1	SENATE BILL NO. 160	
2	INTRODUCED BY D. KARY	
3		
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING THE COMPOSITION OF THE PUBLIC	
5	SERVICE COMMISSION; PROVIDING FOR COMMISSIONER APPOINTMENTS; AMENDING SECTIONS 10	)-
6	1-1010, 13-12-207, 13-37-216, 13-37-240, 69-1-103, 69-1-105, 69-1-106, AND 69-1-107, MCA; REPEALING	
7	SECTION 69-1-104, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND A TERMINATION	
8	DATE."	
9		
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
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12	Section 1. Section 10-1-1010, MCA, is amended to read:	
13	"10-1-1010. Appointment of acting officials. (1) When an elected official is ordered to military	
14	service, an acting official must be appointed as provided in this section if:	
15	(a) the elected official is precluded pursuant to federal law from performing the official duties of the	
16	office; or	
17	(b) the elected official requests the appointment of an acting official.	
18	(2) If an acting official is appointed, the acting official shall take any oath of office required to assume	
19	the office, shall exercise all the rights, powers, and duties vested in the office, and must be provided with all the	Э
20	employment rights and benefits associated with the position until the elected official is restored to office	
21	pursuant to 10-1-1008(5) or the elected official's term expires, whichever occurs first.	
22	(3) (a) The governor shall appoint the acting official for any office elected by the state at large and for	r
23	the office of district judge, public service commissioner, or any other elected regional or district office of the	
24	state.	
25	(b) An acting official for a legislative district must be appointed using the procedures in 5-2-402.	
26	(c) The board of county commissioners shall appoint the acting official for any elected office of a	
27	county.	
28	(d) The city or town council shall appoint the acting official for any elected office of a city or town.	
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1	(4) For any elected office not covered under subsection (3), the governing body shall determine the
2	method by which an acting official may be appointed pursuant to this section.
3	(5) An appointment of an acting official pursuant to this section must be made for a period not to
4	exceed the unexpired term for the office and subject to the right of the elected official to be restored to the office
5	upon returning from the military service, as provided in 10-1-1008(5)."
6	
7	Section 2. Section 13-12-207, MCA, is amended to read:
8	"13-12-207. Order of placement. (1) The order on the ballot for state and federal offices must be as
9	follows:
10	(a) If the election is in a year in which a president of the United States is to be elected, in spaces
11	separated from the balance of the party tickets by a line must be the names and spaces for voting for
12	candidates for president and vice president. The names of candidates for president and vice president for each
13	political party must be grouped together.
14	(b) United States senator;
15	(c) United States representative;
16	(d) governor and lieutenant governor;
17	(e) secretary of state;
18	(f) attorney general;
19	(g) state auditor;
20	(h) state superintendent of public instruction;
21	(i) public service commissioners;
22	(j)(i) clerk of the supreme court;
23	(k)(j) chief justice of the supreme court;
24	(I)(k) justices of the supreme court;
25	(m)(I) district court judges;
26	(n)(m) state senators;
27	(o)(n) members of the Montana house of representatives.
28	(2) The following order of placement must be observed for county offices:



1	(a) clerk of the district court;
2	(b) county commissioner;
3	(c) county clerk and recorder;
4	(d) sheriff;
5	(e) coroner;
6	(f) county attorney;
7	(g) county superintendent of schools;
8	(h) county auditor;
9	(i) public administrator;
10	(j) county assessor;
11	(k) county treasurer;
12	(I) surveyor;
13	(m) justice of the peace.
14	(3) The secretary of state shall designate the order for placement on the ballot of any offices not on
15	the above lists, except that the election administrator shall designate the order of placement for municipal,
16	charter, or consolidated local government offices and district offices when the district is part of only one county.
17	(4) Constitutional amendments must be placed before statewide referendum and initiative measures.
18	Ballot issues for a county, municipality, school district, or other political subdivision must follow statewide
19	measures in the order designated by the election administrator.
20	(5) If any offices are not to be elected they may not be listed, but the order of the offices to be filled
21	must be maintained.
22	(6) If there is a short-term and a long-term election for the same office, the long-term office must
23	precede the short-term."
24	
25	Section 3. Section 13-37-216, MCA, is amended to read:
26	"13-37-216. Limitations on contributions adjustment. (1) (a) Subject to adjustment as provided
27	for in subsection (3) and subject to 13-35-227 and 13-37-219, aggregate contributions for each election in a
28	campaign by a political committee or by an individual, other than the candidate, to a candidate are limited as



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1 follows: 2 (i) for candidates filed jointly for the office of governor and lieutenant governor, not to exceed \$500; 3 (ii) for a candidate to be elected for state office in a statewide election, other than the candidates for 4 governor and lieutenant governor, not to exceed \$250; 5 (iii) for a candidate for any other public office, not to exceed \$130. 6 (b) A contribution to a candidate includes contributions made to any political committee organized on 7 the candidate's behalf. A political committee that is not independent of the candidate is considered to be 8 organized on the candidate's behalf. 9 (2) All political committees except those of political party organizations are subject to the provisions of 10 subsection (1). Political party organizations may form political committees that are subject to the following 11 aggregate limitations, adjusted as provided for in subsection (3) and subject to 13-37-219, from all political party 12 committees: 13 (a) for candidates filed jointly for the offices of governor and lieutenant governor, not to exceed 14 \$18,000; 15 (b) for a candidate to be elected for state office in a statewide election, other than the candidates for 16 governor and lieutenant governor, not to exceed \$6,500; 17 (c) for a candidate for public service commissioner, not to exceed \$2,600; 18 (d)(c) for a candidate for the state senate, not to exceed \$1,050; 19 (e)(d) for a candidate for any other public office, not to exceed \$650. 20 (3) (a) The commissioner shall adjust the limitations in subsections (1) and (2) by multiplying each 21 limit by an inflation factor, which is determined by dividing the consumer price index for June of the year prior to 22 the year in which a general election is held by the consumer price index for June 2002. 23 (b) The resulting figure must be rounded up or down to the nearest: (i) \$10 increment for the limits established in subsection (1); and 24 25 (ii) \$50 increment for the limits established in subsection (2). 26 (c) The commissioner shall publish the revised limitations as a rule. 27 (4) A candidate may not accept any contributions, including in-kind contributions, in excess of the 28 limits in this section.



1	(5) For purposes of this section, "election" means the general election or a primary election that
2	involves two or more candidates for the same nomination. If there is not a contested primary, there is only one
3	election to which the contribution limits apply. If there is a contested primary, then there are two elections to
4	which the contribution limits apply."
5	
6	Section 4. Section 13-37-240, MCA, is amended to read:
7	"13-37-240. Surplus campaign funds. (1) A candidate shall dispose of any surplus funds from the
8	candidate's campaign within 120 days after the time of filing the closing campaign report pursuant to 13-37-228.
9	In disposing of the surplus funds, a candidate may not contribute the funds to another campaign, including the
10	candidate's own future campaign, or use the funds for personal benefit. A successful candidate for a statewide
11	elected or legislative office or for public service commissioner may establish a constituent services account as
12	provided in 13-37-402. The candidate shall provide a supplement to the closing campaign report to the
13	commissioner showing the disposition of any surplus campaign funds.
14	(2) For purposes of this section, "personal benefit" means a use that will provide a direct or indirect
15	benefit of any kind to the candidate or any member of the candidate's immediate family."
16	
17	Section 5. Section 69-1-103, MCA, is amended to read:
18	<b>"69-1-103. Composition of commission.</b> (1) The commission shall consist consists of threefive
19	members, who mustshall be qualified electors of the district from which they are elected, with each such
20	member elected from a separate district of the state and meet the qualifications in subsection (3).
21	(2) The members of the commission must be appointed by the governor and confirmed by the senate.
22	Not more than two members may be members of the same political party.
23	(3) (a) When appointing commissioners, the governor shall consider persons who have 5 years or
24	more experience practicing law in Montana, or in engineering, public accounting, or property and utility
25	valuation and finance professions. Commissioners must be representative of the general public and have a
26	general knowledge of the laws governing and administering the department of public service regulation and the
27	purpose of the commission.
28	(b) A person is not eligible to be appointed if the person has been employed with an entity or an



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1	affiliated company of an entity that is subject to regulation by the commission within 1 year from the date when
2	the person's term on the commission begins.
3	(c) A person is not eligible for appointment unless the person has resided in the state 2 years
4	immediately before appointment."
5	
6	Section 6. Section 69-1-105, MCA, is amended to read:
7	"69-1-105. Term of office term limits. (1) A term is for a period of 4 5 years. A commissioner when
8	appointed elected shall qualify at the time and in the manner provided by law for other state officers and shall
9	take office on the first Monday of January after the election their appointment and approval by the Montana
10	senate.
11	(2) A commissioner may not serve more than 10 years in a 20-year period.
12	(2)(3) A commissioner shall serve until a successor is elected and qualified appointed and takes
13	office.
14	(3) The secretary of state or other authorized official may not certify a candidate's nomination or
15	election to the public service commission or print or cause to be printed on any ballot the name of a candidate
16	for the public service commission if, at the end of the current term of that office, the candidate will have served
17	in that office or, had the candidate not resigned or been recalled, would have served in that office for 8 or more
18	years in a 16-year period.
19	(4) When computing the time served for the purposes of subsection (3), the provisions of subsection
20	(3) do not apply to time served in terms that ended during or prior to January 1995."
21	
22	Section 7. Section 69-1-106, MCA, is amended to read:
23	"69-1-106. Vacancies. (1) Any vacancy occurring in the commission must be filled by appointment by
24	the governor as provided in this section. The appointee shall hold office until the next general election and until
25	a successor is elected and qualified. At the biennial election following the occurrence of any vacancy in the
26	commission, there must be elected one member to fill out the unexpired term for which the vacancy exists.
27	(2) (a) When a vacancy occurs, if the former incumbent represented a party eligible for primary
28	election under 13-10-601, the person appointed by the governor must be a member of the same political party



1	and must be selected by the governor as provided in subsections (3) and (4).
2	(b) If the former incumbent was an independent or was originally nominated from a party that does
3	not meet the requirements of 13-10-601, the governor shall appoint an individual to the vacant position within
4	45 days of receiving notification from the secretary of state of the vacancy.
5	(3) Within 7 days of being notified of a vacancy as described in 2-16-501, the secretary of state shall
6	notify the governor and, if the former incumbent represented a party eligible for primary election under 13-10-
7	601, the state party that was represented by the former incumbent.
8	(4) (a) Upon receipt of a notification of a vacancy, the state party central committee notified pursuant
9	to subsection (3) has 30 days to forward to the governor a list of three prospective appointees, each of whom
10	must be a resident of the district represented by the former incumbent.
11	(b) If the governor does not select an appointee from the list forwarded pursuant to subsection (4)(a)
12	within 15 days, the central committee shall, within 15 days, forward a second list of three prospective
13	appointees, each of whom must be a resident of the district represented by the former incumbent. The second
14	list may not contain a name submitted on the first list. Within 15 days of receipt of the second list, the governor
15	shall select an appointee from either list.
15 16	shall select an appointee from either list. (2) If the senate is not in session, the appointment is subject to confirmation during the next session.
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16	
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<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	(2) If the senate is not in session, the appointment is subject to confirmation during the next session. An appointment to fill any vacancy is for the unexpired term for which the vacancy exists." Section 8. Section 69-1-107, MCA, is amended to read: "69-1-107. Presiding officer of commission. A presiding officer must be selected by the commission from its membership at the first meeting of each <u>odd-numbered</u> year after a general election." <u>NEW SECTION.</u> Section 9. Salaries of public service commissioners. Before June 30 of each even-numbered year, the department of public service regulation shall conduct a salary survey of public utility commissioners or officials with similar titles for the states of North Dakota, South Dakota, Wyoming, and Idaho. The department shall consider the current salary for the Montana commissioners in determining the average
16 17 18 19 20 21 22 23 24 25	(2) If the senate is not in session, the appointment is subject to confirmation during the next session. An appointment to fill any vacancy is for the unexpired term for which the vacancy exists." Section 8. Section 69-1-107, MCA, is amended to read: "69-1-107. Presiding officer of commission. A presiding officer must be selected by the commission from its membership at the first meeting of each <u>odd-numbered</u> year after a general election." <u>NEW SECTION.</u> Section 9. Salaries of public service commissioners. Before June 30 of each even-numbered year, the department of public service regulation shall conduct a salary survey of public utility commissioners or officials with similar titles for the states of North Dakota, South Dakota, Wyoming, and Idaho.



1	new salary for the commissioners.
2	
3	NEW SECTION. Section 10. Repealer. The following section of the Montana Code Annotated is
4	repealed:
5	69-1-104. Public service commission districts.
6	
7	NEW SECTION. Section 11. Transition to appointments. (1) The governor shall appoint three
8	commissioners beginning January 1, 2025, after the expiration of the currently elected commissioners' terms.
9	The initial commission appointments must include:
10	(a) one commissioner appointed to a 5-year term;
11	(b) one commissioner appointed to a 3-year term; and
12	(c) one commissioner appointed to a 1-year term.
13	(2) After the expiration of each initial appointment, the governor shall appoint commissioners to 5-year
14	terms.
15	
16	NEW SECTION. Section 12. Codification instruction. [Section 9] is intended to be codified as an
17	integral part of Title 69, chapter 1, part 1, and the provisions of Title 69, chapter 1, part 1, apply to [section 9].
18	
19	NEW SECTION. Section 13. Severability. If a part of [this act] is invalid, all valid parts that are
20	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
21	the part remains in effect in all valid applications that are severable from the invalid applications.
22	
23	NEW SECTION. Section 14. Effective date. [This act] is effective on passage and approval.
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25	NEW SECTION. Section 15. Termination. [Section 11] terminates July 1, 2025.
26	- END -

