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RESERVE

MONTANA ADMINISTRATIVE REGISTER

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MONTANA ADMINISTRATIVE REGISTER

ISSUE NO. 2

The Montana Administrative Register (MAR), a twice-monthly publication, has three sections. The notice section contains state agencies' proposed new, amended or repealed rules; the rationale for the change; date and address of public hearing; and where written comments may be submitted. The rule section indicates that the proposed rule action is adopted and lists any changes made since the proposed stage. The interpretation section contains the attorney general's opinions and state declaratory rulings. Special notices and tables are found at the back of each register.

Inquiries regarding the rulemaking process, including material found in the Montana Administrative Register and the Administrative Rules of Montana, may be made by calling the Administrative Rules Bureau at (406) 444-2055.

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BEFORE THE STATE AUDITOR AND COMMISSIONER OF INSURANCE OF THE STATE OF MONTANA

In the matter of the proposed) NOTICE OF PROPOSED amendment of Rule 6.6.4001) AMENDMENT pertaining to the valuation) NO PUBLIC HEARING CONTEMPLATED

TO: All Interested Persons:

- 1. On March 12, 1999, the State Auditor and Commissioner of Insurance proposes to amend Rule 6.6.4001 pertaining to the valuation of securities other than those specifically referred to in statutes.
- 2. The proposed rule amendments are as follows (new material is underlined; material to be deleted is interlined):
- 6.6.4001 VALUATION OF SECURITIES OTHER THAN THOSE SPECIFICALLY REFERRED TO IN STATUTES (1) Securities and assets must be valued in accordance with valuation standards of the NAIC published in its 1997 1998 Accounting Practices and Procedures manual and its December 31, 1997 1998 Valuation of Securities manual.
- (2) The department hereby adopts and incorporates herein by reference the standards adopted by the NAIC for valuation of securities and other investments appearing in its 1997 1998 Accounting Practices and Procedures manual and its December 31, 1997 1998 Valuation of Securities manual. These are nationally-recognized models for such standards. Copies of the manuals are available for inspection at the office of the Commissioner of Insurance, Room 270, Sam W. Mitchell Building, Helena, Montana. Copies of the Accounting Practices and Procedures manual and the Valuation of Securities manual may be obtained by writing to the National Association of Insurance Commissioners, 120 West 12th Street, Suite 1100, Kansas City, MO 64105-1925. Persons obtaining copies of such manuals may be required to pay the NAIC's costs of providing such copies.

AUTH: 33-1-313, 33-2-533, and 33-2-1517, MCA IMP: 33-2-533 and 33-2-1517, MCA

- 3. Rule 6.6.4001 is being amended because the manuals referenced are updated on an annual basis. The amendments incorporate the most current manual.
- 4. Interested parties may submit their data, views or arguments concerning the proposed amendment in writing to Jim Borchardt, Montana Insurance Department, P.O. Box 4009, Helena, Montana 59604, and must be received no later than February 26, 1999.

- 5. If a person who is directly affected by the proposed amendment wishes to express his data, views and arguments orally or in writing at a public hearing, he must make a written request for a hearing and submit this request along with any written comments he has to Jim Borchardt, Montana Insurance Department, P.O. Box 4009, Helena, Montana 59604. A written request for hearing must be received no later than February 26, 1999.
- 6. If the agency receives requests for a public hearing on the proposed amendment from either 10% or 25, whichever is less, of the persons who are directly affected by the proposed action; from the administrative code committee of the legislature; from a governmental subdivision or agency; or from an association having not less than 25 members who will be directly affected, a hearing will be held at a later date. Notice of the hearing will be published in the Montana Administrative Register. Ten percent of those persons directly affected has been determined to be 30 persons based on the 300 persons who have indicated interest in the rules of this agency and who the agency has determined could be directly affected by these rules.
- 7. The State Auditor's Office maintains a list of interested persons who wish to receive notices of rulemaking actions proposed by this agency. Persons who wish to have their name added to the list shall make a written request which includes the name and mailing address of the person to receive notices and specifies whether the person wishes to receive notices regarding insurance rules, securities rules, or both. Such written requests may be mailed or delivered to the State Auditor's Office, P.O. Box 4009, Helena, MT 59604, faxed to the office at 406-444-3497, or may be made by completing a request form at any rules hearing held by the State Auditor's Office.

MARK O'KEEFE, State Auditor and Commissioner of Insurance

By: Hunt by: David L. Hunter

Deputy State Auditor

Russell B. Hill Rules Reviewer

Certified to the Secretary of State this 7th day of January, 1999.

BEFORE THE BOARD OF HEARING AID DISPENSERS DEPARTMENT OF COMMERCE STATE OF MONTANA

In the matter of the proposed) NOTICE OF PROPOSED AMENDMENT amendment of a rule pertaining) OF ARM 8.20.417 DEFINITIONS to definitions

NO PUBLIC HEARING CONTEMPLATED

TO: All Interested Persons:

1. On February 27, 1999, the Board of Hearing Aid Dispensers proposes to amend the above-stated rule.

The proposed amendment of ARM 8.20.417 will read as follows: (new matter underlined, deleted matter interlined)

"8.20.417 DEFINITIONS (1) through (4) will remain the same

(5) "Defective in fit or function" means a case; shell, component or circuit defect that prevents the purchaser from wearing and using the hearing aid.

(6) through (8) will remain the same, but will be

renumbered (5) through (7)."

Auth: Sec. 37-16-202, 37-16-303, MCA; <u>IMP</u>, Sec. 37-1-304, 37-16-301, 37-16-303, 37-16-304, 37-16-414, MCA

<u>REASON:</u> The Board feels that this definition is redundant, as a hearing aid can be returned within 30 days from the date of delivery for any reason which would include defective aids.

- 3. Interested persons may submit their data, views or arguments concerning the proposed amendments in writing to the Board of Hearing Aid Dispensers, 111 N. Jackson, P.O. Box 200513, Helena, Montana 59620-0513, or by facsimile to (406) 444-1667, to be received no later than 5:00 p.m., February 25, 1999.
- 4. If a person who is directly affected by the proposed amendments wishes to present his data, views or arguments orally or in writing at a public hearing, he must make written request for a hearing and submit the request along with any comments he has to the Board of Hearing Aid Dispensers, 111 N. Jackson, P.O. Box 200513, Helena, Montana 59620-0513, or by facsimile to (406) 444-1667, to be received no later than 5:00 p.m., February 25, 1999.
- 5. If the Board receives requests for a public hearing on the proposed amendments from either 10 percent or 25, whichever is less, of those persons who are directly affected by the proposed amendments, from the Administrative Code Committee of the legislature, from a governmental agency or subdivision or from an association having no less than 25 members who will be directly affected, a hearing will be held at a later date. Notice of the hearing will be published in the Montana

Administrative Register. Ten percent of those persons directly affected has been determined to be 9 based on the 87 licensees in Montana.

6. Persons who wish to be informed of all Board of Hearing Aid Dispensers administrative rulemaking proceedings, or other administrative proceedings, may be placed on a list of interested persons by advising the Board in writing at 111 North Jackson, P.O. Box 200513, Helena, Montana 59620-0513 or by phone at (406) 444-5924.

BOARD OF HEARING AID DISPENSERS DUDLEY ANDERSON, CHAIRMAN

BY: M. BARTOS, CHIEF COUNSEL DEPARTMENT OF COMMERCE

ANNIE M. BARTOS. RULE REVIEWER

Certified to the Secretary of State, January 15, 1999.

BEFORE THE BOARD OF DENTISTRY DEPARTMENT OF COMMERCE STATE OF MONTANA

In the matter of the amendment) of rules pertaining to dentist) mandatory CPR, screening panel,) dental hygiene mandatory CPR,) continuing education in anesthesia, requirement and) restrictions, denturist applications, denturist examination, denturist intern, renewal, requirements and restrictions, inspections-sanitary standards,) and screening panel; repeal of prules pertaining to out-of-state applicants; and adoption of a new rule pertaining to 90-) day guarantee

NOTICE OF AMENDMENT, REPEAL AND ADOPTION OF RULES PERTAINING TO THE PRACTICE OF DENTISTRY, DENTAL HYGIENE AND DENTURITRY

TO: All Interested Persons:

1. On September 24, 1998, the Board of Dentistry published a notice of proposed amendment, repeal and adoption of rules pertaining to the practice of dentistry, dental hygiene and denturitry at page 2541, 1998 Montana Administrative Register, issue number 18. On December 17, 1998, the Board of Dentistry published a notice of public hearing at page 3237, 1998 Montana Administrative Register, issue number 24 in response to requests for hearing from the denturists licensed in Montana. The hearing was held at 9:00 a.m. on January 11, 1999 in Helena, Montana.

2. The Board has amended ARM 8.16.409, 8.16.411,

The Board has amended ARM 8.16.409, 8.16.411,
 8.16.608, 8.16.907, 8.16.1003, 8.17.403, 8.17.404, 8.17.405,
 8.17.702, 8.17.706, 8.17.802, 8.17.812; repealed ARM 8.16.402B and 8.16.605C; and adopted new rule I (8.17.711) exactly as proposed.

3. The Board has thoroughly considered all comments and testimony received. Those comments, and the Board responses, follow:

<u>COMMENT:</u> Four comments were received in opposition to the proposed amendment of ARM 8.17.404(5) and requesting a public hearing.

RESPONSE: The Board held a public hearing as shown in paragraph 1 above in response to the requests for public hearing. In response to comments regarding ARM 8.17.404(5), the Board of Dentistry currently utilizes an outside testing agency which administers the examinations. The testing agency maintains the examination records and the integrity of the

examination within that agency. Therefore, the Board adopted the proposed amendment as proposed.

BOARD OF DENTISTRY PAMELA HILL, CHAIRMAN

DV.

ANNIE M. BARTOS, CHIEF COUNSEL

DEPARTMENT OF COMMERCE

ANNIE M. BARTOS, RULE REVIEWER

Certified to the Secretary of State, January 15, 1999.

BEFORE THE BOARD OF PSYCHOLOGISTS DEPARTMENT OF COMMERCE STATE OF MONTANA

In the matter of the amendment) NOTICE OF AMENDMENT OF ARM of rules pertaining to minimum) 8.52.605A MINIMUM STANDARDS, standards, examination, continu-) 8.52.608 EXAMINATION, ing education program options) 8.52.702 CONTINUING) EDUCATION PROGRAM OPTIONS

TO: All Interested Persons:

- 1. On December 3, 1998, the Board of Psychologists published a notice of proposed amendment of the above-stated rules at page 3182, 1998 Montana Administrative Register, issue number 23.
 - 2. The Board has amended the rules exactly as proposed.

3. No comments or testimony were received.

BOARD OF PSYCHOLOGISTS
JAMES P. MURPHEY, Ph.D., CHAIRMAN

BY:

ANNIE M. BARTOS, CHIEF COUNSEL

DEPARTMENT OF COMMERCE

ANNIE M. BARTOS, RULE REVIEWER

Certified to the Secretary of State, January 15, 1999.

BEFORE THE BOARD OF PUBLIC ACCOUNTANTS DEPARTMENT OF COMMERCE STATE OF MONTANA

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In the matter of the amendment) of rules pertaining to inactive status, basic require-) ment and alternatives and exemptions

NOTICE OF AMENDMENT OF 8.54.418 INACTIVE STATUS AND REACTIVATION, 8.54.802 BASIC REQUIREMENT AND 8.54.905 ALTERNATIVES AND EXEMPTIONS

- TO: All Interested Persons:
- On September 10, 1998, the Board of Public Accountants published a notice of proposed amendment of the above-stated rules at page 2369, 1998 Montana Administrative Register, issue number 17.
- 2. The Board did not adopt the proposed amendment to ARM 8.54.410 as the Board has determined that the amendment may be in conflict with CI-75 passed by a vote of the people of Montana on November 3, 1998. The Board has amended ARM 8.54.418 exactly as proposed and has amended ARM 8.54.802 and 8.54.905 as proposed, but with the following changes:
- "8.54.802 BASIC REQUIREMENT (1) and (2) will remain the same as proposed.
- (3) As of Beginning July 1, 1998, a portion at least two hours of the 120 hours of acceptable continuing education credit must consist of knowledge and the application of board rules and how board unprofessional conduct rules may compare and contrast with the codes of professional conduct of certified public accountant and licensed public accountant primary professional organizations. These hours are not considered subjects related to the reporting on financial statements required in (2) above.

(4) and (5) will remain the same as proposed." Auth: Sec. 37-1-319, 37-50-201, MCA; IMP, Sec. 37-1-306, MCA

- "8.54.905 ALTERNATIVES AND EXEMPTIONS practice unit which has undergone an AICPA or board-sanctioned peer or quality review within three calendar years must file a copy of its peer or quality review report including letter of comments (if any), letter of responses (if any) thereto and acceptance of the review report, if available; by the AICPA or other oversight agency.
- (2) The board reserves the authority to request a practice unit to submit a copy of any or all financial statements and supporting workpapers associated with for engagements by a peer or quality review report.

 (3) will remain the same as proposed."

Auth: Sec. 37-50-203, MCA; IMP, Sec. 37-50-203, MCA

The board has thoroughly considered all comments and testimony received. Those comments, and the Board's responses, are as follows:

COMMENT NO. 1: One comment was received concerning ARM 8.54.410 Fee Schedule, stating that the rule should state that the fees are to be charged to cover all costs of the PMP program, including PEC.

RESPONSE: The Board acknowledged the comment, but did not adopt the proposed amendments to this rule because of the

reason stated in paragraph 2 above.

asked who would be offering the courses and if the requirement would be for every reporting period.

RESPONSE: The two credit ethics requirement would be required in every three-year reporting period. In addition, the Montana Society of Public Accountants would most likely develop courses which would assist licensees in meeting the requirement.

COMMENT NO. 3: One commentor suggested amending the language in ARM 8.54.905(1) to add the terms "letters of comments" and "letter of response", stating this language is the standard terminology used in the peer review program.

RESPONSE: The Board concurred and changed the rule as shown above.

COMMENT NO. 4: Two commentors suggested that the word "all" in ARM 8.54.905(2) might give rise to a substantial fee and that perhaps "any or all" would be more appropriate.

RESPONSE: The Board agreed and changed the rule as shown above.

> BOARD OF PUBLIC ACCOUNTANTS CURTIS AMMONDSON, CPA, CHAIRMAN

ANNIE M. BARTOS, CHIEF COUNSEL

DEPARTMENT OF COMMERCE

M. BARTOS, RULE REVIEWER

Certified to the Secretary of State, January 15, 1999.

BEFORE THE DEPARTMENT OF CORRECTIONS OF THE STATE OF MONTANA

In the matter of the adoption)	NOTICE OF ADOPTION OF
of new rules I through VI)	NEW RULES I THROUGH VI -
pertaining to parole of a)	20.9.701 THROUGH 20.9.706
youth confined in a state)	
youth correctional facility)	

TO: All Interested Persons

- 1. On November 5, 1998, the Department of Corrections published a notice of the proposed adoption of new rules pertaining to parole of a youth confined in a state youth correctional facility at page 2943 of the 1998 Montana Administrative Register, Issue Number 21.
- 2. On November 25, 1998, a public hearing was held in Helena concerning the proposed adoption of new rules. Oral and written comments were offered at that time. Additional written comments were received prior to the closing date of December 3, 1998.
- 3. The Department has adopted new rules I through VI $(20.9.701 \ \text{through} \ 20.9.706)$ exactly as proposed.
- 4. The Department has thoroughly considered all comments and testimony received. Those comments and the Department's responses thereto are as follows:

<u>COMMENT 1</u>: The Department received the following written comment regarding Rule II(1)(d):

The Community Corrections representative should be the prospective parole officer, or that person's designee. Currently the Miles City parole officer represents Community Corrections. He has no firsthand knowledge of the youth and has no vested interest in the case plan. The parole officer who should have been tracking this youth since his first appearance at the Youth Placement Committee seems to be the logical choice.

RESPONSE: This rule does not prohibit the designation of more than one Community Corrections representative. There is flexibility for the Administrator to appoint another member. This was debated, and it was decided that travel cost and consistency were issues that could best be addressed through a permanent Community Corrections representative. This representative is responsible for coordinating and presenting the concerns of the case officer. Department policy will require that on controversial cases, the Committee must include the youth's parole officer. It is the duty of the permanent Community Corrections representative to advise the youth's parole officer of the time and date the youth's case will be decided.

<u>COMMENT 2</u>: The Department received the following written comment regarding Rule III (2):

A third member, not affiliated with Community Corrections or the facility, should sit on the Committee which would allow for decisions to be rendered rather than delaying them due to waiting for an official Departmental decision and further, to lessen the potential for pulling the Director into situations which could easily be resolved otherwise.

RESPONSE: Most differences between Community Corrections and a facility are resolved without the Director's involvement. If a disagreement cannot be resolved, this is exactly the type of issue in which a Director should be involved. Consequently, delegating this authority or putting someone else in this difficult decision-making role seems inappropriate.

<u>COMMENT 3</u>: The Department received the following written comment regarding Rule IV:

It fails to address the listed factors when revocation is on technical violations. There are offenders who have numerous revocations, sometimes five or more, who still receive a standard sixty days. These listed factors should play a part in length of stay for revoked parole violators as well.

<u>RESPONSE</u>: The issue of accountability for a parole revocation merits further discussion. However, this matter is best addressed in policy. Policy presently provides for a sixty day standard length of stay for offenders who are revoked. The Department will specifically review this approach for policy change.

 ${\hbox{\hbox{${\mbox{$COMMENT}$}$}$}}4\colon$ The Department received the following written comment regarding Rule VI:

The decision-making responsibility for emergency release resides solely at the discretion of the superintendent of the institution. Parole officers are given courtesy notification of placements, but are not actively involved in the decision-making process, and further, there is no mechanism to appeal if the officer is adamant that the release is not appropriate. Juvenile parole must be allowed to actively be involved in the process with a clearly defined protocol for appeal.

RESPONSE: Placing the decision-making authority in the superintendent relates primarily to the system's capacity problems. At the present time, a decision must be made in a timely fashion and has been left with the superintendent. Policy does restrict release to those juveniles who have been identified as eligible for release.

Rick Day, Difector Department of Corrections Lois Adams Rule Reviewer

Certified to the Secretary of State, January 15, 1999.

Montana Administrative Register

NOTICE OF FUNCTIONS OF ADMINISTRATIVE CODE COMMITTEE

The Administrative Code Committee reviews all proposals for adoption of new rules, amendment or repeal of existing rules filed with the Secretary of State, except rules proposed by the Department of Revenue. Proposals of the Department of Revenue are reviewed by the Revenue Oversight Committee.

The Administrative Code Committee has the authority to make recommendations to an agency regarding the adoption, amendment, or repeal of a rule or to request that the agency prepare a statement of the estimated economic impact of a proposal. In addition, the Committee may poll the members of the Legislature to determine if a proposed rule is consistent with the intent of the Legislature or, during a legislative session, introduce a bill repealing a rule, or directing an agency to adopt or amend a rule, or a Joint Resolution recommending that an agency adopt or amend a rule.

The Committee welcomes comments from the public and invites members of the public to appear before it or to send it written statements in order to bring to the Committee's attention any difficulties with the existing or proposed rules. The address is Room 138, Montana State Capitol, Helena, Montana 59620.

HOW TO USE THE ADMINISTRATIVE RULES OF MONTANA AND THE MONTANA ADMINISTRATIVE REGISTER

Definitions:

Administrative Rules of Montana (ARM) is a looseleaf compilation by department of all rules of state departments and attached boards presently in effect, except rules adopted up to three months previously.

Montana Administrative Register (MAR) is a soft back, bound publication, issued twice-monthly, containing notices of rules proposed by agencies, notices of rules adopted by agencies, and interpretations of statutes and rules by the attorney general (Attorney General's Opinions) and agencies (Declaratory Rulings) issued since publication of the preceding register.

Use of the Administrative Rules of Montana (ARM):

Known Subject Matter

 Consult ARM topical index.
 Update the rule by checking the accumulative table and the table of contents in the last Montana Administrative Register issued.

Statute Number and Department

Go to cross reference table at end of each title which lists MCA section numbers and corresponding ARM rule numbers.

ACCUMULATIVE TABLE

The Administrative Rules of Montana (ARM) is a compilation of existing permanent rules of those executive agencies which have been designated by the Montana Administrative Procedure Act for inclusion in the ARM. The ARM is updated through September 30, 1998. This table includes those rules adopted during the period October 1, 1998 through December 31, 1998 and any proposed rule action that was pending during the past 6-month period. (A notice of adoption must be published within 6 months of the published notice of the proposed rule.) This table does not, however, include the contents of this issue of the Montana Administrative Register (MAR).

To be current on proposed and adopted rulemaking, it is necessary to check the ARM updated through September 30, 1998, this table and the table of contents of this issue of the MAR.

This table indicates the department name, title number, rule numbers in ascending order, catchphrase or the subject matter of the rule and the page number at which the action is published in the 1998 and 1999 Montana Administrative Registers.

To aid the user, the Accumulative Table includes rulemaking actions of such entities as boards and commissions listed separately under their appropriate title number. These will fall alphabetically after department rulemaking actions.

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BOARD APPOINTEES AND VACANCIES

Section 2-15-108, MCA, passed by the 1991 Legislature, directed that all appointing authorities of all appointive boards, commissions, committees and councils of state government take positive action to attain gender balance and proportional representation of minority residents to the greatest extent possible.

One directive of 2-15-108, MCA, is that the Secretary of State publish monthly in the *Montana Administrative Register* a list of appointees and upcoming or current vacancies on those boards and councils.

In this issue, appointments effective in December 1998, appear. Vacancies scheduled to appear from February 1, 1999, through April 30, 1999, are listed, as are current vacancies due to resignations or other reasons. Individuals interested in serving on a board should refer to the bill that created the board for details about the number of members to be appointed and necessary qualifications.

Each month, the previous month's appointees are printed, and current and upcoming vacancies for the next three months are published.

IMPORTANT

Membership on boards and commissions changes constantly. The following lists are current as of January 8, 1999.

For the most up-to-date information of the status of membership, or for more detailed information on the qualifications and requirements to serve on a board, contact the appointing authority.

BOARD AND COUNCIL APPOINTERS FROM DECEMBER, 1998

Appointee	Appointed by	Succeeds	Appointment/End_Date
Board of Occupational Therapists (Commerce)	sts (Commerce) Governor	Benson	12/31/1998
Missoura Qualifications (if required):	occupational therapist	oist	12/31/2002
Ms. Barbara Tamietti	Governor	reappointed	12/31/1998
Stockett Qualifications (if required): public member	public member		12/31/2002
Board of Speech-Language Pathologists and Audiologists (Commerce) Ms. Teri Bean Governor Peters	ologists and Audiolog Governor	ists (Commerce) Peters	12/31/1998
Helena Qualifications (if required): public member who is a consumer	public member who i	s a consumer	12/31/2001
Montana Alfalfa Seed Committee (Agriculture) Mr. John Markegard	(Agriculture) Governor	reappointed	12/21/1998
Laurel Qualifications (if required): beekeepers		and representing	12/21/2001 alfalfa seed grower and representing alfalfa leaf-cutting
Mr. Ernest Johnson	Governor	reappointed	12/21/1998
Challifications (if required):	alfalfa seed grower		12/21/2001
Montana Vocational Rehabilitation Council (Public Health and Human Services) Ms. Martha Lehman Director not listed 12/15/19	ion Council (Public Director	Health and Human : not listed	Services)
Helena Qualifications (if required):	none specified		12/15/2000

BOARD AND COUNCIL APPOINTEES FROM DECEMBER, 1998

Webpointed by	Succeeding	Appointment/End_Date
State Lottery Commission (Commerce) Mr. Thomas M. Keegan Governor	Murray	12/16/1998
Qualifications (if required): attorney		1000
Tourism Advisory Council (Commerce) Ms. Crystal Redgrave Governor	Smith	12/22/1998
representing Indian	tribal government	//l/z000 s and Missouri River
Governor (Schwebber	12/11/1998 6/10/1999
Qualifications (if required): youth representative	ø	
Governor	Rosling	12/11/1998
gualifications (if required): youth representative	QJ	
2 5 2 5 2 S	eenor ttorney fernor presenting Indian ernor uth representativ uth representativ	State Lottery Commission (Commerce) Murray Commission (Commerce) Murray Commission (Governor Governor Governor) Murray Counties Advisory Council (Commerce) Tourism Advisory Council (Commerce) Tourism Advisory Council (Commerce) Wolf Point Qualifications (if required): representing Indian tribal governments and Missouri River Country Youth Justice Council (Justice) Ms. Tara Young Governor Schwebber 6/10/1999 Gountry Touth Justice Council (Justice) Ms. Tara Young Governor Schwebber 6/10/1999 Laurel Mr. Joseph Fekete Governor Rosling 12/11/1998 Essex Qualifications (if required): youth representative 6/10/1999

VACANCIES ON BOARDS AND COUNCILS -- FEBRUARY 1, 1999 through APRIL 30, 1999

Board/current position holder	Appointed by	Term end
<pre>Board of Architects (Commerce) Mr. Eugene Vogl, Billings Qualifications (if required): architect</pre>	Governor	3/27/1999
Board of Athletics (Commerce) Mr. John Kinna, Bozeman Qualifications (if required): public member	Governor	4/25/1999
Board of Clinical Laboratory Science Practitioners (Commerce) Ms. Johnn Schneider, Clancy Qualifications (if required): clinical laboratory science practitioner	merce) Governor ce practitioner	4/16/1999
Ms. Eileen Flynn, Townsend Qualifications (if required): public member	Governor	4/16/1999
Board of County Printing (Commerce) Mr. Verle Rademacher, White Sulphur Springs Qualifications (if required): member of the printing industry	Governor dustry	4/1/1999
Ms. Nancy Clark, Ryegate Qualifications (if required): public member	Governor	4/1/1999
Ms. Fern Hart, Missoula Qualifications (if required): county commissioner	Governor	4/1/1999
Mr. Roy Aafedt, Great Falls Qualifications (if required): county commissioner	Governor	4/1/1999
Gov Qualifications (if required): member of the printing industry	Governor dustry	4/1/1999

VACANCIES ON BOANDS AND COUNCILS -- FEBRUARY 1, 1999 through APRIL 30, 1999

Board/current position holder		Appointed by	Term end
Board of Dentistry (Commerce) Dr. Mary Youngbauer, Forsyth Qualifications (if required): dentist		Governor	3/29/1999
Ms. Kim Anderson, Great Falls Qualifications (if required): dental hygienist	ť.	Governor	3/29/1999
Board of Directors of the State Compensation Mutual Fund		(State Compensation Insurance	Insurance
Fund) Ms. Lorretta Lynde, Helena Qualifications (if required): public member		Governor	4/28/1999
Board of Hail Insurance (Agriculture) Ms. Rebecca McCabe, Ekalaka Qualifications (if required): public member		Governor	4/18/1999
<pre>Board of Livestock (Livestock) Mr. Jerry E. Leep, Amsterdam Qualifications (if required): represents dairy and poultry producers</pre>	y and poultry	Governor y producers	3/1/1999
Mr. Leonard Grove, Judith Gap Qualifications (if required): sheep producer		Governor	3/1/1999
Mr. Duane Braaten, Kalispell Qualifications (if required): swine producer		Governor	3/1/1999
Board of Optometry (Commerce) Ms. Charliene Staffanson, Deer Lodge Qualifications (if required): public member		Governor	4/3/1999

VACANCIES ON BOARDS AND COUNCILS -- FEBRUARY 1, 1999 through APRIL 30, 1999

Board/current position holder	Appointed by	Zerm end
Board of Public Education (Education) Mr. Wilbur Anderson, Dillon Qualifications (if required): Democrat from First Congressional District	Governor ssional Distri	2/1/1999 ict
Executive Board of Montana College of Mineral Science and Technology Ms. Constance B. Lord, Philipsburg Qualifications (if required): public member		(Education) 4/15/1999
Executive Board of Montana State University (Education) Mr. Jim Sites, Billings Qualifications (if required): public member	Governor	4/15/1999
Mr. Todd Murphy, Clancy Qualifications (if required): public member	Governor	4/15/1999
Executive Board of Northern Montana College (Education) Mr. David G. Rice, Havre Qualifications (if required): public member	Governor	4/15/1999
Executive Board of University of Montana (Education) Colonel Sam A. Roberts, Missoula Qualifications (if required): public member	Governor	4/15/1999
Executive Board of Western Montana College (Education) Mr. Kelly Flynn, Townsend Qualifications (if required): public member	Governor	4/15/1999
<pre>Independent Living Advisory Council (Public Health and Human Services) Ms. Kris Kleinschmidt, Great Falls Qualifications (if required): none specified</pre>	man Services) Director	2/1/1999

VACANCIES ON BOARDS AND COUNCILS -- FEBRUARY 1, 1999 through APRIL 30, 1999

Board/current_position_holder	Appointed by	y Term end
sory Council	(Natural Resources and Conservation)	ation)
Ms. Diame branat, Grasgow Qualifications (if required): public member	TOTTENOS	661/52/7
Mr. Don Pfau, Lewistown Qualifications (if required): public member	Governor	2/25/1999
Mr. Bud Clinch, Helena Qualifications (if required): Director of the Department of Natural Conservation		2/25/1999 Resources and
Mr. Chuck Carlson, Fort Peck Qualifications (if required): public member	Governor	2/25/1999
Mr. Jim Rector, Glasgow Qualifications (if required): public member	Governor	2/25/1999
Mr. Ron Miller, Glasgow Qualifications (if required): public member	Governor	2/25/1999
Mr. Steve Page, Glasgow Qualifications (if required): public member	Governor	2/25/1999
Mr. Tom Huntley, Sidney Qualifications (if required): public member	Governor	2/25/1999
Mr. John Foster, Lewistown Qualifications (if required): public member	Governor	2/25/1999
Mr. Boone A. Whitmer, Wolf Point Qualifications (if required): public member	Governor	2/25/1999

VACANCIES ON BOARDS AND COUNCILS -- FEBRUARY 1, 1999 through APRIL 30, 1999

Board/current position holder		Appointed by	Term end
Public Employees' Retirement Board (Administration) Ms. Jean Thompson, Billings Qualifications (if required): active member of Publ	<pre>ard (Administration)</pre>	Governor Loyees' Retirement	4/1/1999 Board
State Compensation Mutual Insurance Fund Ms. Laurie Shadoan, Bozeman Qualifications (if required): representat	ance Pund (Administration) Governor representative of private enterprise	Governor nterprise	4/28/1999
Mr. Tom Horn, Cohagen Qualifications (if required): rep	Governor representing state fund policyholders	Governor cyholders	4/28/1999
Mr. Dale Mahlum, Bigfork Qualifications (if required): rep	Gov representing private enterprise	Governor rise	4/28/1999
Vocational Rehabilitation Advisory Council Mr. Bill Jones, Great Falls Qualifications (if required): none specif	ė.	(Public Health and Human Services) Director d	4/15/1999
<pre>Mr. Scotty MacLeod, Billings Qualifications (if required): no</pre>	none specified	Director	4/15/1999
Ms. JoAnn Null, Great Falls Qualifications (if required): no	none specified	Director	4/28/1999
Whirling Disease Task Force (Fis) Mr. Jim Ahrens, Helena Qualifications (if required): pu	(Fish, Wildlife and Parks) public member	Governor	2/7/1999
Sen. Mike Halligan, Missoula Qualifications (if required): pul	$ exttt{public}$ membe r	Governor	2/7/1999
Mr. Pat Graham, Helena Qualifications (if required): pul	public member	Governor	2/7/1999

VACANCIES ON BOARDS AND	COUNCILS FE	VACANCIES ON BOARDS AND COUNCILS FEBRUARY 1, 1999 through APRIL 30, 1999	30, 1999
Board/current position holder		Appointed by	Term end
Whirling Disease Task Force Mr. John Bailey, Livingston Oualifications (if required):	(Fish, Wildlife oublic member	(Fish, Wildlife and Parks) cont. Governor	2/7/1999
Mr. Robin Cunningham, Gallatin Qualifications (if required):		Governor	2/7/1999
Rep. Karl Ohs, Harrison Qualifications (if required):	public member	Governor	2/7/1999
Mr. Roger Nelson, Livingston Qualifications (if required):	public member	Governor	2/7/1999
Dr. Marshall Bloom, Hamilton Qualifications (if required):	public member	Governor	2/7/1999
Mr. Bud Lilly, Bozeman Qualifications (if required):	public member	Governor	2/7/1999
Mr. Dud Lutton, Helena Qualifications (if required):	public member	Governor	2/7/1999
Mr. Art Neill, Butte Qualifications (if required):	public member	Governor	2/7/1999
Ms. Chris Somers, Butte Qualifications (if required):	public member	Governor	2/7/1999
Ms. Marsha "Josh" Turner, Helena Qualifications (if required): p	na public member	Governor	2/7/1999
Mr. Frank Cooper, Helena Qualifications (if required):	public member	Governor	2/7/1999

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App	and Parks) con						***C5
Board/current position holder	Whirling Disease Task Force (Fish, Wildlife and Parks) cont. Dr. John Duffield, Ph.D., Missoula Qualifications (if required): public member	Mr. John Etgen, Belgrade Qualifications (if required): public member	Dr. Willard O. Granath, Jr., Missoula Qualifications (if required): public member	Mr. Fred M. Stowell, Missoula Qualifications (if required): public member	Dr. William Tietz, Ph.D., Bozeman Qualifications (if required): public member	Mr. Richard J. Wesnick, Billings Qualifications (if required): public member	Mr Bob Wiltshire Livingston