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## STATEMENT OF INTENT

A statement of intent is required for this bill because [section 1] grants rulemaking authority to the board of review established in 30-16-302 for the purpose of implementing a one-stop business licensing pilot project required by the 54th Legislature.

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

NEW SECTION. Section 1. Rulemaking. The board of review established in 30-16-302:
(1) shall adopt rules governing the identification and use of electronic forms of signature to fulfill licensing requirements for licensees included in this part;
(2) may adopt rules to establish the anniversary date for the renewal of licenses issued to licensees included in this part; and
(3) shall consult with the pertinent licensing agency before issuing rules concerning license renewal dates.

Section 2. Section 16-11-120, MCA, is amended to read:
"16-11-120. Cigarette licenses. Every wholesaler, subjobber, retailer, or cigarette vendor shall obtain a license from the department before engaging in the business of wholesaler, subjobber, retailer, or cigarette vendor. A separate application and a separate license required for each place of business owned, controlled, or operated by the wholesaler, subjobber, retailer, or cigarette vendor within the state of Montana. Application forms must include the type and general description of applicant organizations, names of all known owners, and other pertinent information as the department may require in regularly promulgated regutation rules. The department shall comply with rules issued by the board of review established in 30-16-302 with respect to the form of electronic verification of information required or acceptable for licensing purposes."

Section 3. Section 16-11-122, MCA, is amended to read:
"16-11-122. License fees -- renewal. (1) Each application for a wholesaler's license shatt must be accompanied by a fee of $\$ 50$.
(2) Each application for a subjobber's license shatt must be accompanied by a fee of $\$ 50$.
(3) Each application for a retailer's license shast be accompanied by a fee of $\$ 5$.
(4) The fees for the licenses in subsections (2) and (3) may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party.
(5) These licenses shat must be renewed annually on or before the anniversary date established by rule by the board of review established in 30-16-302 and upon payment of the annual fee thernand set forthabe and shall are effective for 1 year, without proration, and are not transferable."

Section 4. Section 30-12-203, MCA, is amended to read:
"30-12-203. Licensing of weighing devices. (1) A person may not knowingly operate or use an unlicensed weighing device in trade or commerce for ascertaining the weight of any commodity.
(2) A license must be obtained by making application to the department upon blank forms to be provided by the division of weights and measures. Each license must require at least one inspection per year.
(3) An application must be accompanied by the proper fee as established by this section except that fees may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party.

## WEIGHING DEVICES


(7) The fees must be deposited to the state special revenue fund of the department for use in the administration and enforcement of this part."

Section 5. Section 30-13-203, MCA, is amended to read:
"30-13-203. Application for registration of assumed business name. All persons A person transacting business in this state under an assumed business name shall register with the secretary of state, on forms furnished by the secretary of state or by electronic means established by the board of review established in 30-16-302, an application for registration of the assumed business name, including but not limited to the following information:
(1) the name and address, including the street name and number, of applicant;
(2) the complete name of the proposed assumed business name;
(3) date of first use, in commerce, of the proposed assumed business name;
(4) description of business transacted under the proposed assumed name; and
(5) the name of county or counties in which business is being transacted."

Section 6. Section 30-13-206, MCA, is amended to read:
"30-13-206. Term and renewal of assumed business name registration. (1) Registration of an assumed business name is effective for a term of 5 years from the date of registration. Upon application for renewal of registration on forms furnished by the secretary of state or by electronic means established by rule by the board of review established in $30-16-302$, the registration may be renewed for another 5 -year term.
(2) Not less than 90 days before the expiration date of registration of an assumed business name, the secretary of state shall notify the applicant of record of the pending expiration by addressing a notice to the last-known address of the applicant.
(3) (a) Subject to subsection (3)(b), if the applicant or person in whose name an assumed business name is registered fails to file an application for renewal with the secretary of state within a 90 -day period prior to the expiration date of the registration, the secretary of state shall cancel the registration.
(b) If a limited liability partnership fails to file an application for renewal with the secretary of state within a 90 -day period prior to the expiration date of the registration, the secretary of state shall again notify the limited liability partnership of the pending expiration and give the limited liability partnership an additional 90 days within which to renew its registration. If the limited liability partnership fails to renew its registration within the second 90 -day period, the secretary of state shall cancel the registration and the partnership is no longer a limited liability partnership."

Section 7. Section 30-13-210, MCA, is amended to read:
"30-13-210. Filing amendment to registration of assumed business name -- issuance of certificate
thereen. (1) One original and one copy of an amendment to the registration of an assumed business name-
 of state. The application for amended registration of an assumed business name shat must include but be is not limited to the following information:
(a) complete assumed business name prior to adoption of amendment;
(b) complete new assumed business name, if applicable;
(c) name and address of the registrant, including street name and number of the business office;
(d) if the name of any person having an interest in the business with a registered assumed business name is to be changed, the new name of the person having an interest in the business with such the
registered assumed business name;
(e) the name of the county or counties in which the name is being used;
(f) If there is a change in the identity of the county or counties or addition af a county or counties in which the assumed business name is being used or is to be used, the nametst of the new county or counties;
$(\mathrm{g})$ if a person or persons having an interest in a business with a registered assumed name withdraws or dies, a statement of sum that fact; and
(h) a statement that the amended registration of assumed business name supersedes the original registration and all amendments to the original registration.
(2) If the secretary of state finds that the application for amended registration of the assumed business name complies with this part, the secretary of state shall, when all fees have been paid as provided in this part:
(a) endorse on the original and the copy the word "filed" and the month, day, and year of the filing

## thereof;

(b) file the original in hif the secretary of state's office; and
(c) issue a certificate of amendment, to which the secretary of state shall affix the copy.
(3) The certificate of amendment, together with the copy of the amendment secfotary of state required in subsection (1), shat must be returned to the registrant.
(4) The failure of the registrant of an assumed business name to comply with the requirements of this section sellesults in the cancellation by the secretary of state of the registration."

Section 8. Section 30-13-217, MCA, is amended to read:
"30-13-217. Fees and charges to be established and collected by secretary of state. (1) The secretary of state shall by administrative rule establish, charge, and collect in accordance with the provisions of this part and commensurate with costs:
(a) fees for filing documents and issuing certificates; and
(b) miscellaneous charges.
(2) The secretary of state shall maintain records sufficient to support the fees and miscellaneous charges established under this section.
(3) In addition to the fees and charges in subsection (1), the secretary of state shall charge and
collect from each limited liability partnership a license fee of:
(a) \$50 at the time of registration under 30-13-203; and
(b) \$50 at the time of each renewal of registration under 30-13-206 through 30-13-208.
(4) Fees and charges established under this section may be paid by credit card and may be discounted for payment processing charges paid by the secretary of state to a third party."

Section 9. Section 30-16-103, MCA, is amended to read:
"30-16-103. Definitions. As used in this chapter, the following definitions apply:
(1) "Board of review" means the body established to provide policy direction to the department of revenue in designing and recommending to the legislature the implementation of a plan for a business registration and licensing system.
(2) "Department" means the department of commerce established in 2-15-1801.
(3) (a) "License" means the whole or part of any agency permit, license, certificate, approval, registration, or charter or any form or permission required by law or administrative rule to engage in any retail, wholesale, consumer service, manufacturing, or distributing activity.
(b) License does not include licenses, permits, or registrations issued under Title 30, chapter 10, parts 1 through 3, Title 33, Title 37, and Title 75, which are excluded from the coverage of this chapter.
(4) "Person" means an individual, sole proprietorship, partnership, association, cooperative, limited liability company, corporation, nonprofit organization, state or local government agency, or any other organization required to register with the state to do business in Montana and to obtain one or more licenses from the state or any of its agencies.
(5) "Plan" means the business registration and licensing system and the procedures developed by the board of review wis that are under the administrative control of the department of revenue."

Section 10. Section 30-16-301, MCA, is amended to read:
"30-16-301. Business registration and licensing plan -- duties administration. H) Before-danuary 1,-1907, the department shall-devolop-a-plan:
fat to establich aninfermationservieo dotailing atl state lieonoes that arorequired in order to engage in busines in Montant and the loeationc-for-applying for theso lieenses; and
(b) for a uniform-method by which all state ageneies may-identify businesses.
(2) The method chevelopec-uAder-subsection (1) 1 bl must inelude a phased approach to:
(a) eomptete a-requifements analysic andspoeifieatien doeument, ifneluding an-averviev-systoms tesign;
(b) complete a detailed requifenfents afatysis, ineluding a generat systems design;
fot establish-interagenoy proedures for effectuatifg the plan:
(d) select these-licenses that will be-ineludedin the initialimplementetion of the plan and the date
afflmanfer iff-which-the lieefyes-will be-integrated inte-the plan; and
(8) eomplete a-oost bemefit-analysis of the-fint-implementation of the plan.
(3). The department-shall on danuary 2,-1997, reeofnffend to the-legistature any stattitery of bedgetary changes for implementing the-plan.

44 Eqeh state agency shalt review its licenses and reeommend to the legistattre-on dantuary 2 , 7997, theselieenses that sheuldhe-diminated of censelidated-and-justify these that sheuld beretained.
( 6 (1) The provision of [section 11, 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, 30-13-210, 30-13-217, 50-50-201, 50-50-203, 50-50-205, 50-50-207, 50-50-214, 80-7-106, 81-9-201, 81-20-201, and 82-15-105 constitute a means of implementing a preliminary plan for streamlined registration and licensing procedures. [Section 1], 16-11-120, 16-11-122, 30-12-203, 30-13-203. $30-13-206,30-13-210,30-13-217,50-50-201,50-50-203,50-50-205,50-50-207,50-50-214,80-7-106$ 81-9-201, 81-20-201, and 82-15-105 provide that certain licenses selected by the board of review must allow for:
(a) an anniversary date for license renewal that is set by the board of review;
(b) an electronic means of verifying the information required in the license application; and
(c) credit card discounts in relation to fees required for licensure.
(2) The department of revenue shall designate a deputy director in charge of administering the plan whose duties include those of executive secretary of the board of review."

Section 11. Section 30-16-302, MCA, is amended to read:
"30-16-302. Board of review. (1) There is a board of review. The board of review's duty is to provide policy direction to the department of revenue in the establishment and operation of the system. The board of review includes the directors of the departments of agriculture, commerce, environmental

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Legislative
    Services
    Division
quality, revenue, justice, and public health and human services, the secretary of state, the director of the office of budget and program planning, the commissioner of labor and industry, the president of the senate or a designee, and the speaker of the house or a designee.
(2) The governor shall appoint a presiding officer from among the members of the board of review.
(3) The board of review shall meet at the call of the presiding officer at least once each calendar quarter to:
(a) establish interagency policy and guidelines for the plan;
(b) review the findings, status, and problems of system operations and recommend courses of action;
(c) receive reports from industry and agency task forces that the board of review may request to inquire into particular issues; and
(d) recommend, in questionable cases, whether a particular license falls within the scope of this chapter.
(4) In developing a recommended plan for streamlined registration and licensing procedures, the board of review shall consider the experience gained from the consolidated employer registration process implemented by the department of revenue and the department of labor and industry."

Section 12. Section 50-50-201, MCA, is amended to read:
"50-50-201. License required. (1) Except as provided in 50-50-202, a person operating an establishment shall procure an annual license from the department.
(2) A separate license is required for each establishment, but if more than one type of establishment is operated on the same premises and under the same management, only one license is required.
(3) Only one license is required for a person owning and operating one or more vending machines.
(4) Before a lieene may bo issued by the department it must be valideted by the locat health effieer, or if there is no toal hoalth offieor the-sanitarian, in theounty where the establichmiont is located A license issued by the department is not valid unless signed in accordance with 50-50-214."

Section 13. Section 50-50-203, MCA, is amended to read:
"50-50-203. Application for license. An application for a license is made to the department on

Division
forms and contains information required by the department or is an application for a license that is in compliance with rules established by the board of review established in 30-16-302."

Section 14. Section 50-50-205, MCA, is amended to read:
"50-50-205. License fee .- late tee -. preemption of local authority .- exception. (1) For each license issued, the department shall collect a fee of \(\$ 60\). It shall deposit \(85 \%\) of the fees collected under this section into the local board inspection fund account created in 50-2-108, \(7.5 \%\) of the fees into the general fund, and \(7.5 \%\) of the fees into the account provided for in 50-50-216.
(2) In addition to the license fee required under subsection (1), the department shall collect a late fee from any licensee who has failed to submit a license renewal fee prior to the expiration of the licensee's current license and who operates an establishment governed by this part in the next licensing year. The late fee is \(\$ 25\) and must be deposited in the account provided for in 50-50-216.
(3) A county or other local government may not impose an inspection fee or charge in addition to the fee provided for in subsection (1) unless a violation of this chapter or rule persists and is not corrected after two visits to the establishment.
(4) The fees in subsections (1) and (2) may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. However, the discounting of license fees may not reduce the fees paid into the local board inspection fund account established in 50-2-108."

Section 15. Section 50-50-207, MCA, is amended to read:
"50-50-207. Expiration date of license. (1) Except as provided in subsection \{2), licenses expire on December 31 following the date of issue unless canceled for cause.
(2) License renewals provided for in 16-11-122, 30-12-203, 50-50-207, 80-7-106, and 82-15-105 expire on the anniversary date established by rule by the board of review established in 30-16-302."

Section 16. Section 50-50-214, MCA, is amended to read:
"50-50-214. Notification of and validation by local health officer. (1) A license issued by the department under this chapter is not valid until signed by the local health officer in the county where the establishment is located or until the license is otherwise verified in accordance with rules established by the board of review established in 30-16-302.
(2) The local health officer shall, within 15 days after the department has notified the local health officer of its decision to issue a license under this chapter, make a final decision on whether the license will be validated.
(3) Failure of the local health officer to validate the license within 15 days after its receipt is a refusal."

Section 17. Section 80-7-106, MCA, is amended to read:
"80-7-106. License required -- application and payment of license fee. (1) A firm engaging in the business of selling or distributing nursery stock in this state shall obtain a license for each nursery from the department.
(2) The license must be in the name of the firm seeking the license and expires on Deember 31 the anniversary date established by rule by the board of review established in 30-16-302 following the date of isque. The applicant shall provide information that the department finds necessary to carry out the provisions and purposes of this chapter and in the form determined by rule by the board of review established in 30-16-302.
(3) (a) A nursery that earns less than \(\$ 1,000\) in gross annual sales of nursery stock and that submits a notarized affidavit to that effect to the department is exempt from licensing.
(b) A nursery that earns \(\$ 1,000\) but less than \(\$ 3,000\) in gross annual sales of nursery stock and that submits a notarized affidavit to that effect to the department shall pay a license fee of \(\$ 30\).
(c) A nursery that earns \(\$ 3,000\) or more in gross annual sales of nursery stock shall pay a license fee of \(\$ 95\)
(4) A new applicant or a firm failing to renew a license by danary 1 of yeaf on before the annual anniversary date provided for in subsection (2) shall pay an additional nonrefundable application fee of \(\$ 25\) for each license.
(5) An out-of-state firm that imports nursery stock into Montana for resale by a licensed Montana nursery is not required to obtain a license if the firm is licensed in the state of origin of the nursery stock and if that state extends a similar exemption to Montana firms.
(6) If the department determines that the revenue from the license fee is inadequate to accomplish the purposes of this chapter, the department may by rule increase the fee.
(7) The fees required by the provisions of this section may be paid by credit card and may be
discounted for payment processing charges paid by the department to a third party."

Section 18. Section 81-9-201, MCA, is amended to read:
"81-9-201. Meat establishment license -- fees and renewals. (1) It is unlawful for a person, firm, or corporation to engage in the business of slaughtering livestock or poultry or processing, storing, or wholesaling the meat products of either without having a license issued by the department. The department shall establish an annual fee for a license issued under this section, to be paid into the state special revenue fund for the use of the department.
(2) All licenses expire each year on the anniversary date established by rule by the board of review established in 30-16-302 in whey are issued and shat must be renewed by the department on request of the licensee. However, when the department finds that the establishment for which the license is issued is not conducted in accordance with the rules and orders of the board made under 81-2-102, the department shall revoke the license and may not renew it until the establishment is in a sanitary condition in accordance with department rules.
(3) A person, firm, or corporation violating this section or any rule or order promulgated by authority of 81-2-102 is guilty of a misdemeanor and upon conviction shall be fined not more than \(\$ 500 . "\)

Section 19. Section 81-20-201, MCA, is amended to read:
"81-20-201. Egg dealer's and egg grader's licenses -- fee. (1) Ne A person may not buy, seli, or deal in eggs without first obtaining a license from the department of livestock for each establishment at which business is conducted. A licensee shall send to the department the reports that are requested by the department. The department shall establish a license fee for dealers buying eggs for saie at retail and for dealers buying eggs for resale at wholesale. All licenses must be posted in a conspicuous place in each place of business. Licenses expire an each year on the anniversary date established by rule by the board of review established in 30-16-302 ean year after the date of isstance.
(2) A person buying, selling, or dealing in eggs, a major portion of which are produced by the person's own fowl, or in amounts less than an average of 25 cases per month, is exempt from the requirements of this section.
(3) Wholesale and retail dealers who handle more than 25 cases of eggs per month supplying eggs
to consumers must, when selling candled eggs, sell only eggs candled by or under the supervision of experienced and licensed graders. The department shall establish a fee for a grader's license. All candlers and graders must pass an examination required by the department. The license expires Aarch 34 each vear on the anniversary date established by rule by the board of review established in 30-16-302 the date of isstance."

Section 20. Section 82-15-105, MCA, is amended to read:
"82-15-105. Licenses and fees -- status of license on transfer of ownership. (1) A petroleum dealer or liquefied petroleum dealer may not do business in this state until licensed by the department. The license must be obtained by the dealer by making application to the department upon blank forms provided by the department. A dealer who has not been issued a license and who is found selling, offering for sale, delivering, or distributing petroleum products shall upon conviction be punished as provided by this part.
(2) The department shall adopt rules establishing license fees based upon the measuring devices used by the dealer. The fees may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. The fees must be deposited in the state special revenue fund of the department for use in administrating and enforcing this part.
(3) All licenses are annual and expire on Doember 37 the anniversary date established by rule by the board of review established in 30-16-302 of weaf. There is an additional charge of \(50 \%\) on all license fees that are not paid before March 1 of each year in which the vehicle tank, meter, or measuring device is in use. If the fee is not paid, the equipment must be sealed and removed from service by the department. It is unlawful for anyone to use a device removed from service or to break the seal until all fees have been paid.
(4) If ownership of a measuring device changes and the device:
(a) remains at the same location, the license transfers to the new owner and remains in effect until December 31 of that year;
(b) is moved to a new location, the license is void, and the new owner shall:
(i) apply for a new license that will expire on the anniversary date of that year, as provided in subsection (3); and
(ii) pay the applicable fees."

NEW SECTION. Section 21. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 30, chapter 16, part 1, and the provisions of Title 30, chapter 16, part 1, apply to [section 1].

NEW SECTION. Section 22. Coordination instruction. If Senate Bill No. 61 and [this act] are both passed and approved, then the language in 50-50-207 must read as follows:
"50-50-207. Expiration date of license. (1) Except as provided in subsections (2) and (3), each exptre license expires on December 31 following the date of issue unless canceled for cause.
(2) Except as provided in subsections (1) and (3), the department may amend or issue licenses to provide for staggered license expiration dates. The department may provide for initial license terms of greater than 12 months but not more than 23 months in adopting staggered license expiration dates, and the license fee must be prorated accordingly. Upon expiration of a license that has been amended or issued to provide a term of greater than 12 months and subsequent payment of the required license fee, the license must be renewed for a period of 12 months commencing on the day following the expiration date of the amended or issued license.
(3) License renewals provided for in 16-11-122, 30-12-203, 50-50-207, 80-7-106, 81-9-201, and 82-15-105 expire on the anniversary date established by rule by the board of review established in 30-16-302."

END-

Fiscal Note for HB0391, as introduced

DESCRIPTION OF PROPOSED LEGISLATION:
An act implementing the one-stop business licensing pilot project; providing that certain licensee renewal dates be an anniversary date established by rule; granting authority to the board of review to adopt rules governing the use of electronic means of verifying information required for licensure; allowing certain licensees to pay fees by credit card and allowing relevant licensing agencies to discount fees accordingly; designating the department of revenue as the agency responsible for administering the licensing pilot project.

\section*{ASSUMPTIONS:}

\section*{Department of Revenue:}
1. A pilot program for one-stop grocery store business licenses will be administered through the Department of Revenue beginning in fiscal year 1998.
2. Funding for the pilot project is requested as a new proposal in the Department of Commerce in the Governor's Executive Budget. The bill designates the Department of Revenue as the responsible agency. The request in the Executive Budget is funded by the general fund and includes \(1.13 \mathrm{FTE}(0.75 \mathrm{FTE}\) grade 16 and 0.38 FTE grade 10) and a total of \(\$ 176,455\) for personal services, systems development, and equipment in fiscal year 1998 and 1.50 FTE ( 1.00 FTE grade 16 and 0.50 FTE grade 10 ) and a total of \(\$ 63,496\) for personal services, operating expenses, and equipment in fiscal year 1999.

\section*{Secretary of State's Office:}
3. It is assumed that the secretary of state continues the authority to charge fees commensurate with the cost of providing credit card service for payment for the application of an assumed business name with the office.
4. Revenue from the application for an assumed business name is not transferred from the office of the Secretary of State to another agency.
5. The Office of the Secretary of State anticipates no fiscal impact.

EISCAL IMPACT:
Department of Revenue: (as shown in the Executive Budget for Dept. of Commerce)
\begin{tabular}{|c|c|c|}
\hline & FY98 & FY99 \\
\hline Expenditures: & Difference & Difference \\
\hline FTE & 1.13 & 1.50 \\
\hline Personal services & 36,662 & 50,16? \\
\hline Operating expenses & 129.833 & 10,329 \\
\hline Equipment & 10,000 & 3,000 \\
\hline Total & 176,455 & 63,496 \\
\hline Funding: & & \\
\hline General fund (01) & 176,455 & 63,496 \\
\hline
\end{tabular}


Fiscal Note for HBO 391 , as introduced
\(H B 391\)

HOUSE BILL NO. 391
INTRODUCED BY ROSE, WISEMAN, PECK, BOHLINGER, WALTERS, HAYNE, GRINDE, DENNY, MARSHALL

\begin{abstract}
A BILL FOR AN ACT ENTITLED: "AN ACT IMPLEMENTING THE ONE-STOP BUSINESS LICENSING PILOT PROJECT; PROVIDING THAT CERTAIN LICENSEE RENEWAL DATES BE AN ANNIVERSARY DATE ESTABLISHED BY RULE; GRANTING AUTHORITY TO THE BOARD OF REVIEW TO ADOPT RULES GOVERNING THE USE OF ELECTRONIC MEANS OF VERIFYING INFORMATION REQUIRED FOR LICENSURE; ALLOWING CERTAIN LICENSEES TO PAY FEES BY CREDIT CARD AND ALLOWING RELEVANTLICENSING AGENCIES TO DISCOUNT FEES ACCORDINGLY; DESIGNATING THE DEPARTMENT Of REVENUE AS THE AGENCY RESPONSIBLE FOR ADMINISTERING THE LICENSING PILOT PROJECT; AND AMENDING SECTIONS 16-11-120, \(16-11-122,30-12-203,30-13-203,30-13-206,30-13-210\), \(30-13-217,50-50-201,50-50-203,50-50-205,50-50-207,50-50-214,80-7 \cdot 106,81-9-201,81-20-201\), AND 82-15-105, MCA."
\end{abstract}

\section*{STATEMENT OF INTENT}

A statement of intent is required for this bill because [section 1] grants rulemaking authority to the board of review established in 30-16-302 for the purpose of implementing a one-stop business licensing pilot project required by the 54th Legislature.
be it enacted by the legislature of the state of montana:

NEW SECTION. Section 1. Rulemaking. The board of review established in 30-16-302:
(1) shall adopt rules governing the identification and use of electronic forms of signature to fulfill licensing requirements for licensees included in this part;
(2) may adopt rules to establish the anniversary date for the renewal of licenses issued to licensees included in this part; and
(3) shall consult with the pertinent licensing agency before issuing rules concerning license renewal dates.

Section 2. Section 16-11-120, MCA, is amended to read:
"16-11-120. Cigarette licenses. Every wholesaler, subjobber, retailer, or cigarette vendor shall obtain a license from the department before engaging in the business of wholesaler, subjobber, retailer, or cigarette vendor. A separate application and a separate license required for each place of business owned, controlled, or operated by the wholesaler, subjobber, retailer, or cigarette vendor within the state of Montana. Application forms must include the type and general description of applicant organizations, names of all known owners, and pertinent information as the department may require in regularly promulgated regules. The department shall comply with rules issued by the board of review established in 30-16-302 with respect to the form of electronic verification of information required or acceptable for licensing purposes."

Section 3. Section 16-11-122, MCA, is amended to read:
"16-11-122. License fees -- renewal. (1) Each application for a wholesaler's license shatt must be accompanied by a fee of \(\$ 50\).
(2) Each application for a subjobber's license shat must be accompanied by a fee of \(\$ 50\).
(3) Each application for a retailer's license shat must be accompanied by a fee of \(\$ 5\).
(4) The fees for the licenses in subsections (2) and (3) may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party.
(5) These licenses must be renewed annually on or before the anniversary date established by rule by the board of review established in 30-16-302 and upon payment of the annual fee set forthe and she are effective for 1 year, without proration, and are not transferable."

Section 4. Section 30-12-203, MCA, is amended to read:
"30-12-203. Licensing of weighing devices. (1) A person may not knowingly operate or use an unlicensed weighing device in trade or commerce for ascertaining the weight of any commodity.
(2) A license must be obtained by making application to the department upon blank forms to be provided by the division of weights and measures. Each license must require at least one inspection per year.
(3) An application must be accompanied by the proper fee as established by this section except that fees may be paid by credit card and may be discounted for payment processing charges paid by the

\section*{department to a third party.}

\section*{WEIGHING DEVICES}
Capacity Fees
499 pounds or less . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \(\$ 12.00\)
500 pounds through 1,999 pounds . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 20.00
2,000 pounds through 7,999 pounds . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 40.00
8,000 pounds through 60,000 pounds . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 100.00
60,001 pounds or more . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 175.00
(4) The capacity of a weighing device must be determined by the manufacturer's rated capacity.
(5) All licenses must be annual and expire on 37 the anniversary date established by rule by the board of review established in 30-16-302.
(6) A late renewal fee equal to \(50 \%\) of the renewal license fee established in subsection (3) must be assessed if the fee is not paid before duly the first day of the sixth month of the year in which the license fee is due. A person failing to pay the renewal license fee before duly the first day of the sixth month of the year in which the license fee is due forfeits the right to use the weighing device, and it must be taken out of service by the division of weights and measures until the renewal fee and late renewal fee are paid.
(7) The fees must be deposited to the state special revenue fund of the department for use in the administration and enforcement of this part."

Section 5. Section 30-13-203, MCA, is amended to read:
"30-13-203. Application for registration of assumed business name. All persons A person transacting business in this state under an assumed business name shall ecute and file-wister with the secretary of state, on forms furnished by the secretary of state or by electronic means established by the board of review established in 30-16-302, an application for registration of the assumed business name, including but not limited to the following information:
(1) the name and address, including the street name and number, of applicant;
(2) the complete name of the proposed assumed business name;
(3) date of first use, in commerce, of the proposed assumed business name;
(4) description of business transacted under the proposed assumed such name; and
(5) the name of county or counties in which business is being transacted."

Section 6. Section 30-13-206, MCA, is amended to read:
"30-13-206. Term and renewal of assumed business name registration. (1) Registration of an assumed business name is effective for a term of 5 years from the date of registration. Upon application for renewal of registration on forms furnished by the secretary of state or by electronic means established by rule by the board of review established in 30-16-302, the registration may be renewed for another 5-year term.
(2) Not less than 90 days before the expiration date of registration of an assumed business name, the secretary of state shall notify the applicant of record of the pending expiration by addressing a notice to the last-known address of the applicant.
(3) (a) Subject to subsection (3)(b), if the applicant or person in whose name an assumed business name is registered fails to file an application for renewal with the secretary of state within a 90-day period prior to the expiration date of the registration, the secretary of state shall cancel the registration.
(b) If a limited liability partnership fails to file an application for renewal with the secretary of state within a 90 -day period prior to the expiration date of the registration, the secretary of state shall again notify the limited liability partnership of the pending expiration and give the limited liability partnership an additional 90 days within which to renew its registration. If the limited liability partnership fails to renew its registration within the second 90-day period, the secretary of state shall cancel the registration and the partnership is no longer a limited liability partnership."

Section 7. Section 30-13-210, MCA, is amended to read:
"30-13-210. Filing amendment to registration of assumed business name -- issuance of certificate thereon. (1) One original and one copy of an amendment to the registration of an assumed business name-
 of state. The application for amended registration of an assumed business name shatt must include but net be is not limited to the following information:
(a) complete assumed business name prior to adoption of amendment;
(b) complete new assumed business name, if applicable;
(c) name and address of the registrant, including street name and number of the business office;
(d) if the name of any person having an interest in the business with a registered assumed business name is to be changed, the new name of the person having an interest in the business with the registered assumed business name;
(e) the name of the county or counties in which the name is being used;
(f) if there is a change in the identity of the county or counties or addition of a county or counties in which the assumed business name is being used or is to be used, the namefot of the new county or counties;
(g) if a person or persons having an interest in a business with a registered assumed name withdraws or dies, a statement of that fact; and
(h) a statement that the amended registration of assumed business name supersedes the original registration and all amendments to the original registration.
(2) If the secretary of state finds that the application for amended registration of the assumed business name complies with this part, the secretary of state shall, when all fees have been paid as provided in this part:
(a) endorse on the original and the copy the word "filed" and the month, day, and year of the filing thereef;
(b) file the original in his the secretary of state's office; and
(c) issue a certificate of amendment, to which the secretary of state shall affix the copy.
(3) The certificate of amendment, together with the copy of the amendment secetary of state required in subsection (1), shat must be returned to the registrant.
(4) The failure of the registrant of an assumed business name to comply with the requirements of this section shall results in the cancellation by the secretary of state of the registration."

Section 8. Section 30-13-217, MCA, is amended to read:
"30-13-217. Fees and charges to be established and collected by secretary of state. (1) The secretary of state shall by administrative rule establish, charge, and collect in accordance with the provisions of this part and commensurate with costs:
(a) fees for filing documents and issuing certificates; and
(b) miscellaneous charges.
(2) The secretary of state shall maintain records sufficient to support the fees and miscellaneous
charges established under this section.
(3) In addition to the fees and charges in subsection (1), the secretary of state shall charge and collect from each limited liability partnership a license fee of:
(a) \(\$ 50\) at the time of registration under 30-13-203; and
(b) \$50 at the time of each renewal of registration under 30-13-206 through 30-13-208.
(4) Fees and charges established under this section may be paid by credit card and may be discounted for payment processing charges paid by the secretary of state to a third party."

Section 9. Section 30-16-103, MCA, is amended to read:
"30-16-103. Definitions. As used in this chapter, the following definitions apply:
(1) "Board of review" means the body established to provide policy direction to the department of revenue in designing and recommending to the legislature the implementation of a plan for a business registration and licensing system.
(2) "Department" means the department of commerce established in 2-15-1801.
(3) (a) "License" means the whole or part of any agency permit, license, certificate, approval, registration, or charter or any form or permission required by law or administrative rule to engage in any retail, wholesale, consumer service, manufacturing, or distributing activity.
(b) License does not include licenses, permits, or registrations issued under Title 30, chapter 10 , parts 1 through 3, Title 33, Title 37, and Title 75, which are excluded from the coverage of this chapter.
(4) "Person" means an individual, sole proprietorship, partnership, association, cooperative, limited liability company, corporation, nonprofit organization, state or local government agency, or any other organization required to register with the state to do business in Montana and to obtain one or more licenses from the state or any of its agencies.
(5) "Plan" means the business registration and licensing system and the procedures developed by the board of review is that are under the administrative control of the department of revenue."

Section 10. Section 30-16-301, MCA, is amended to read:
" 30-16-301. Business registration and licensing plan -- duties administration. (1) Beforedant 1, 1997, the-department-shall peplan:

(a) an anniversary date for license renewal that is set by the board of review;
(b) an electronic means of verifying the information required in the license application; and
(c) credit card discounts in relation to fees required for licensure.
(2) The department of revenue shall designate a deputy director in charge of administering the plan whose duties include those of executive secretary of the board of review."

Section 11. Section 30-16-302, MCA, is amended to read:
"30-16-302. Board of review. (1) There is a board of review. The board of review's duty is to
provide policy direction to the department of revenue in the establishment and operation of the system. The board of review includes the directors of the departments of agriculture, commerce, environmental quality, revenue, justice, and public health and human services, the secretary of state, the clirector of the office of budget and program planning, the commissioner of labor and industry, the president of the senate or a designee, and the speaker of the house or a designee.
(2) The governor shall appoint a presiding officer from among the members of the board af review.
(3) The board of review shall meet at the call of the presiding officer at least once each calendar quarter to:
(a) establish interagency policy and guidelines for the plan;
(b) review the findings, status, and problems of system operations and recommend courses of action;
(c) receive reports from industry and agency task forces that the board of review may request to inquire into particular issues; and
(d) recommend, in questionable cases, whether a particular license falls within the scope of this chapter.
(4) In developing a recommended plan for streamlined registration and licensing procedures, the board of review shall consider the experience gained from the consolidated employer registration process implemented by the department of revenue and the department of labor and industry."

Section 12. Section 50-50-201, MCA, is amended to read:
"50-50-201. License required. (1) Except as provided in 50-50-202, a person operating an establishment shall procure an annual license from the department.
(2) A separate license is required for each establishment, but if more than one type of establishment is operated on the same premises and under the same management, only one license is required.
(3) Only one license is required for a person owning and operating one or more vending machines.
(4) Befere a-lieense-may be-issued by the department it must be-validated by the locat health officer, of if there is ne oratheath officer the-sanitarian, in the ceunty-whe the stablishment is-located A license issued by the department is not valid unless signed in accordance with 50-50-214."

Section 13. Section 50-50-203, MCA, is amended to read:
"50-50-203. Application for license. An application for a license is made to the department on forms and contains information required by the department or is an application for a license that is in compliance with rules established by the board of review established in 30-16-302."

Section 14. Section 50-50-205, MCA, is amended to read:
"50-50-205. License fee -- late fee -- preemption of local authority -- exception. (1) For each license issued, the department shall collect a fee of \(\$ 60\). It shall deposit \(85 \%\) of the fees collected under this section into the local board inspection fund account created in 50-2-108, 7.5\% of the fees into the general fund, and \(7.5 \%\) of the fees into the account provided for in 50-50-216.
(2) In addition to the license fee required under subsection (1), the department shall collect a late fee from any licensee who has failed to submit a license renewal fee prior to the expiration of the licensee's current license and who operates an establishment governed by this part in the next licensing year. The late fee is \(\$ 25\) and must be deposited in the account provided for in 50-50-216.
(3) A county or other local government may not impose an inspection fee or charge in addition to the fee provided for in subsection (1) unless a violation of this chapter or rule persists and is not corrected after two visits to the establishment.
(4) The fees in subsections (1) and (2) may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. However, the discounting of license fees may not reduce the fees paid into the local board inspection fund account established in 50-2-108."

Section 15. Section 50-50-207, MCA, is amended to read:
"50-50-207. Expiration date of license. (1) Except as provided in subsection (2), expire on December 31 following the date of issue unless canceled for cause.
(2) License renewals provided for in 16-11-122,30-12-203,50-50-207, 80-7-106, and 82-15-105 expire on the anniversary date established by ruie by the board of review established in 30-16-302."

Section 16. Section 50-50-214, MCA, is amended to read:
"50-50-214. Notification of and validation by local health officer. (1) A license issued by the department under this chapter is not valid until signed by the local health officer in the county where the

Division
establishment is located or until the license is otherwise VALIDATED BY THE LOCAL HEALTH OFFICER AND IS in accordance with rules established by the board of review established in 30-16-302.
(2) The local health officer shall, within 15 days after the department has notified the local health officer of its decision to issue a license under this chapter, make a final decision on whether the license will be validated.
(3) Failure of the local health officer to validate the license within 15 days after its receipt is a refusal."

Section 17. Section 80-7-106, MCA, is amended to read:
"80-7-106. License required -- application and payment of license fee. (1) A firm engaging in the business of selling or distributing nursery stock in this state shall obtain a license for each nursery from the department.
(2) The license must be in the name of the firm seeking the license and expires on Bu the anniversary date established by rule by the board of review established in 30-16-302 following the date ef-issue. The applicant shall provide information that the department finds necessary to carry out the provisions and purposes of this chapter and in the form determined by rule by the board of review established in 30-16-302.
(3) (a) A nursery that earns less than \(\$ 1,000\) in gross annual sales of nursery stock and that submits a notarized affidavit to that effect to the department is exempt from licensing.
(b) A nursery that earns \(\$ 1,000\) but less than \(\$ 3,000\) in gross annual sales of nursery stock and that submits a notarized affidavit to that effect to the department shall pay a license fee of \(\$ 30\).
(c) A nursery that earns \(\$ 3,000\) or more in gross annual sales of nursery stock shall pay a license fee of \(\$ 95\).
(4) A new applicant or a firm failing to renew a license by dafuafy-tof each year on before the annual anniversary date provided for in subsection (2) shall pay an additional nonrefundable application fee of \(\$ 25\) for each license.
(5) An out-of-state firm that imports nursery stock into Montana for resale by a licensed Montana nursery is not required to obtain a license if the firm is licensed in the state of origin of the nursery stock and if that state extends a similar exemption to Montana firms.
(6) If the department determines that the revenue from the license fee is inadequate to accomplish

Division
the purposes of this chapter, the department may by rule increase the fee.
(7) The fees required by the provisions of this section may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party."

Section 18. Section 81-9-201, MCA, is amended to read:
"81-9-201. Meat establishment license -- fees and renewals. (1) It is unlawful for a person, firm, or corporation to engage in the business of slaughtering livestock or poultry or processing, storing, or wholesaling the meat products of either without having a license issued by the department. The department shall establish an annual fee for a license issued under this section, to be paid into the state special revenue fund for the use of the department.
(2) All licenses expire each year on the anniversary date established by rule by the board of review established in 30-16-302 in when they are-issued and shall must be renewed by the department on request of the licensee. However, when the department finds that the establishment for which the license is issued is not conducted in accordance with the rules and orders of the board made under 81-2-102, the department shall revoke the license and may not renew it until the establishment is in a sanitary condition in accordance with department rules.
(3) A person, firm, or corporation violating this section or any rule or order promulgated by authority of \(81-2-102\) is guilty of a misdemeanor and upon conviction shall be fined not more than \(\$ 500\)."

Section 19. Section 81-20-201, MCA, is amended to read:
"81-20-201. Egg dealer's and egg grader's licenses -- fee. (1) No A person may not buy, sell, or deal in eggs without first obtaining a license from the department of livestock for each establishment at which business is conducted. A licensee shall send to the department the reports that are requested by the department. The department shall establish a license fee for dealers buying eggs for sale at retail and for dealers buying eggs for resale at wholesale. All licenses must be posted in a conspicuous place in each place of business. Licenses expire each year on the anniversary date established by rule by the board of review established in 30-16-302 after the dater isfure.
(2) A person buying, selling, or dealing in eggs, a major portion of which are produced by this the person's own fowl, or in amounts less than an average of 25 cases per month, is exempt from the
requirements of this section.
(3) Wholesale and retail dealers who handle more than 25 cases of eggs per month supplying eggs to consumers must, when selling candled eggs, sell only eggs candled by or under the supervision of experienced and licensed graders. The department shall establish a fee for a grader's license. All canders and graders must pass an examination required by the department. The license expires Amea 37 each vear on the anniversary date established by rule by the board of review established in 30-16-302 after thedaterfisguane."

Section 20. Section 82-15-105, MCA, is amended to read:
"82-15-105. Licenses and fees -- status of license on transfer of ownership. (1) A petroleum dealer or liquefied petroleum dealer may not do business in this state until licensed by the department. The license must be obtained by the dealer by making application to the department upon blank forms provided by the department. A dealer who has not been issued a license and who is found selling, offering for sale, delivering, or distributing petroleum products shall upon conviction be punished as provided by this part.
(2) The department shall adopt rules establishing license fees based upon the measuring devices used by the dealer. The fees may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. The fees must be deposited in the state special revenue fund of the department for use in administrating and enforcing this part.
(3) All licenses are annual and expire on the anniversary date established by rule by the board of review established in 30-16-302 of charge of \(50 \%\) on all license fees that are not paid before March 1 of each year in which the vehicle tank, meter, or measuring device is in use. If the fee is not paid, the equipment must be sealed and removed from service by the department. It is unlawful for anyone to use a device removed from service or to break the seal until all fees have been paid.
(4) If ownership of a measuring device changes and the device:
(a) remains at the same location, the license transfers to the new owner and remains in effect until December 31 of that year;
(b) is moved to a new location, the license is void, and the new owner shall:
(i) apply for a new license that will expire on 34 the anniversary date of that year as provided in subsection (3); and
(ii) pay the applicable fees."

NEW SECTION. Section 21. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 30, chapter 16, part 1 , and the provisions of Title 30 , chapter 16 , part 1 , apply to [section 1].

NEW SECTION. Section 22. Coordination instruction. If Senate Bill No. 61 and [this act] are both passed and approved, then the language in 50-50-207 must read as follows:
"50-50-207. Expiration date of license. (1) Except as provided in subsections (2) and (3), each lifense expires on December 31 following the date of issue unless canceled for cause.
(2) Except as provided in subsections (1) and (3), the department may amend or issue licenses to provide for staggered license expiration dates. The department may provide for initial license terms of greater than 12 months but not more than 23 months in adopting staggered license expiration dates, and the license fee must be prorated accordingly. Upon expiration of a license that has been amended or issued to provide a term of greater than 12 months and subsequent payment of the required license fee, the license must be renewed for a period of 12 months commencing on the day following the expiration date of the amended or issued license.
(3) License renewals provided for in 16-11-122, 30-12-203, 50-50-207, 80-7-106, 81-9-201, and 82-15-105 expire on the anniversary date established by rule by the board of review established in 30-16-302."

> -END-

HOUSE BILL NO. 391
INTRODUCED BY ROSE, WISEMAN, PECK, BOHLINGER, WALTERS, HAYNE, GRINDE, DENNY, MARSHALL

A BILL FOR AN ACT ENTITLED: "AN ACT IMPLEMENTING THE ONE-STOP BUSINESS LICENSING PILOT PROJECT; PROVIDING THAT CERTAIN LICENSEE RENEWAL DATES BE AN ANNIVERSARY DATE ESTABLISHED BY RULE; GRANTING AUTHORITY TO THE BOARD OF REVIEW TO ADOPT RULES GOVERNING THE USE OF ELECTRONIC MEANS OF VERIFYING INFORMATION REQUIRED FOR LICENSURE; ALLOWING CERTAIN LICENSEES TO PAY FEES BY CREDIT CARD AND ALLOWING RELEVANTLICENSING AGENCIES TO DISCOUNTFEES ACCORDINGLY; DESIGNATING THEDEPARTMENT OF REVENUE AS THE AGENCY RESPONSIBLE FOR ADMINISTERING THE LICENSING PILOT PROJECT; AND AMENDING SECTIONS 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, 30-13-210, 30-13-217, 50-50-201, 50-50-203, 50-50-205, 50-50-207, 50-50-214, 80-7-106, 81-9-201, 81-20-201, AND 82-15-105, MCA."

THERE ARE NO CHANGES IN THIS BILL AND IT WILL NOT BE
REPRINTED. PLEASE REFER TO SECOND READING COPY
(YELLOW) FOR COMPLETE TEXT.

Division

HOUSE BILL NO. 391
INTRODUCED BY ROSE, WISEMAN, PECK, BOHLINGER, WALTERS, HAYNE, GRINDE, DENNY MARSHALL

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\section*{STATEMENT OF INTENT}

A statement of intent is required for this bill because [section 1] grants rulemaking authority to the board of review established in 30-16-302 for the purpose of implementing a one-stop business licensing pilot project required by the 54th Legislature.

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

THERE ARE NO CHANGES IN THIS BILL AND IT WILL NOT BE REPRINTED. PLEASE REFER TO SECOND READING COPY (YELLOW) FOR COMPLETE TEXT.

HOUSE BILL NO. 391
INTRODUCED BY ROSE, WISEMAN, PECK, BOHLINGER, WALTERS, HAYNE, GRINDE, DENNY, MARSHALL

\begin{abstract}
A BILL FOR AN ACT ENTITLED: "AN ACT IMPLEMENTING THE ONE-STOP BUSINESS LICENSING PILOT project; providing that certain licensee renewal dates be an anniversary date ESTABLISHED BY RULE; GRANTING AUTHORITY TO THE BOARD OF REVIEW TO ADOPT RULES governing the use of electronic means of verifying information required for LICENSURE; ALLOWING CERTAIN LICENSEES TO PAY FEES BY CREDIT CARD AND ALLOWING RELEVANTLICENSING AGENCIESTO DISCOUNT FEES ACCORDINGLY; DESIGNATING THEDEPARTMENT of revenue as the agency responsible for administering the licensing pilot project; AND AMENDING SECTIONS 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, 30-13-210, 30-13-217, 50-50-201, 50-50-203, 50-50-205, 50-50-207, 50-50-214, 80-7-106, 81-9-201, 81-20-201, AND 82-15-105, MCA."
\end{abstract}

\section*{STATEMENT OF INTENT}

A statement of intent is required for this bill because [section 1 ] grants rulemaking authority to the board of review established in 30-16-302 for the purpose of implementing a one-stop business licensing pilot project required by the 54th Legislature.

\section*{be it enacted by the legislature of the state of montana:}

NEW SECTION. Section 1. Rulemaking. The board of review established in 30-16-302:
(1) shall adopt rules governing the identification and use of electronic forms of signature to fulfill licensing requirements for licensees included in this part;
(2) may adopt rules to establish the anniversary date for the renewal of licenses issued to licensees included in this part; and
(3) shall consult with the pertinent licensing agency before issuing rules concerning license renewal dates.

Section 2. Section 16-11-120, MCA, is amended to read:
"16-11-120. Cigarette licenses. Every wholesaler, subjobber, retailer, or cigarette vendor snail obtain a license from the department before engaging in the business of wholesaler, subjobber, retailer, or cigarette vendor. A separate application and a separate license is required for each place of business owned, controlled, or operated by the wholesaler, subjobber, retailer, or cigarette vendor within the state of Montana. Application forms sust include the type and general description of applicant organizations, names of all known owners, and sum other pertinent information as the department may require in regularly promulgated rules. The department shall comply with rules issued by the board of review established in \(30-16-302\) with respect to the form of electronic verification of information required or acceptable for licensing purposes."

Section 3. Section 16-11-122, MCA, is amended to read:
"16-11-122. License fees .- renewai. (1) Each application for a wholesaler's license sall must be accompanied by a fee of \(\$ 50\).
(2) Each application for a subjobber's license must be accompanied by a fee of \(\$ 50\).
(3) Each application for a retailer's license ghat must be accompanied by a fee of \(\$ 5\).
(4) The fees for the licenses in subsections (2) and (3) may be paid by credit card aric may be discounted for payment processing charges paid by the department to a third party.
(5) These licenses ehell must be renewed annually on or before the anniversary date established by rule by the board of review ostablished in 30-16-302 and upon payment of the annual tee intant setfertate and effective for 1 year, without proration, and are not transferable."

Section 4. Section 30-12-203, MCA, is amended to read:
"30-12-203. Licensing of weighing devices. (1) A person may not knowingly operate or use an unlicensed weighing device in trade or commerce for ascertaining the weight of any commodity.
(2) A license must be obtained by making application to the department upon blank forms to be provided by the division of weights and measures. Each license must require at least one inspection per year.
(3) An application must be accompanied by the proper fee as established by this section except that fees may be paid by credit card and may be discounted for payment processing charges paid by the


Section 5. Section 30-13-203, MCA, is amended to read:
"30-13-203. Application for registration of assumed business name. Alt-perseff A person transacting business in this state under an assumed business name shall register with the secretary of state, on forms furnished by the secretary of state or by electronic means established by the board of review established in 30-16-302, an application for registration of the assumed business name, including but not limited to the following information:
(1) the name and address, inciuding the street name and number, of applicant;
(2) the complete name of the proposed assumed business name;
(3) date of first use, in commerce, of the proposed assumed business name;
(4) description of business transacted under the proposed assumed name; and
(5) the name of county or counties in which business is being transacted."

\section*{Section 6. Section 30-13-206, MCA, is amended to read:}
"30-13-206. Term and renewal of assumed business name registration. (1) Registration of an assumed business name is effective for a term of 5 years from the date of registration. Upon application for renewal of registration on forms furnished by the secretary of state or by electronic means established by rule by the board of review established in \(30-16-302\), the registration may be renewed for another 5-year term.
(2) Not less than 90 days before the expiration date of registration of an assumed business name, the secretary of state shall notify the applicant of record of the pending expiration by addressing a notice to the last-known address of the applicant.
(3) (a) Subject to subsection (3)(b), if the applicant or person in whose name an assumed business name is registered fails to file an application for renewal with the secretary of state within a 90 -day period prior to the expiration date of the registration, the secretary of state shall cancel the registration.
(b) If a limited liability partnership fails to file an application for renewal with the secretary of state within a 90 -day period prior to the expiration date of the registration, the secretary of state shall again natify the limited liability partnership of the pending expiration and give the limited liability partinership an additional 90 days within which to renew its registration. If the limited liability partnership fails to renew its registration within the second 90-day period, the secretary of state shall cancel the registration and the partnership is no longer a limited liability partnership."

Section 7. Section 30-13-210, MCA, is amended to read:
"30-13-210. Filing amendment to registration of assumed business name .- issuance of certificate thereen. (1) One original and one copy of an amendment to the registration of an assumed business name-
 of state. The application for amended registration of an assumed business name ohat must include but fet is not limited to the following information:
(a) complete assumed business name prior to adoption of amendment;
(b) complete new assumed business name, if applicable;
(c) name and address of the registrant, including street name and number of the business office;
(d) if the name of any person having an interest in the business with a registered assumed business name is to be changed, the new name of the person having an interest in the business with the registered assumed business name;
(e) the name of the county or counties in which the name is being used;
(f) if there is a change in the identity of the county or counties or addition of a county or counties in which the assumed business name is being used or is to be used, the namefst of the new county or counties:
(g) if a person or persons having an interest in a business with a registered assumed name withdraws or dies, a statement of that fact; and
(h) a statement that the amended registration of assumed business name supersedes the original registration and all amendments to the original registration.
(2) If the secretary of state finds that the application for amended registration of the assumed business name complies with this part, the secretary of state shall, when all fees have been paid as provided in this part:
(a) endorse on the original and the copy the word "filed" and the month, day, and year of the filing thereef;
(b) file the original in the secretary of state's office; and
(c) issue a certificate of amendment, to which the secretary of state shall affix the copy.
(3) The certificate of amendment, together with the copy of the amendment seofetary stetere required in subsection (1), must be returned to the registrant.
(4) The failure of the registrant of an assumed business name to comply with the requirements of this section results in the cancellation by the secretary of state of the registration."

Section 8. Section 30-13-217, MCA, is amended to read:
"30-13-217. Fees and charges to be established and collected by secretary of state. (1) The secretary of state shall by administrative rule establish, charge, and collect in accordance with the provisions of this part and commensurate with costs:
(a) fees for filing documents and issuing certificates; and
(b) miscellaneous charges.
(2) The secretary of state shall maintain records sufficient to support the fees and miscellaneous
charges established under this section.
(3) In addition to the fees and charges in subsection (1), the secretary of state shall charge and collect from each limited liability partnership a license fee of:
(a) \(\$ 50\) at the time of registration under 30-13-203; and
(b) \(\$ 50\) at the time of each renewal of registration under 30-13-206 through 30-13-208,
(4) Fees and charges established under this section may be paid by credit card and may be discounted for payment processing charges paid by the secretary of state to a third par:y."

Section 9. Section 30-16-103, MCA, is amended to read:
"30-16-103. Definitions. As used in this chapter, the following definitions apply:
(1) "Board of review" means the body established to provide policy direction to the department of revenue in designing and recommending to the legislature the implementation of a plan for a business registration and licensing system.
(2) "Department" means the department of commerce established in 2-15-1801.
(3) (a) "License" means the whole or part of any agency permit, license, certificate, approval, registration, or charter or any form or permission required by law or administrative rule to engage in any retail, wholesale, consumer service, manufacturing, or distributing activity.
(b) License does not include licenses, permits, or registrations issued under Title 30, chapter 10 , parts 1 through 3, Title 33, Title 37, and Title 75, which are excluded from the coverage of this chapter.
(4) "Person" means an individual, sole proprietorship, partnership, association, cooperative, limited liability company, corporation, nonprofit organization, state or local government agency, or any other organization required to register with the state to do business in Montana and to obtain one or more licenses from the state or any of its agencies.
(5) "Plan" means the business registration and licensing system and the procedures developed by the board of review that are under the administrative control of the department of revenue."

Section 10. Section 30-16-301, MCA, is amended to read:
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(5) (1) The provisions of [section 11, 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, \(30-13-210,30-13-217,50-50-201,50-50-203,50-50-205,50-50-207,50-50-214,80-7-106,81-9-201\), 81-20-201, and 82-15-105 constitute a means of implementing a preliminary plan for streamlined registration and licensing procedures. [Section 11, 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, \(30-13-210,30-13-217,50-50-201,50-50-203,50-50-205,50-50-207,50-50-214,80-7-106\), 81-9-201, 81-20-201, and 82-15-105 provide that certain licenses selected by the board of review must allow for:
(a) an anniversary date for license renewal that is set by the board of review;
(b) an electronic means of verifying the information required in the license application; and
(c) credit card discounts in relation to fees required for licensure.
(2) The department of revenue shall designate a deputy director in charge of administering the plan whose duties include those of executive secretary of the board of review."
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Section 11. Section 30-16-302, MCA, is amended to read:
"30-16-302. Board of review. (1) There is a board of review. The board of review's duty is to
provide policy direction to the department of revenue in the establishment and operation of the system. The board of review includes the directors of the departments of agriculture, commerce, environmental quality, revenue, justice, and public heaith and human services, the secretary of state, the director of the office of budget and program planning, the commissioner of labor and industry, the president of the senate or a designee, and the speaker of the house or a designee.
(2) The governor shall appoint a presiding officer from among the members of the board of review.
(3) The board of review shall meet at the call of the presiding officer at least once each calendar quarter to:
(a) establish interagency policy and guidelines for the plan;
(b) review the findings, status, and problems of system operations and recommend courses of action;
(c) receive reports from industry and agency task forces that the board of review may request to inquire into particular issues; and
(d) recommend, in questionable cases, whether a particular license falls within the scope of this chapter.
(4) In developing a recommended plan for streamlined registration and licensing procedures, the board of review shall consider the experience gained from the consolidated employer registration fiocess implemented by the department of revenue and the department of labor and industry."

Section 12. Section 50-50-201, MCA, is amended to read:
"50-50-201. License required. (1) Except as provided in 50-50-202, a person operating an establishment shall procure an annual license from the department.
(2) A separate license is required for each establishment, but if more than one type of establishment is operated on the same premises and under the same management, only one license is required.
(3) Only one license is required for a person owning and operating one or more vending machines.



## A license issued by the department is not valid unless signed in accordance with 50-50-214."

Section 13. Section 50-50-203, MCA, is amended to read:
"50-50-203. Application for license. An application for a license is made to the department on forms and contains information required by the department or is an application for a license that is in compliance with rules established by the board of review established in 30-16-302."

Section 14. Section 50-50-205, MCA, is amended to read:
"50-50-205. License fee -- late fee -- preemption of local authority .- exception. (1) For each license issued, the department shall collect a fee of $\$ 60$. It shall deposit $85 \%$ of the fees collected under this section into the local board inspection fund account created in 50-2-108, $7.5 \%$ of the fees into the general fund, and $7.5 \%$ of the fees into the account provided for in 50-50-216.
(2) In addition to the license fee required under subsection (1), the department shall collect a late fee from any licensee who has failed to submit a license renewal fee prior to the expiration of the licensee's current license and who operates an establishment governed by this part in the next licensing year. The late fee is $\$ 25$ and must be deposited in the account provided for in 50-50-216.
(3) A county of other local government may not impose an inspection fee or charge in addition to the fee provided for in subsection (1) unless a violation of this chapter or rule persists and is not corrected after two visits to the establishment.
(4) The fees in subsections (1) and (2) may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. However, the discounting of license fees may not reduce the fees paid into the local board inspection fund account established in 50-2-108."

Section 15. Section 50-50-207, MCA, is amended to read:
"50-50-207. Expiration date of license. (1) Except as provided in subsection (2), licenses expire on December 31 following the date of issue unless canceled for cause.
(2) License renewals provided for in 16-11-122, 30-12-203, 50-50-207, 80-7-106, and 82-15-105 expire on the anniversary date established by pule by the board of review established in 30-16-302."

Section 16. Section 50-50-214, MCA, is amended to read:
"50-50-214. Notification of and validation by local health officer. (1) A license issued by the department under this chapter is not valid until signed by the local heaith officer in the county where the
establishment is located or until the license is otherwise VALIDATED BY THE LOCAL HEALTH OFFICER AND IS in accordance with rules established by the board of review established in 30-16-302.
(2) The local health officer shall, within 15 days after the department has notified the local health officer of its decision to issue a license under this chapter, make a final decision on whether the license will be validated.
(3) Failure of the local health officer to validate the license within 15 days after its receipt is a refusal."

Section 17. Section 80-7-106, MCA, is amended to read:
"80-7-106. License required -. application and payment of license fee. (1) A firm engaging in the business of selling or distributing nursery stock in this state shall obtain a license for each nursery from the department.
(2) The license must be in the name of the firm seeking the license and expires on 34 the anniversary date established by rule by the board of review established in 30-16-302 . The applicant shall provide information that the department finds necessary to carry out the provisions and purposes of this chapter and in the form determined by rule by the board of revie: established in 30-16-302.
(3) (a) A nursery that earns less than $\$ 1,000$ in gross annual sales of nursery stock and that submits a notarized affidavit to that effect to the department is exempt from licensing.
(b) A nursery that earns $\$ 1,000$ but less than $\$ 3,000$ in gross annual sales of nursery stock and that submits a notarized affidavit to that sffect to the department shall pay a license fee of $\$ 30$.
(c) A nursery that earns $\$ 3,000$ or more in gross annual sales of nursery stock shall pay a license fee of $\$ 95$.
(4) A new applicant or a firm failing to renew a license by or before the annual anniversary date provided for in subsection (2) shall pay an additional nonrefundable application fee of $\mathbf{\$ 2 5}$ for each license.
(5) An out-of-state firm that imports nursery stock into Montana for resate by a licensed Montana nursery is not required to obtain a license if the firm is licensed in the state of origin of the nursery stock and if that state extends a similar exemption to Montana firms.
(6) If the department determines that the revenue from the license fee is inadequate to accomplish
the purposes of this chapter, the department may by rule increase the fee.
(7) The fees required by the provisions of this section may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party."

Section 18. Section 81-9-201, MCA, is amended to read:
"81-9-201. Meat establishment license -- fees and renewals. (1) It is unlawful for a person, firm. or corporation to engage in the business of slaughtering livestock or poultry or processing, storing, or wholesaling the meat products of either without having a license issued by the department. The department shall establish an annual fee for a license issued under this section, to be paid into the state special revenue fund for the use of the department.
(2) All licenses expire each year on the anniversary date established by rule by the board of review established in 30-16-302 when must be renewed by the department on request of the licensee. However, when the department finds that the establishment for which the license is issued is not conducted in accordance with the rules and orders of the board made under 81-2-102, the department shall revoke the license and may not renew it until the establishment is in a sanitary condition in accordance with department rules.
(3) A person, firm, or corporation violating this section or any rule or order promulgated by authority of 81-2-102 is guilty of a misdemeanor and upon conviction shall be fined not more than $\$ 500 .{ }^{\text {" }}$

Section 19. Section 81-20-201, MCA, is amended to read:
"81-20-201. Egg dealer's and egg grader's licenses -- fee. (1) Ale A person may not buy, sell, or deal in eggs without first obtaining a license from the department of livestock for each establishment at which business is conducted. A licensee shall send to the department the reports that are requested by the department. The department shall establish a license fee for dealers buying eggs for sale at retail and for dealers buying eggs for resale at wholesale. All licenses ohell must be posted in a conspicuous place in each place of business. Licenses expire Aerel- 24 each year on the anniversary date established by rule by the board of review established in 30-16-302 eat-yeaf-afterthedato-afieotanee.
(2) A person buying, selling, or dealing in eggs, a major portion of which are produced by the person's own fowl, or in amounts less than an average of 25 cases per month, is exempt from the Quvision
requirements of this section.
(3) Wholesale and retail dealers who handle more than 25 cases of eggs per month supplying eggs to consumers must, when selling candled eggs, sell only eggs candled by or under the supervision of experienced and licensed graders. The department shall establish a fee for a grader's license. All candlers and graders must pass an examination required by the department. The license expires each year on the anniversary date established by rule by the board of review established in 30-16-302 thedatefisounfer."

Section 20. Section 82-15-105, MCA, is amended to read:
"82-15-105. Licenses and fees .- status of license on transfer of ownership. (1) A petroleum dealer or liquefied petroleum dealer may not do business in this state until licensed by the department. The license must be obtained by the dealer by making application to the department upon blank forms provided by the department. A dealer who has not been issued a license and who is found selling, offering for sale, delivering, or distributing petroleum products shall upon conviction be punished as provided by this part.
(2) The department shall adopt rules establishing license fees based upon the measuring devices used by the dealer. The fees may be paid by credit card and may be discounted for payment processing charges paid by the department to a third party. The fees must be deposited in the state special revenue fund of the department for use in administrating and enforcing this part.
(3) All licenses are annual and expire on 34 the anniversary date established by rule by the board of review established in 30-16-302 erer. There is an additional charge of $50 \%$ on all license fees that are not paid before March 1 of each year in which the vehicle tank, meter, or measuring device is in use. If the fee is not paid, the equipment must be sealed and removed from service by the department. It is unlawful for anyone to use a device removed from service or to break the seal until all fees have been paid.
(4) If ownership of a messuring device changes and the device:
(a) remains at the same location, the license transfers to the new owner and remains in effect until December 31 of that year;
(b) is moved to a new location, the license is void, and the new owner shall:
(i) apply for a new license that will expire on oeer-34 the anniversary date of that year as provided in subsection (3); and

[^1](ii) pay the applicable fees."

NEW SECTION. Section 21. Codification instruction. [Section 1] is intended to be codified as an integral part of Title 30, chapter 16, part 1 , and the provisions of Title 30, chapter 16 , part 1 , apply to [section 1].

NEW SECTION. Section 22. Coordination instruction. If Senate Bill No. 61 and (this act) are both passed and approved, then the language in 50-50-207 must read as follows:
"50-50-207. Expiration date of license. (1) Except as provided in subsections (2) and (3), each tiee expire license expires on December 31 following the date of issue unless canceled for cause.
12) Except as provided in subsections (1) and (3), the department may amend or issue licenses to provide for staggered license expiration dates. The department may provide for initial license terms of greater than 12 months but not more than 23 months in adopting staggered license expiration dates, and the license fee must be prorated accordingly. Upon expiration of a license that has been amended or issued to provide a term of greater than 12 months and subsequent payment of the required license fee, the license must be renewed for a period of 12 months commencing on the day following the expiration date of the amended or issued license.
(3) License renewals provided for in 16-11-122, 30-12-203, 50-50-207, 80-7-106, 81-9-201, and 82-15-105 expire on the anniversary date established by rule by the board of review established in 30-16-302."
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    A BILL FOR AN ACT ENTITLED: "AN ACT IMPLEMENTING THE ONE-STOP BUSINESS LICENSING PILOT PROJECT; PROVIDING THAT CERTAIN LICENSEE RENEWAL DATES BE AN ANNIVERSARY DATE ESTABLISHED BY RULE; GRANTING AUTHORITY TO'THE BOARD OF REVIEW TO ADOPT RULES GOVERNING THE USE OF ELECTRONIC MEANS OF VERIFYING INFORMATION REOUIRED FOR LICENSURE; ALLOWING CERTAIN LICENSEES TO PAY FEES BY CREDIT CARD AND ALLOWING RELEVANT LICENSING AGENCIES TO DISCOUNT FEES ACCORDINGLY; DESIGNATING THE DEPARTMENT OF REVENUE AS THE AGENCY RESPONSIBLE FOR ADMINISTERING THE LICENSING PILOT PROJECT; AND AMENDING SECTIONS 16-11-120, 16-11-122, 30-12-203, 30-13-203, 30-13-206, 30-13-210, 30-13-217, 50-50-201, 50-50-203, 50-50-205, 50-50-207, 50-50-214, 80-7-106, 81-9-201, 81-20-201, AND 82-15-105, MCA."

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