SENATE BILL NO. 102

INTRODUCED BY BLAYLOCK

IN THE SENATE

January	14,	1985	Introduced and referred to Committee on Local Government.
January	22,	1985	Committee recommend bill do pass. Report adopted.
January	23,	1985	Bill printed and placed on members' desks.
January	24,	1985	Second reading, do pass.
January	25,	1985	Considered correctly engrossed.
January	26,	1985	Third reading, passed. Ayes, 46; Noes, 0.
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IN THE HOUSE

January 28, 1985	Introduced and referred to Committee on Local Government.
March 13, 1985	Committee recommend bill be concurred in. Report adopted.
March 16, 1985	Second reading, concurred in.
March 18, 1985	Third reading, concurred in.
	Returned to Senate.

IN THE SENATE

March 18, 1985	Received from House.
March 19, 1985	Sent to enrolling.
	Reported correctly enrolled.

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4	A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISE THE TYPE OF
5	DOCUMENTATION REQUIRED FOR PRESENTATION OF CLAIMS AGAINST
6	MUNICIPALITY; AMENDING SECTION 7-6-4301, MCA."
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	Section 1. Section 7-6-4301, MCA, is amended to read
10	"7-6-4301. Presentation of claims agains
11	municipality. (1) All accounts and demands against a city of
12	town must be presented to the council, duly itemized. These
13	claims must be presented with all necessary and proper
14	vouchers within 1 year from the date the same accrued. No
15	action may be maintained against the city or town for or or
16	account of any demand or claim against the city or town
17	until such demand or claim has first been presented to the
18	council.
19	(2) All-claims-against-a-city-ortownshallcontain
20	thefollowingstatement#Icertifythatthis-claim-is
21	correct-and-just-in-all-respects-and-that-payment-orcredit
22	hasnotbeenreceived0laims-need-not-be-accompanied-by
23	affidavit-by-the-partyorhisagent: Payment of claims
24	against a city or town may be authorized by the council
25	when:

1	(a) payee-signed claims have been issued to the city
2	or town and the payee has attested in the claim to its
3	accuracy and that he has not received the claimed amount; or
4	(b) the payee has provided the city or town with an
5	invoice or other document identifying the quantity and total
6	cost per item included on the invoice.
7	(3) All bills, claims, accounts, or charges for
8	materials of any kind that are purchased by and on behalf of
9	a city or town by its department heads or officers must be
0	reviewed by the city or town finance director or the city or
ı	town clerk before submission to the council.
2	(3)(4) Any claim or demand not so presented within
3	this the time provided in subsection (1) is forever barred,
4	and the council has no authority to allow any account or
5	demand not so presented."

-End-

APPROVED BY COMM. ON LOCAL GOVERNMENT

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A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISE THE TYPE OF DOCUMENTATION REQUIRED FOR PRESENTATION OF CLAIMS AGAINST A MUNICIPALITY; AMENDING SECTION 7-6-4301, MCA."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 7-6-4301, MCA, is amended to read:

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municipality. (1) All accounts and demands against a city or
town must be presented to the council, duly itemized. These
claims must be presented with all necessary and proper
vouchers within 1 year from the date the same accrued. No
action may be maintained against the city or town for or on
account of any demand or claim against the city or town
until such demand or claim has first been presented to the
council.

(2) All-claims-against-a-city-or--town--shall--contain the--following--statement:--#I--certify--that--this-claim-is correct-and-just-in-all-respects-and-that-payment-or--credit has--not--been--received;#-Claims-need-not-be-accompanied-by affidavit-by-the-party--or--his--agent: Payment of claims against a city or town may be authorized by the council when:

Montana Legislative Council

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