Project is economically feasible
- · Project benefits or develops a water resource
 - · Project will provide public benefit
- · Project is recommended by a government entity

Project Examples

- · Projects that promote water conservation, water quality or beneficial use
- Dam inspections and repair
- Irrigation system improvements
- Septic tank replacement
- Emergency water system improvements
 - Watershed improvements

Guidelines

- Grants available up to \$5,000 or 25% of project cost, whichever is least.
 - Reimbursement based on actual provided receipts.
- Reimbursement on a one-time only basis.

Contact

Sonja Hoeglund, Private Grants & Loans Program Manager Montana Department of Natural Resources and Conservation 1539 11th Avenue P.O. Box 201601 Helena, MT 59620-1601 406-444-0552 shoeglund@mt.gov More information can be found at dnrc.mt.gov/divisions/cardd/resourcedevelopment/renewable-resource-grant-program

