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INTRODUCTION

This permit Directory was prepared by the Montana Environmental Quality Council in an effort to draw together in one place a comprehensive list of permits and licenses which must be obtained to engage in activities in the state of Montana which may have an impact on the environment. It is hoped that this Directory will be of aid to persons contemplating such activities. If a proposed project even remotely resembles any of the areas of regulation listed here, the appropriate authorities should be contacted for more complete information, forms, time limits, etc.

The Permit Checklist presents the Directory's organization in summary form. By proceeding down the checklist, you should be alerted to the types of regulations which may apply to your proposed activity.

Several indexes are provided to increase the utility of the Directory. Index I contains a listing of state permitting agencies and the activities which they regulate. Index II lists state agency regional offices which may be contacted for specific information and permit applications. Index III lists local permitting authorities and the types of permits with which they are involved. Index IV lists federal agencies having regulatory responsibilities for activities undertaken in the state. Index V is an alphabetical listing of all topics treated in the Directory.

Warning: In the compilation of this Directory, every effort has been made to be accurate and comprehensive. However, this is not a legal document and should not be relied on exclusively to determine legal responsibilities. In most cases, this Directory will alert the citizen to the need to obtain permits or licenses, but more detailed information should always be obtained from the administering agency before proceeding with a project.
PERMIT CHECKLIST

SPECIAL AREAS. If the development is to be located in one of the following types of special areas, the appropriate authorities should be consulted for special land use and activity restrictions:

- Airport Zones
- Antiquity Sites
- Conservation Districts
- Floodway or Floodplain
- Forest Areas
- Highway Right-Of-Way
- Lakeshores
- Open spaces - Natural areas
- State Lands
- Streambeds - Streambanks - Wetlands

GENERAL REGULATIONS. All types of developments and activities may be subject to the following types of regulations:

- Building Codes & Restrictions
- Fire Inspection
- Zoning
- Water Pollution - Sewers

WATER USE - WATER SUPPLY. If the development requires the use of water or the development of a water supply, permits or licenses may be required from the Department of Health & Environmental Sciences or the Department of Natural Resources & Conservation.

SPECIFIC CATEGORIES. In addition to the statutes and regulations listed above which may apply to all types of developments, if the project falls into one or more of the following categories, additional regulations may apply:

- Agriculture
- Carriers - Transportation
- Commercial - Industrial
- Food Processing & Service
- Forestry
- Hunting - Wildlife
- Lodging - Camping
- Mining
- Oil & Gas Drilling - Geothermal
- Road Use - Fuels
- Solid/Hazardous Wastes
- Subdivisions
- Utilities
- Weather Modification
DIRECTORY OF PERMITS
SPECIAL AREAS

If the development or activity is to be located in one of the following special areas, check with the appropriate authorities for special land use and activity restrictions.

Airport Zones
The height of buildings and structures is regulated within two miles of public airports. Searchlights and other lights may be prohibited. Permits for construction must be obtained from the local governing body which owns or operates the airport.

Statute: Airport Zoning Act, 1-701 et seq., R.C.M. 1947
Contact: Local Governing Body
Zoning Board

Antiquity Sites
A permit is required to excavate in a registered antiquity site. Permits are available only to colleges, museums, etc.

Statute: Preservation of Antiquities Act, 81-2501 et seq., R.C.M. 1947
Contact: Montana Historical Society

Conservation Districts
Lands located within a Soil & Water Conservation District may be subject to land use regulations administered by the Conservation District Supervisors. See Agricultural Activities, p. 11, Forestry, p. 16, Subdivisions, p. 24.

Statute: 76-109, R.C.M. 1947
Contact: Soil & Water Conservation District Supervisors

Floodways or Floodplains
Artificial obstructions and nonconforming uses within a designated floodway or floodplain require a permit from the local governing body, or from the Department of Natural Resources & Conservation if the local authorities have not adopted regulations.

Statute: Floodway Management Act, 89-3501 et seq., R.C.M. 1947
Regulations: MAC 36-2.14B(1)-S1400 et seq.
Contact: Local Governing Body
Department of Natural Resources & Conservation
Floodway Management Bureau

Forest Areas: Burning Permits
During forest fire season, permits are required from the recognized protection agency for
the area (county, state, or Forest Service). Air pollution permits are also required from the Air Quality Bureau of the Department of Health & Environmental Sciences.

Statutes: 28-114 and 28-601 et seq., R.C.M. 1947

Regulations: MAC 36-2.10A(1)-S1000 et seq. and MAC 16-2.14(1)-S1490

Contact: County Sheriff or Board of Commissioners
- Department of Natural Resources & Conservation
- Forestry Division Area Supervisor
- National Forest Service
- Forest Supervisor
- Department of Health & Environmental Sciences
- Air Quality Bureau

Forest Areas: Christmas Tree Cutting
A permit must be obtained from DNR&C.

Regulations: MAC 36-2.10B(1)-S1010

Forest Areas: Portable Sawmills
A license from DNR&C is required to operate a portable sawmill on forest lands.

Statute: 28-801 et seq., R.C.M. 1947

Forest Areas: Removal of Timber
Permits for removal of dead or inferior timber may be obtained from DNR&C or from the Board of County Commissioners.

Statutes: 28-505, R.C.M. 1947 and 81-1407, R.C.M. 1947

Forest Areas: Slash Disposal
Fire hazard reduction agreements with DNR&C are required before conducting any timber stand improvements on private lands. DNR&C must be notified at least ten days before any clearing for right-of-way, etc. DNR&C will issue a certificate of clearance when a contract for reduction of fire hazard has been executed.

Statute: 28-403.1 et seq., R.C.M. 1947

Regulations: MAC 36-2.10B(2)-S1060 et seq.

Contact: Department of Natural Resources & Conservation
- Forestry Division Area Supervisor

Highway Advertising
A permit is required from the Department of Highways for outdoor advertising signs along the right-of-way of interstate or primary highways.

Statute: 32-4715 et seq., R.C.M. 1947

Regulations: MAC 18-2.6Al(14)-S6210, et seq., S6340.
**Highway Right-of-Way: Approach Permits**

Permits are issued by the Department of Highways for the construction of driveways and other approaches intersecting public streets and highways.

Regulations:  *MAC 18-2.6AI(1)-S615 et seq.*  
Contact:  Department of Highways  
Area Field Maintenance Bureau

**Highway Right-of-Way: Encroachments - Easements**

Permits are issued by the Department of Highways for construction or maintenance of encroachments on or under highway rights-of-way. Written permission is required from the Board of County Commissioners for any excavation or construction across public highways. Utility easements on or across highway rights-of-way may be obtained from the Department of Highways.

Statute:  *32-4403, R.C.M. 1947*  
Regulations:  *MAC 18-2.6AI(2)-S6020 et seq.*  
Contact:  Board of County Commissioners  
Department of Highways  
Right-of-Way Bureau

**Roadside Junkyards**

See *Solid Waste*, p. 23.  
Contact:  Department of Highways  
Right-of-way Bureau

**Lakeshores**

If the local governing body has adopted lakeshore protection regulations, a permit is required for any work which will alter the current, or cross-sectional area of a lake or its shore (up to 20 feet from the mean high-water mark). Upon petition from the landowners, the Department of Natural Resources & Conservation may adopt and enforce regulations.

Statute:  *89-3701 et seq., R.C.M. 1947*  
Contact:  Local Governing Body  
Department of Natural Resources & Conservation

**Open Spaces - Natural Areas**

If the land is subject to a conservation easement held by the local governing body, development may be restricted by the terms of the easement, which should appear on the deed. Activities on state lands may be subject to restrictions as described in a Natural Areas Master Plan, administered by the Department of State Lands.

Statutes:  *Open Space Land Act, 62-601 et seq., R.C.M. 1947*  
*Natural Areas Act, 81-2701 et seq., R.C.M. 1947*  
Contact:  Local Governing Body  
Department of State Lands  
Land Administration Division
State Lands

Activities on state-owned land generally require permits, leases or easements from the Department of State Lands and approval from the Board of Land Commissioners. See Agriculture, p. 12; Forestry, p. 16; Mining, p. 20; Oil and Gas, p. 21.

Statutes: Title 81, Chapters 4, 5, 6, 7, 8, 14, 16, 17, 18, 26, R.C.M. 1947

Regulations: MAC 26-2.6(1)-S600 et seq.; 26-2.6(2)-S6070 et seq.

Contact: Department of State Lands

Stream Beds - Stream Banks - Wetlands

Any physical alteration of a natural perennial flowing stream, its bed, or immediate banks requires approval from either the Conservation District Supervisors (Title 76, Chapter 1, R.C.M. 1947), the Grass Conservation District Supervisors, (Title 46, Chapter 23, R.C.M. 1947), or the Board of County Commissioners. Written notice must be sent to the appropriate local authority which then notifies the Department of Fish & Game. A team may be formed for an on-site inspection. In addition, a permit is required from the Army Corps of Engineers for any dredge and fill activity or other work which affects "navigable waters" or wetlands.

Statutes: Stream Preservation Act, 26-1501 et seq., R.C.M. 1947
Rivers and Harbors Act, 33 USC 401 et seq.

Regulations: MAC 36-2.2(2)-S210 et seq.
33 CFR 209 and 40 Federal Register 31319

Contact: Board of County Commissioners
Conservation District Supervisors
Army Corps of Engineers
District Engineer

GENERAL REGULATIONS

One or all of the following general regulations may apply to all types of developments and activities. The appropriate authorities should always be contacted to see which regulations are applicable.

Building Codes and Restrictions

The state-wide building code applies to all construction throughout the state. A local community may adopt its own code. A permit from county or municipal authorities is required before any construction can begin.

Statute: 69-2105 et seq., R.C.M. 1947

Regulations: MAC 2-2.10(6)-S10130 et seq.

Contact: City or Town Council
Board of County Commissioners

Fire Inspection

Buildings designed for assembly, business, educational, industrial, institutional, or residential (other than single-family private homes) occupancy must meet fire escape and fire extinguisher requirements. Plans must be submitted to and a permit obtained from
the State Fire Marshal. Enforcement responsibilities are shared by the Fire Marshal, county sheriffs, and municipal fire chiefs.

Statute: 69-1801 et seq., R.C.M. 1947
Contact: County Sheriff
         Municipal Fire Chief
         Department of Justice
         State Fire Marshal
         Fire Marshal Bureau

Sewer Systems
Approval from the Department of Health Water Quality Bureau is required to construct, alter or extend a sewer system.

Statute: 69-4905(4), R.C.M. 1947
Regulations: MAC 16-2.14(10)-S14320
Contact: Department of Health & Environmental Sciences
         Water Quality Bureau

Water Pollution - Discharge Permits
A permit from the Department of Health & Environmental Sciences is required to construct, modify or operate a disposal system which discharges into state waters, or to construct or use any outlet for discharge of sewage, industrial or other wastes into state waters, or for any other project which may have an adverse impact on the quality of state waters. A permit application must be filed no less than 180 days prior to the operation of a point source. In addition, all structures or facilities which require the disposal of sewage through an individual disposal system must be approved by the local board of health.

Statute: 69-4801 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(10)-S14460
Contact: Local Board of Health
         Department of Health & Environmental Sciences
         Water Quality Bureau

Water Pollution: Federal Facilities
Federal permitting authority is involved for federal facilities, for projects which require federal permits or licenses under some other regulatory authority (e.g., activities licensed by the FPC), and for activities on Indian reservations.

Contact: Environmental Protection Agency
         Region VIII

Zoning Regulations
Cities, towns and counties may adopt zoning regulations and establish zoning districts for the regulation of height and size of buildings, percentage of lot occupied, size of yards, density of population, location and use of buildings, etc. Local zoning regulations, if any, should always be checked before beginning any development or activity. No zoning rule
may prevent the complete use, development, or recovery of any mineral, forest, or agricultural resources by the owner.

Statutes: 11-2701 et seq.; 11-3801 et seq.; 16-4101 et seq. and 16-4701 et seq., R.C.M. 1947
Contact: Local Governing Body
Local Zoning Board

WATER USE

If the project requires the use of water or the development of a water supply, the following regulations may apply.

Public Water Supply
A water system serving 10 or more families or 25 or more persons for 60 days out of the calendar year must be approved by the Department of Health and Environmental Sciences. Plans and specifications for public water supply wells must be approved as well as plans for construction, alterations or extensions of any water system or treatment facilities. Private water supply systems for food and lodging establishments licensed by the Department must also be approved. Operators of public water systems and treatment facilities must be licensed by the Board of Water and Waste Water Operators.

Statutes: 69-4901 et seq.; 69-5901 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(10)-S14370, 14380, 14381; 16-3.34(6)-S3420, 3450
Contact: Department of Health & Environmental Sciences
Water Quality Bureau
Board of Water & Waste Water Operators

Surface Water Appropriations - Diversions
A permit from the Department of Natural Resources & Conservation is required to appropriate surface water for beneficial uses. Application forms are available from the Department or from the County Clerk & Recorder. Thirty days notice must be given to the owners of a railroad right-of-way before conducting water by ditch or flume over the right-of-way. Diversion of water outside the state requires an act of the Legislature. Transfers of water rights and reservations of water for future uses (by public agencies only) must be approved by the Department.

Statutes: 89-820, 89-846, 89-865 et seq., R.C.M. 1947
Regulations: MAC 36-2.14J(1)-S1400 et seq.
Contact: County Clerk & Recorder
Department of Natural Resources & Conservation
Water Rights Bureau

Water Wells
Outside of a Controlled Groundwater Area, no prior permit is required to drill a well with a maximum yield of less than 100 gallons per minute. However, notice of completion of the well must be filed with the Department of Natural Resources & Conservation within 60 days. For larger wells, or inside a Controlled Groundwater Area, a permit for appropriation of groundwater must be obtained from the Department. All wells must be drilled by a contractor licensed by the Board of Water Well Contractors, or by a person who has been
granted a permit by the Board to drill a well on his own property for his own private use. 
Statutes: 89-2911 et seq., 89-880, and 66-2602 et seq., R.C.M. 1947

Regulations: MAC 36-2.14J(1)-S1400 et seq. 
MAC 40-3.106(6)-S10620 et seq.

Contact: County Clerk & Recorder 
Department of Natural Resources & Conservation 
Water Rights Bureau 
Board of Water Well Contractors

Dams and Reservoirs

Construction on navigable waters of the U.S. requires licensing by the Federal Power Commission and the Army Corps of Engineers. Upon complaint, the Department of Natural Resources & Conservation must inspect and approve dams and reservoirs on state waters.

Statutes: Federal Power Act, 16 USC 791a et seq. 
Rivers and Harbors Act, 33 USC 401 et seq. 
89-701 et seq., R.C.M. 1947

Contact: Department of Natural Resources & Conservation 
Water Resources Division 
Engineering Bureau 
Army Corps of Engineers 
District Engineer 
Federal Power Commission

SPECIFIC CATEGORIES

In addition to the statutes and regulations listed above which may apply to all types of developments and activities, if the activity falls into one or more of the following categories, additional regulations may apply.

AGRICULTURE

Animal Confinement Facilities

Permits are required from the Department of Health & Environmental Sciences for operation of confined animal feeding facilities which may cause air or water pollution.

Regulations: MAC 16-2.14(10)-S14530, 14540

Contact: Department of Health & Environmental Sciences 
Water Quality Bureau

Conservation Districts

If agricultural land is located within a Soil & Water Conservation District which has adopted land use regulations, such regulations may require that notification of major agricultural land use practices be given to Conservation District Supervisors.

Statutes: 76-109, R.C.M. 1947
Contact: Soil & Water Conservation District Supervisors

Fertilizer Registration

Fertilizers must be registered with the state Department of Agriculture before distribution
in Montana. An annual license from the Department is required to sell or distribute fertilizer.

Statute: 3-1714.2 et seq., R.C.M. 1947
Regulations: MAC 4-2.10(2)-S1020 et seq.
Contact: Department of Agriculture
          Plant Industry Division

**Grazing Leases**

Preferences and permits for grazing within a Grass Conservation and Grazing District must be obtained from the District Supervisors. The Department of State Lands issues leases for grazing on state lands. The Bureau of Land Management and the Forest Service issue grazing leases for federal land.


Regulations: 43 C.F.R. 4100
          MAC 26-2.2(2)-S210 et seq.
Contact: Grazing District Supervisors
          Department of State Lands
          Centralized Services Division
          Bureau of Land Management
          National Forest Service
          Forest Supervisor

**Pesticides**

All pesticides distributed in the state must be registered annually with the Department of Agriculture. The Departments of Health & Environmental Sciences and Fish & Game also review registration applications. Commercial applicators must be licensed annually by the Department of Agriculture and farm applicators must obtain special use permits for restricted pesticides. Aerial applicators must be licensed by the Department of Community Affairs.


Regulations: MAC 4-2.22(1)-S2200 et seq.
          MAC 22-3.6(10)-S650 et seq.
Contact: Department of Agriculture
          Environmental Management Division
          Department of Community Affairs
          Aeronautics Division

**CARRIERS - TRANSPORTATION**

**Air Carriers**

Air carriers must receive a certificate of public convenience and necessity from the Board of Aeronautics. Airplanes must be registered with the Board.

Statute: 1-322 et seq., R.C.M. 1947
Contact: Department of Community Affairs
          Aeronautics Division
Airport Licensing
Airports and other air navigation facilities must be licensed annually by the Department of Community Affairs. The Department also issues certificates of site approval.
Statute: 1-301 et seq., R.C.M. 1947
Contact: Department of Community Affairs
Aeronautics Division

Ferries
Ferries between two counties must be approved by the Boards of County Commissioners.
Statutes: 32-1501 et seq., R.C.M. 1947
Contact: Board of County Commissioners

Motor Carriers
Certification from the Public Service Commission is required for the transportation of livestock by motor vehicles on public highways. Commercial motor carriers of solid waste must receive a certificate of public convenience and necessity from the Commission.
Statute: 8-101 et seq., R.C.M. 1947
Regulations: MAC 38-2.6(1)-S600 et seq.
Contact: Department of Public Service Regulation
Transportation Division

Rail Carriers
The Public Service Commission issues certificates of public convenience and necessity to intrastate rail carriers and regulates rates and service.
Statute: Title 72, R.C.M. 1947
Regulations: MAC 38-2.10(1)-S1000 et seq.
Contact: Department of Public Service Regulation
Transportation Division

COMMERCIAL - INDUSTRIAL

Air Pollution Permits: State
Permits from the Department of Health & Environmental Sciences are required for the construction, installation and operation of equipment or facilities which may directly or indirectly cause or contribute to air pollution. A permit application must be filed not later than 180 days before construction, and not later than 120 days before installation of the facility. The city or county may administer its own air pollution program in addition to the Department’s permit program.
Statute: Montana Clean Air Act, 69-3904 et seq., R.C.M. 1947
Regulations: 16-2.14(1)-S1400 et seq.
Contact: Local Board of Health
Department of Health & Environmental Sciences
Air Quality Bureau
Air Pollution Permits: Federal

Federal permitting authority is involved for hazardous pollutants, for certain point source categories, and under the federal nondegradation rules. The Department will provide information as to when federal approval is required.

Contact: Department of Health & Environmental Sciences
       Air Quality Bureau
       Environmental Protection Agency
       Region VIII

Indoor Emissions - Occupational Noise - Radiation

A permit is required from the Department of Health & Environmental Sciences for the operation of machinery which may emit pollutants into an enclosed work area. The Department also regulates occupational noise levels and laser emissions. Persons who handle radioactive materials must be licensed by the Department.

Statutes: 69-4206 et seq. and 69-5801 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(6)-S14270: Radiation
             -S14280: Occupational Noise
             -S14290: Occupational Air Contamination
             -S14300: Laser Equipment
             -S14310: Threshold Limits

Contact: Department of Health & Environmental Sciences
       Occupational Health Bureau

Major Facility Siting

Certificates of Public Need and Environmental Compatability may be required from the Board of Natural Resources & Conservation for major facilities which produce natural gas or liquid hydrocarbon products, enrich uranium minerals, or utilize, refine, or convert coal. Certification is also required from the Department of Health & Environmental Sciences that the facility will not violate air and water quality standards. Upon receipt of an application for certification, DNR&C conducts a study of the proposed facility and reports to the Board. Reports are also received from the Departments of Health & Environmental Sciences, Fish & Game, Highways, Community Affairs, and the Public Service Commission. A public hearing is then held. Each person contemplating construction of a major facility within the next 10 years must submit an annual long-range plan to DNR&C. Certification under this act removes the requirements for permits or authorizations under any other statute or ordinance, except that air and water quality standards are still to be enforced by the Department of Health & Environmental Sciences.

Statute: Major Facility Siting Act, 70-801 et seq., R.C.M. 1947
Regulations: MAC 36-2.8(1)-S800 et seq.
Contact: Department of Natural Resources & Conservation
       Energy Planning Division
       Department of Health & Environmental Sciences
       Air Quality Bureau
       Department of Health & Environmental Sciences
       Water Quality Bureau
Water Pollutant Discharge Permits
Industrial and commercial operations often require water pollutant permits from the Water Quality Bureau of the Department of Health and Environmental Sciences. See General Regulations, p. 9.

FOOD PROCESSING AND SERVICE

Dairies
Approval from the Department of Health & Environmental Sciences is required for the construction, remodeling, or relocation of dairy plants. Licenses for operation must be obtained from the Departments of Health & Environmental Sciences and Livestock. The local health board may also participate in the licensing.

Statute: 3-24-110 et seq., R.C.M. 1947
Contact: Local Board of Health
  Department of Health & Environmental Sciences
  Food & Consumer Safety Bureau
  Department of Livestock
  Milk & Egg Bureau

Food Service Establishments
Food manufacturing establishments, meat markets, food service establishments, frozen food plants, and commercial food processors must receive an annual license from the Department of Health & Environmental Sciences. The local board of health may assist in enforcement. The Department of Livestock may also have approval authority.

Statute: 27-611 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(2)-S14210-14220 and 32-2.6(1)-S600 et seq.
Contact: Department of Health & Environmental Sciences
  Food & Consumer Safety Bureau

Liquor Licenses - Resort Licenses
In addition to all Health Department regulations, a license must be obtained from the Department of revenue. The city or county may also require a license. Special designation as a resort area may be obtained from the Department of Revenue in order to qualify for multiple licenses in a small area.

Statute: 4-4-101 et seq., 4-4-204, R.C.M. 1947
Regulations: MAC 42-2.12(6)-S1298 et seq., S12003
Contact: Local Governing Body
  Department of Revenue
  Liquor Division

Rendering and Disposal Plants
An annual license is required from the Department of Livestock.

Statute: 46-2401 et seq., R.C.M. 1947
Contact: Department of Livestock
  Disease Control Bureau
Slaughterhouses - Meatpacking Plants
Licenses must be obtained from the Department of Livestock.
Statute: 46-235, R.C.M. 1947
Contact: Department of Livestock
Disease Control Bureau

FORESTRY

Timber Sales
Timber sales on state forest lands are administered by the Department of Natural Resources & Conservation, and final approval is given by the Board of Land Commissioners.
Statute: 81-901 et seq., 81-1401 et seq., 81-1601 et seq., R.C.M. 1947
Contact: Department of Natural Resources & Conservation
Forestry Division
Board of Land Commissioners

Forest Area Activities
Permits are required for Open Burning on forest lands (See p. 5), operation of Portable Sawmills (See p. 6), Timber Removal (See p. 6), and Slash Disposal (See p. 6).

Conservation Districts
If forest lands are located within a Soil & Water Conservation District which has adopted land use regulations, forest activities may require approval from the Conservation District Supervisors.
Statute: 76-109, R.C.M. 1947
Contact: Conservation District Supervisors

HUNTING - FISHING - WILDLIFE MANAGEMENT

The Department of Fish & Game is charged with the regulation of hunting and wildlife management and issues all hunting permits and licenses, with the exception of aerial hunting permits (see below).

Hunting and Fishing
Commercial Seining: MAC 12-2.6(1)-S640. Contact: Licensing Section
Fish and Game Licenses: MAC 12-2.6(1)-S600 et seq. Contact: Licensing Section
Hunting Regulations: MAC 12-2.10(2)-S1040 et seq. Contact: Enforcement Division
Ice Fishing Regulations: MAC 12-2.10(1)-S1000 et seq. Contact: Enforcement Division
Migratory Waterfowl Permits: MAC 12-2.22(1)-S2200. Contact: Wildlife Division
Shooting Preserve Bird Tags: MAC 12-2.6(1)-S620. Contact: Licensing Section
Special Permits & Licenses: MAC 12-2.6(1)-S650 et seq. Contact: Licensing Section
Use of Baits on Department Lands: MAC 12-2.22(1)-S22060. Contact: Wildlife Division
Wild Bird Permits: MAC 12-2.22(1)-S22070. Contact: Wildlife Division

Special Activities
Breeding Game Birds & Animals: 26-1201 et seq., R.C.M. 1947. Contact: Enforcement Division
Fur Dealers: 26-1301 et seq., R.C.M. 1947. Contact: Enforcement Division
Importation of Salmon Eggs: 26-1701 et seq., R.C.M. 1947; MAC 12-2.18(2)-S1820. Contact: Fisheries Division
Outfitters Licensing: 26-904 et seq., R.C.M. 1947; MAC 12-2.10(6)-S1080. Contact: Enforcement Division
Roadside Zoos: 26-1205 et seq., R.C.M. 1947; MAC 12-2.6(1)-S630. Contact: Licensing Section
Shooting Preserves: 26-1601 et seq., R.C.M. 1947. Contact: Enforcement Division
Snare Trapping: 26-402 R.C.M. 1947; MAC 12-2.10(18)-S10210. Contact: Enforcement Division

Predator Control
Permits are obtained from the Department of Livestock.
Statute: 46-1903 et seq., R.C.M. 1947
Regulations: MAC 32-2.10(22)-S10090 et seq., 32-2.14(1)-S1400 et seq.
Contact: Department of Livestock
Predatory Animal & Rodent Control Bureau

LODGING - CAMPING

Lodging Establishments
Hotels, motels, tourist homes, retirement homes and rooming houses require annual licenses from the Department of Health & Environmental Sciences. Approval from the local health board may also be required.
Statute: 34-301 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(2)-S14150
Contact: Local Board of Health
Department of Health & Environmental Sciences
Food & Consumer Safety Bureau

Tourist Campgrounds - Trailer Courts - Industrial Camps
Licenses are required from the Department of Health & Environmental Sciences or from the local board of health. Inspections are conducted by state or local health officers. Plans are submitted to the Department, the local health officer, and, where applicable, the local zoning authorities. Operators of water supply systems for trailer courts must be certified
by the Board of Water and Waste Water Operators (See Public Water Supply, p. 10).
Statute: 69-5601 et seq., R.C.M. 1947
Regulations: Trailer Courts MAC 16-2.14(2)-S14160
Tourist Campgrounds MAC 16-2.14(2)-S14170
Industrial, Logging Camps MAC 16-2.14(2)-S14180
Campgrounds MAC 16-2.14(2)-S14190
Contact: Local Board of Health
Department of Health & Environmental Sciences
Food & Consumer Safety Bureau

MINING

Recording of Mining Claims
The following procedures must be followed:
1. Post written notice at point of discovery.
2. Within 30 days, mark boundaries of site.
3. Within 60 days, comply with U.S. mining laws, and record the location in the office of the County Clerk & Recorder.
4. An annual work report must be filed with the county.
Statute: 50-701 et seq., R.C.M. 1947
Contact: County Clerk & Recorder
U.S. Department of the Interior
Bureau of Mines
Regional Office

Landowner Notification
When surface and mineral rights are in separate ownership, the surface owner must be notified and give his permission in writing before any prospecting, exploration or development of subsurface minerals is commenced.
Statute: 50-1301 et seq., R.C.M. 1947
Contact: Surface owner

Mining Right-of-Way
The owner of mining rights may establish a right-of-way over adjacent lands if necessary to work his claim. Application is made to the district court.
Statute: 50-801 et seq., R.C.M. 1947
Contact: District Court

Coal & Uranium Mining: Prospecting Permit
A prospecting permit must be obtained from the Department of State Lands for prospecting on lands not included in a current operating permit. A reclamation plan and bond must be submitted.
Coal & Uranium Mining: Mine Site Location Permit

A mine site location permit is required prior to any preparatory work, unless an operating permit has been granted under Chapter 10 of Title 50 (See below), and the application for such a permit includes a long-range mining plan. The siting permit is valid for one year and is renewable until an operating permit is obtained.

Coal & Uranium Mining: Operations

Safety regulations are enforced by the Workers Compensation Division. A mining plan must be approved by the Department of State Lands before engaging in strip mining of coal. An operating permit must be obtained from the Department of State Lands to engage in coal or uranium mining. A reclamation bond and written permission from the surface owner is required, and a reclamation plan must be submitted to the Department.

Statutes: 50-401 et seq., R.C.M. 1947 (Mine Safety)
Strip & Underground Mine Siting Act, 50-1601 et seq., R.C.M. 1947
Strip Mined Coal Conservation Act, 50-1401 et seq., R.C.M. 1947
Strip & Underground Mine Reclamation Act, 50-1034 et seq., R.C.M. 1947

Regulations: MAC 26-2.10(14)-S10360 et seq.
MAC 26-2.10(19)-S10190 et seq.
MAC 26-2.10(18)-S10380 et seq.

Contact: Department of Labor & Industry
Workers Compensation Division
Safety & Health Bureau
Department of State Lands
Reclamation Division

Uranium - Solution Extraction

Mining of uranium by the solution extraction method is not allowed before April, 1978, unless the Board of Health & Environmental Sciences has adopted regulations by then, and must be conducted in compliance with such regulations when adopted.

Statute: 50-1701 et seq., R.C.M. 1947

Contact: Department of Health & Environmental Sciences
Environmental Sciences Division

Hardrock Mining: Exploration

This applies to ores other than oil, gas, bentonite, clay, coal, sand, gravel, phosphate rock, or uranium. An exploration license is required from the Department of State Lands and a reclamation and vegetation bond is required. A development permit is required before doing any preparatory work. A reclamation plan and reclamation and vegetation bond must be submitted.

Hardrock Mining: Operations

An operating permit must be obtained from the Department of State Lands. A reclamation and vegetation bond is required, and a reclamation plan must be submitted. Annual reports and fees are required and the Department makes annual inspections for compliance.
with the reclamation plan. Exemptions may be available for small operations and federal lands. The Workers Compensation Division enforces safety regulations.

Statutes: 50-101 et seq., and 50-1201 et seq., R.C.M. 1947
Regulations: MAC 26-2.10(2)-S10000 et seq.
Contact: Department of Labor & Industry
Workers Compensation Division
Safety & Health Bureau

Open Cut Mining
This applies to bentonite, clay, scoria, phosphate rock, sand and gravel. No mining is allowed unless the miner has entered a reclamation contract with the Board of Land Commissioners. A reclamation plan must be submitted. Exemptions may be available for small operations or federal lands. The Workers Compensation Division enforces safety regulations.

Statutes: 50-101 et seq. and 50-1501 et seq., R.C.M. 1947
Regulations: MAC 26-2.10(6)-S10070 et seq.
Contact: Department of Labor & Industry
Workers Compensation Division
Safety & Health Bureau

Prospecting on State Lands
Prospecting permits must be obtained from the Department of State Lands to prospect for metalliferous minerals or gems on state lands.

Statute: 81-601 et seq., R.C.M. 1947
Regulations: MAC 26-2.2(2)-S210
Contact: Department of State Lands
Centralized Services Division

Operations on State Lands: Coal Mining
Leases are awarded by competitive bidding at no less than fair market value. The primary term is for ten years, and for so long thereafter as coal is produced in commercial quantities. Rent and royalties must be paid.

Statute: 81-501 et seq., R.C.M. 1947

Operations on State Lands: Metalliferous Minerals & Gems
Rent, royalty and length of term are to be determined by the Board of Land Commissioners. Royalties must be at least five percent of the returns from the mine.

Statute: 81-601 et seq., R.C.M. 1947

Operations on State Lands: Stone, Gravel, and other Nonmetalliferous Minerals
Leases are issued on a royalty basis for no longer than a ten year term. Monthly reports are required.

Statute: 81-701 et seq., R.C.M. 1947
Contact: Department of State Lands
Centralized Services Division

—20—
Oil & Gas

Notice of intention to explore and notice of intention to drill must be filed with the Oil & Gas Conservation Board of DNR&C and drilling permits must be obtained. Wells must comply with spacing units and pooling orders established by the Board, and must be operated in compliance with the Board's regulations. Operations must also comply with water pollution regulations of the Department of Health & Environmental Sciences. A public utility may apply to the Board for certification of eminent domain power to maintain underground gas storage reservoirs.

Statute: 60-801 et seq. and 60-126 et seq., R.C.M. 1947
Regulations: MAC 36-3.18(10)-S18020 et seq.
            MAC 16-2.14(10)-S14460(11)
Contact: Department of Natural Resources & Conservation
         Oil & Gas Conservation Division
         Department of Health & Environmental Sciences
         Water Quality Bureau

Geophysical Exploration

Persons engaged in the business of geophysical exploration using seismographs and explosives must file with the Secretary of State. Such persons must file a notice of intent and receive an exploration permit from the County Clerk and Recorder before conducting any such exploration. A report must be filed within three months after the firing. Shot holes must be plugged as specified by the Board of Oil & Gas Conservation.

Statute: 69-3301 et seq., R.C.M. 1947
Contact: Secretary of State
         County Clerk & Recorder
         Board of Oil & Gas Conservation

Operations on State Lands: Oil & Gas

The primary lease is for ten years, and monthly reports are required. Operation regulations of the Oil & Gas Conservation Board (see above) are to be complied with.

Statute: 81-1701 et seq., R.C.M. 1947
Regulations: MAC 26-2.6(1)-S601 et seq.
Contact: Department of State Lands
         Centralized Services Division

Operations on City, County or School District Lands

Rent, royalty and length of terms are negotiated with the Local Governing Body. Primary term may not exceed ten years, and royalties must be at least 12½%.

Statute: 60-701 et seq., R.C.M. 1947
Contact: Local Governing Body
Geothermal Leases on State Lands
The primary term of a lease is for ten years. Compensation must be paid to the surface lessee.
Statute: 81-2601 et seq., R.C.M. 1947
Regulations: MAC 26-2.6(2)-S6070 et seq.
Contact: Department of State Lands
Centralized Services Division

ROAD USE - FUELS

Gasoline Dealers
A license is required from the Department of Revenue.
Statute: 84-1845 et seq., R.C.M. 1947
Regulations: MAC 42-2.18(2)-S1830 et seq.
Contact: Department of Revenue
Motor Fuels Division

Sale of Petroleum Products
Products must meet tests and standards set by the Department of Business Regulation. A license from the Department is required to sell petroleum products. Pump and meter license fees and vehicle tank license fees must be paid.
Statute: 60-234 et seq., R.C.M. 1947
Regulations: MAC 8-2.10(6)-S1050, 1060
Contact: Department of Business Regulation
Weights & Measures Division

Special Fuels
A fuel dealer’s license must be obtained from the Department of Revenue. Special fuel user’s license and special fuel vehicle permit are also required.
Statute: 84-1830 et seq., R.C.M. 1947
Regulations: MAC 42-2.18(6)-S18080 et seq.
Contact: Department of Revenue
Motor Fuels Division

Special Vehicle Permits
The Department of Highways may issue special permits for the operation of over-sized vehicles on public highways.
Statute: 32-1123.7 R.C.M. 1947; Title 32, Chapters 32-34, R.C.M. 1947
Contact: Department of Highways
Gross Vehicle Weight Division
Special Permit Bureau
Snowmobiles
Snowmobiles must be registered with the county treasurer. Operation is not allowed on public highways. Special temporary use permits are issued by the Department of Fish & Game and the Department also enforces snowmobile noise regulations.

Statute: 53-1012 et seq., R.C.M. 1947
Regulations: 12-2.10(10)-S1090
Contact: County Treasurer
  Department of Fish & Game
  Enforcement Division

SOLID WASTE - HAZARDOUS WASTE

Solid Waste Disposal
A license must be obtained from the Department of Health & Environmental Sciences for disposal of solid waste (except for one's own waste on one's own land) and for operation of a solid waste disposal facility. Sites are approved and licensed by the Department and validated by local health officials.

Statute: 69-4001 et seq., R.C.M. 1947
Regulations: 16-2.14(2)-S14100
Contact: Local Health Officer
  Department of Health & Environmental Sciences
  Solid Waste Management Bureau

Hazardous Waste Disposal
Hazardous wastes must be properly contained and labeled. Licenses from the Department of Health & Environmental Sciences are required to operate a hazardous waste disposal site or to handle hazardous wastes and radioactive materials. Permits from the Department are required to transport and dispose of hazardous wastes.

Statute: 69-4001 et seq., R.C.M. 1947
Contact: Department of Health & Environmental Sciences
  Solid Waste Management Bureau

Motor Vehicle Wrecking Facilities
An annual license from the Department of Health & Environmental Sciences is required to operate a facility. Facilities must be properly shielded from view.

Statute: 69-6801 et seq., R.C.M. 1947
Regulations: MAC 16-2.14(2)-S14261
Contact: Department of Health & Environmental Sciences
  Solid Waste Management Bureau

Roadside Junkyards
If a Motor Vehicle Wrecking Facility (See above) is located within 1000 feet of the right-of-way of a public highway, the Department of Highways may participate in the
licensing procedures and may object to the issuance of the license. Other types of junkyards, not licensed by the Department of Health, which are located within 1000 feet of a public right-of-way are licensed by the Department of Highways. All such facilities must be shielded from view from the highway.

Statute: 32-4513 et seq., R.C.M. 1947
Regulations: MAC 18-2.6A(10)-S6130 et seq.
Contact: Department of Health & Environmental Sciences
Solid Waste Management Bureau
Department of Highways
Right-of-Way Bureau

SUBDIVISIONS

Plat Approval
Subdivision plats are submitted to the local governing body for review. Where a master plan has been adopted, the plat is submitted to the planning board which reports to the governing body on compliance with the master plan. A public hearing and environmental assessment may be required. Special regulations apply to condominium developments, planned unit developments, and mobile home and recreational vehicle parks. Summary procedures are available for minor subdivisions of five or fewer parcels, and for subdivisions lying within a master planning area where zoning regulations and a capital improvement plan have been adopted. Joint application forms are available from the local governing body and from the Department of Health & Environmental Sciences (see below).

Sanitation in Subdivisions
A subdivision plat cannot be filed with the county clerk, nor can structures be built or occupied until sanitary restrictions relating to water supply, sewage and solid waste disposal are lifted by the Department of Health & Environmental Sciences. Review of minor subdivisions of five or fewer parcels is delegated to local officials. Subdivisions lying within master planning areas and for which municipal water and waste disposal services will be provided are not subject to sanitary restrictions. Joint application forms are available from the Department of Health and from local officials (see above).

Statutes: Subdivision & Platting Act, 11-3859 et seq., R.C.M. 1947
Sanitation in Subdivisions Act, 69-5001 et seq., R.C.M. 1947
Regulations: MAC 22-2.4B(1)-S400 et seq.
MAC 16-2.14(10)-S14340
Contact: Local Governing Body
Local Health Officials
Department of Health & Environmental Sciences
Subdivision Bureau

Conservation Districts
If the subdivision is located within a Soil & Water Conservation District which has
adopted land use regulations, approval may be required from the Conservation District Supervisors.
Statute: 76-109, R.C.M. 1947
Contact: Soil & Water Conservation District Supervisors

Sale of Subdivided Lands
Subdivisions of five or more parcels, a parcel of which is less than five acres, which is offered for sale outside of Montana must be registered with the Board of Real Estate and a public offering statement must be filed. Annual reports are required. In addition, if the subdivision involves fifty or more lots, not all of which are five or more acres, the developer must register the subdivision with the U.S. Department of Housing & Urban Development.
Statutes: 67-2101 et seq., R.C.M. 1947
Interstate Land Sales Act, 15 USC 1701 et seq.
Regulations: MAC 40-3.98(6)-S9880
Contact: Department of Professional & Occupational Licensing
Board of Real Estate
U.S. Department of Housing & Urban Development
Office of Interstate Land Sales

UTILITIES

Public Service Commission
The Public Service Commission has general authority over public utilities—issuing certificates of public convenience and necessity and regulating rates and services.
Statute: 70-101 et seq., R.C.M. 1947
Contact: Department of Public Service Regulation
Utilities Division

Pipelines - Mains - Utility Lines
Permission to construct and operate natural gas pipelines must be obtained from the Public Service Commission. Construction of gas, water and other mains within city limits is regulated and approved by the city or town council. Boards of county commissioners have similar authority outside of municipalities. City or town councils may permit extension of utility lines outside of city limits. All plans for construction or extension of water
or sewer lines must be approved by the Department of Health & Environmental Sciences. (See Sewer Systems, p. 9, and Public Water Supplies, p. 10).

Statutes: 8-201 et seq., 11-975, 11-1001, 11-3316, 16-1114, 69-4905(4), R.C.M. 1947
Regulations: 16-2.14(10)-S14320, 14381
Contact: City or Town Council
   Board of County Commissioners
   Department of Public Service Regulation
   Utilities Division
   Department of Health & Environmental Sciences
   Water Quality Bureau

Overhead Lines

The city or town council may regulate erection of poles and cables within city limits. The owner of agricultural lands may petition the district court for permission to relocate overhead lines.

Statutes: 11-945; 24-101 et seq.; and 24-201 et seq., R.C.M. 1947
Contact: City or Town Council

Highway Utility Easements

Easements along state highway rights-of-way are granted by the Department of Highways. City councils and boards of county commissioners grant similar approval along city streets and county roads, respectively.

Statutes: 11-975, 16-1114, R.C.M. 1947
Regulations: MAC 18-2.6AII(6)-S6080
Contact: City or Town Council
   Board of County Commissioners
   Department of Highways
   Right-of-Way Bureau

Hydroelectric Sites on State Lands

The Board of Land Commissioners may grant leases for construction and operation of hydroelectric power sites on state lands. Hydroelectric plants on navigable waters of the U.S. must be licensed by the Federal Power Commission.

Statutes: 81-1801 et seq., R.C.M. 1947
   Federal Power Act, 16 USC 791a et seq.
Contact: Department of State Lands
   Centralized Services Division
   Federal Power Commission

Major Facility Siting

Certification by the Board of Natural Resources & Conservation and the Department of Health & Environmental Sciences is required for construction of major utilities (power
generation plants, transmission lines, pipelines, etc.). For details and agency contacts, see p. 14 above.

Statute: 70-801 et seq., R.C.M. 1947
Regulations: MAC 36-2.8(1)-S800 et seq.

WEATHER MODIFICATION

A license and permit from the Board of Natural Resources & Conservation are required to engage in weather modification and control activities. The applicant must publish a notice of intent to engage in such activities.

Statute: 89-310 et seq., R.C.M. 1947
Regulations: 36-2.14V(1)-S1400 et seq.
Contact: Department of Natural Resources & Conservation
        Water Resources Division
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ADMINISTRATION, DEPARTMENT OF
Director, Jack C. Crosser
Rm. 155 Mitchell Bldg.
Helena, MT
(406) 449-2032
Construction & Maintenance Division
Construction Regulation Bureau
Chief, W. James Kembel
1509 E. 6th Avenue
Helena, MT
(406) 449-3933
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AGRICULTURE, DEPARTMENT OF
Commissioner, Gordon MacComber
1300 Cedar Street
Helena, MT
(406) 449-3144
Plant Industry Division
Administrator, Roy Bjornson
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Environmental Management Division
Administrator, Gary Gingery
(406) 449-3730
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BUSINESS REGULATION, DEPARTMENT OF
Director, Kent Kleinkopf
805 N. Main
Helena, MT
(406) 449-3163
Weights & Measures Division
Administrator, Gary L. Delano
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COMMUNITY AFFAIRS, DEPARTMENT OF
Director, Harold Fryslie
1424 9th Avenue
Helena, MT
(406) 449-3494
Aeronautics Division
Administrator, Michael D. Ferguson
Helena Municipal Airport
Helena, MT
(406) 449-2507

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FISH & GAME, DEPARTMENT OF
Director, Dr. Robert Wambaugh
1420 E. 6th
Helena, MT
(406) 449-3186

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Centralized Services Division
Administrator, Larry Putnam, (406) 449-2692
Licensing Section; Ron Egeland, (406) 449-2698
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Enforcement Division
Administrator, Erwin J. Kent, (406) 449-2452
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Fisheries Division
Administrator, Arthur N. Whitney, (406) 449-2449
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Wildlife Division
Administrator, Wynn G. Freeman, (406) 449-2612
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<tr>
<td>Helena, MT</td>
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<td>(406) 449-2544</td>
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<td>Administrator, Benjamin F. Wake</td>
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<tr>
<td>Chief, Michael D. Roach</td>
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<tr>
<td>Chief, Duane Robertson</td>
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<tr>
<td>1400 11th Avenue</td>
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<tr>
<td>Chief, Donald G. Willems</td>
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<tr>
<td>555 Fuller St.</td>
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Chief, Robert E. Champion
(406) 449-2008
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Special Permits Bureau
Chief, Wilbur E. Frickel
(406) 449-2476
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JUSTICE, DEPARTMENT OF
Attorney General, Mike Greely
Rm. 208 Capitol Bldg.
Helena, MT
(406) 449-2026

Investigation, Communication & Identification Division
Fire Marshal Bureau
Chief, William A. Penttila
1409 Helena
(406) 449-2050
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LABOR & INDUSTRY, DEPARTMENT OF
Commissioner, Dave Fuller
35 S. Last Chance Gulch
Helena, MT
(406) 449-2621

Workers Compensation Division
Safety & Health Bureau
Chief, N.B. Salazar
510 Logan
Helena, MT
(406) 449-3402
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LIVESTOCK, DEPARTMENT OF
Animal Health Division
Administrator, James W. Glosser, D.V.M.
Livestock Bldg.
Helena, MT
(406) 449-2043
Disease Control Bureau
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Milk & Egg Bureau
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Brands Enforcement Division
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MONTANA HISTORICAL SOCIETY
Director, Ken Korte
225 N. Roberts
(406) 449-2694
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NATURAL RESOURCES & CONSERVATION, DEPT. OF
Director, John C. Orth
32 S. Ewing
Helena, MT
(406) 449-3712

Energy Planning Division
Administrator, Robert Anderson
25 S. Ewing
Helena, MT
(406) 449-3780
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Forestry Division
Administrator, Gareth Moon
2705 Spurgin Road
Missoula, MT
(406) 728-4300
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Oil & Gas Conservation Division
Administrator, Donald Chisholm
325 Fuller
Helena, MT
(406) 449-2611
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Water Resources Division
Administrator, Orrin Ferris
32 S. Ewing
Helena, MT
(406) 449-2872
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Engineering Bureau
Chief, Richard Bondy
(406) 449-2864
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Floodway Management Bureau
Chief, Phil Porrini
(406) 449-2872
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Water Rights Bureau
Chief, Laurence Siroky
(406) 449-3634
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PROFESSIONAL & OCCUPATIONAL LICENSING, DEPT. OF

Director, Ed Carney
42½ N. Last Chance Gulch
Helena, MT
(406) 449-3737

Board of Real Estate
Administrator, James (Stoney) Wines
(406) 449-2961
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Board of Water Well Contractors
Adm. Sec’y, Diana Cutler
(406) 449-3737
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PUBLIC SERVICE REGULATION, DEPARTMENT OF

Director, William J. Opitz
1227 11th Avenue
Helena, MT
(406) 449-3017
Transportation Division
Administrator, Wayne Budt
(406) 449-3457
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Utilities Division
Administrator, Frank Buckley
(406) 449-2649
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REVENUE, DEPARTMENT OF
Director, Raymond E. Dore
Rm. 455 Mitchell Bldg.
Helena, MT
(406) 449-2460

Liquor Division
Administrator (Acting),
Ken Morrison
Liquor Warehouse, Front & Lyndale
Helena, MT
(406) 449-2540
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Secretary of State
Frank Murray
Room 202 Capitol Bldg.
Helena, MT
(406) 449-2034
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STREET LANDS, DEPARTMENT OF
Commissioner, Leo P. Berry, Jr.
1625 11th Avenue
Helena, MT
(406) 449-2074

Centralized Services Division
Administrator, John W. Osborne
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Land Administration Division
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Reclamation Division
Administrator, Brace Hayden
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FISH & GAME, DEPARTMENT OF

Billings: 1125 Lake Elmo Drive  Kalispell: 490 N. Meridian
(406) 252-4654 (406) 755-5505
Bozeman: Rte. 3, Box 274  Miles City: Box 430
(406) 586-5419 (406) 232-4365
Glasgow: Rte. 1-129  Missoula: 3309 Brooks
(406) 228-9347 (406) 549-1496
Great Falls: Rte. 4, Box 243
(406) 454-3441

HEALTH & ENVIRONMENTAL SCIENCES, DEPARTMENT OF

Air Quality Bureau
Billings: 3302 2nd Ave. No.
Box 20296
(406) 248-3266
Butte: 5100 Warren Ave., #27
(406) 494-4440

Water Quality Bureau
Billings: Box 20296
(406) 252-5697
Kalispell: Box 1250
(406) 755-5521

HIGHWAYS, DEPARTMENT OF

Area Field Maintenance Bureaus
Billings: Box 20437  Helena: Highway Bldg.
(406) 252-4138  6th & Roberts
(406) 252-5172
Bozeman: Box 1110  Kalispell: 6th Ave. East
(406) 586-9562 (406) 755-5717
Butte: Box 3068  Lewistown: West of Lewistown
(406) 494-3666 (406) 538-8731
Glendive: 503 N. River Ave.  Miles City: Third & Orr
(406) 365-5296 (406) 232-1093
Great Falls: 104 18th Ave. NE  Missoula: West Broadway
(406) 453-0422 (406) 549-6491
Havre: West of Havre
(406) 265-6821
NATURAL RESOURCES & CONSERVATION, DEPT. OF
Water Rights Bureau Field Offices
Billings: Ralph Saunders
1245 N. 29th St.
(406) 248-6450
Broads: Rhett Hurless
P.O. Box 598
Glasgow: Vivian Lighthizer
P.O. Box 894
(406) 228-2561
Kalispell: James Rehbein
P.O. Box 224
(406) 755-6575
Miles City: Walter Rolf
P.O. Box 276

Engineering Bureau Field Headquarters
Alex Bailey
Rte. 2, Box 2549
Hamilton

HIPLEX (Weather Modification)
Arlan Super
P.O. Box 1315
Miles City

Forestry Division Area Supervisors
Billings: Don Kendall
1245 N. 29th
(406) 248-6540
Helena: Larry Pyke
8001 Montana
(406) 449-3633
Kalispell: Jim Gregg
Box 224
(406) 755-6575
Lewistown: Craig Roberts
Box 1021
(406) 538-5989
Missoula: Chuck Wright
2705 Spurgin Road
(406) 728-4300
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DEPARTMENT OF AGRICULTURE

Forest Service
(Contact Local forest supervisor or district ranger)

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ARMY CORPS OF ENGINEERS

Missouri River Division
Box 103 Downtown Station
Omaha, Nebraska 68108
(402) 221-3001

Omaha District
6014 U.S. Post Office & Courthouse
215 N. 17th
Omaha, Nebraska 68102
(402) 221-3900

North Pacific Division
Rm. 210 Courthouse
Portland, Oregon 97209
(503) 221-3700

Seattle District
Box C-3755
Seattle, Washington 98124
(206) 764-3969

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DEPARTMENT OF HOUSING & URBAN DEVELOPMENT

Office of Interstate Land Sales
909 17th St.
Denver, Colorado 80202
(303) 837-2441

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DEPARTMENT OF THE INTERIOR

Bureau of Mines
Montana Liaison Office
636 Logan
Helena, Montana 59601
(406) 449-5297

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Bureau of Land Management
Granite Tower
Billings, Montana 59101
(406) 657-6561

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ENVIRONMENTAL PROTECTION AGENCY

Region VIII
Suite 900
1860 Lincoln Street
Denver, Colorado 80203
(303) 837-3895

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FEDERAL POWER COMMISSION

Regional Office
555 Battery Street
San Francisco, California 94111
(415) 556-3581

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