

5
6 A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING THE SELECTION OF MEMBERS OF
7 THE PUBLIC SERVICE COMMISSION; PROVIDING FOR ELECTED COMMISSION MEMBERS; PROVIDING
8 FOR APPOINTED COMMISSION MEMBERS; PROVIDING DISTRICTS FOR THE ELECTED MEMBERS;
9 PROVIDING TERMS OF SERVICE; PROVIDING QUALIFICATIONS FOR APPOINTED MEMBERS;
10 PROVIDING DEFINITIONS; AMENDING SECTIONS 69-1-103, 69-1-104, 69-1-105, AND 69-1-106, MCA; AND
11 PROVIDING AN IMMEDIATE EFFECTIVE DATE."

12
13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

15 **Section 1.** Section 69-1-103, MCA, is amended to read:

16 **"69-1-103. Composition of commission.** (1) The commission shall consist consists of five
17 members, who shall be qualified electors of the district from which they are elected, with each such member
18 elected from a separate district of the state

19 (2) Two members must be elected. The elected members must be qualified electors of the district
20 from which they are elected, with each member elected on a partisan basis from a separate district of the state
21 as provided in 69-1-104.

22 (3) Three members must be appointed by the governor in accordance with 2-15-201 and
23 confirmed by the senate by the process provided in section 61."

25 **Section 2.** Section 69-1-104, MCA, is amended to read:

26 "69-1-104. **Public service commission districts.** (1) In this state there are ~~five~~ two public service
27 commission districts, with one commissioner elected from each district. Districts are based on the federal house

Amendment - 1st Reading-white - Requested by: Larry Brewster - (H) Energy, Technology, and Federal Relations

- 2025

69th Legislature 2025

Drafter: Griffin Burns,

HB0363.001.002

1 districts submitted as part of the redistricting plan to the secretary of state pursuant to Article V, section 14, of
2 the Montana constitution. ~~The house districts are distributed as follows:~~

3 (a) ~~first district: 19, 20, 21, 22, 23, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 38, 43, 44, 45;~~

4 (b) ~~second district: 39, 40, 41, 42, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 61, 62;~~

5 (c) ~~third district: 37, 60, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 77, 78, 79, 85, 86;~~

6 (d) ~~fourth district: 1, 2, 6, 8, 9, 10, 12, 13, 14, 87, 88, 89, 90, 93, 94, 95, 96, 97, 98, 100; and~~

7 (e) ~~fifth district: 3, 4, 5, 7, 11, 15, 16, 17, 18, 24, 25, 76, 80, 81, 82, 83, 84, 91, 92, 99.~~

8 (2) During a legislative session and following the receipt of the latest official final decennial census
9 data, the legislature: ~~secretary of state shall match the public service commission districts to the federal~~
10 congressional districts.

11 (3) If, after the receipt of the latest official final decennial census date, the state gains or loses a
12 congressional representative, then during the next legislative session the legislature:

13 (a) shall evaluate existing commission districts;

14 (b) may adjust commission boundaries to comply with the United States constitution;

15 (c) shall prepare and adopt a final commission district map; and

16 (d) shall file the final commission district map with the secretary of state."

18 **Section 3.** Section 69-1-105, MCA, is amended to read:

19 **"69-1-105. Term of office -- term limits.** (1) (a) A term for an elected commissioner is for a period of
20 ~~4 years~~ 6 years. A commissioner when elected shall qualify at the time and in the manner provided by law for
21 other state officers and shall take office on the first Monday of January after the election.

22 (2)(b) A An elected commissioner shall serve until a successor is elected and qualified.

23 (c) Elected commissioners may serve 12 years in a 24-year period.

24 (2) (a) A term for an appointed commissioner is for a period of ~~6~~ years. A commissioner, when
25 appointed, must qualify at the time and in the manner provided by law and takes office on the first Monday after
26 the commissioner's appointment and approval by the senate.

27 (b) An appointed commissioner shall serve until a successor is appointed and qualified.

Amendment - 1st Reading-white - Requested by: Larry Brewster - (H) Energy, Technology, and Federal Relations

- 2025

69th Legislature 2025

Drafter: Griffin Burns,

HB0363.001.002

1 (c) An appointed commissioner may serve 12 years in a 24-year period. If appointed to a vacated
2 spot, the abbreviated term does not count toward the commissioner's term limit.

3 (3) The secretary of state or other authorized official may not certify a candidate's nomination or
4 election to the public service commission or print or cause to be printed on any ballot the name of a candidate
5 for the public service commission if, at the end of the current term of that office, the candidate will have served
6 in that office or, had the candidate not resigned or been recalled, would have served in that office for 8 or more
7 years in a 16-year period.

8 (4) When computing the time served for the purposes of subsection (3), the provisions of
9 subsection (3) do not apply to time served in terms that ended during or prior to January 1995."

10 **Section 4.** Section 69-1-106, MCA, is amended to read:

11 **"69-1-106. Vacancies.** (1) Any vacancy occurring in the commission must be filled by appointment by
12 the governor as provided in this section. The

13 (2) If replacing an elected commissioner, the appointee shall hold office until the next general
14 election and until a successor is elected and qualified. At the biennial election following the occurrence of any
15 vacancy in the commission, there must be elected one member to fill out the unexpired term for which the
16 vacancy exists.

17 (2)(a) (a)(i) When a vacancy occurs, if the former incumbent represented a party eligible for primary
18 election under 13-10-601, the person appointed by the governor must be a member of the same political party
19 and must be selected by the governor as provided in subsections (3)-(2)(b) and (4) (2)(c).

20 (b)(ii) If the former incumbent was an independent or was originally nominated from a party that does
21 not meet the requirements of 13-10-601, the governor shall appoint an individual to the vacant position within
22 45 days of receiving notification from the secretary of state of the vacancy.

23 (3)(b) Within 7 days of being notified of a vacancy as described in 2-16-501, the secretary of state
24 shall notify the governor and, if the former incumbent represented a party eligible for primary election under 13-
25 10-601, the state party that was represented by the former incumbent.

26 (4)(c) (a)(i) Upon-On receipt of a notification of a vacancy, the state party central committee notified

1 pursuant to subsection (3)(2)(b) has 30 days to forward to the governor a list of three prospective appointees,
2 each of whom must be a resident of the district represented by the former incumbent.

3 (b)(ii) If the governor does not select an appointee from the list forwarded pursuant to subsection
4 (4)(a)-(2)(c)(i) within 15 days, the central committee shall, within 15 days, forward a second list of three
5 prospective appointees, each of whom must be a resident of the district represented by the former incumbent.
6 The second list may not contain a name submitted on the first list. Within 15 days of receipt of the second list,
7 the governor shall select an appointee from either list.

8 (3) If replacing an appointed commissioner, the process provided in [section 6] must be followed. If
9 the senate is not in session, the appointment is subject to confirmation during the next session. An appointment
10 to fill a vacancy is for the unexpired term for which the vacancy exists."

11

12 **NEW SECTION. Section 5. Qualifications for appointed commissioners -- definitions.** (1)

13 Appointed commissioners are meant to be industry experts.

14 (2) An appointed commissioner must have a minimum of 2 years separation from any professional
15 affiliation with an entity or affiliated company of an entity that is subject to regulation by the commission.

16 (3) An appointed commissioner, spouse, or minor children may not have financial interests in any
17 entity or affiliated company of an entity that is subject to regulation by the commission.

18 (4) An appointed commissioner must be a citizen of the United States and must have resided in
19 the state of Montana for a minimum of 2 years immediately prior to appointment.

20 (5) (a) An appointed commissioner must have professional substantial experience or significant
21 technical qualifications relevant to the laws governing and administrating the department of public service
22 regulation and the purpose of the commission. in an industry and no two commissioners may claim experience
23 from the same industry. During the confirmation hearing, the senate must confirm that an appointee meets the
24 experience requirement. Determinations on experience are at the sole discretion of the senate.

25 (b) Experience and qualifications include but are not limited to experience and qualifications in:
26 (i) the fields of finance, law, transportation, telecommunications, or energy; or
27 (ii) fields within the utility sector that are subject to the provisions of Title 69.

1 (6) An appointed commissioner may not serve on a political party committee, have held or run for
2 elected office with any political party in the previous 2 years, or have been employed by a political party,
3 political committee, or political party committee in the previous 2 years.

4 (7) For the purposes of this section, the following definitions apply:

5 (a) "Experience" means employment, a board position, or a related activity within an industry.

6 (b) "Industry" means science, technology, engineering, or math fields, and public accounting or
7 property and utility valuation and finance professions.

8

9 **NEW SECTION. Section 6. Process for appointing commissioners.** (1) As provided in 69-1-103,
10 commissioners are to be appointed by the governor and confirmed by the senate.

11 (2) (a) An entity that is subject to regulation by the commission may not put forward candidate
12 suggestions to the governor for consideration. The governor is not obligated to choose a candidate
13 recommended by a regulated entity.

14 (b) Political parties, political committees, and political party committees may not put forward
15 candidate suggestions to the governor for consideration.

16 (3) The governor shall ensure that candidates meet the requirements provided in [section 5] before
17 announcing their nomination.

18 (4) (a) During the confirmation process, the senate shall confirm that the governor's assessment of
19 the candidates' qualifications is accurate. The senate may also explore the ethics and fitness for office of the
20 candidates.

21 (b) The senate may not refuse an appointment based on criteria not listed here or in [section 5].
22 The senate may not refuse an appointment because an industry, as defined in [section 5], is not represented,
23 so long as no industry is represented by two or more appointees.

24

25 **NEW SECTION. Section 7. Transition.** (1) The commissioners in office on the effective date of [this
26 act] shall serve out the remainder of their respective terms.

27 (2) (a) On the effective date of [this act], the commissioner for the second district becomes the

Amendment - 1st Reading-white - Requested by: Larry Brewster - (H) Energy, Technology, and Federal Relations

- 2025

69th Legislature 2025

Drafter: Griffin Burns,

HB0363.001.002

1 commissioner for the eastern congressional district and the commissioner for the third district becomes the
2 commissioner for the western congressional district. These commission seats will remain election positions
3 pursuant to 69-1-103.

4 (b) A commissioner elected at the general election in 2028 and in subsequent elections serves a
5 2-year term as provided in 69-1-105.

6 (3) No later than January 1, 2027, the governor shall appoint commissioners to fill the seats for the
7 current first and fifth districts when the current commissioners' terms end.

8 (4) No later than January 1, 2029, the governor shall appoint a commissioner to fill the seat for the
9 current fourth district when the current commissioner's term ends.

10
11 **NEW SECTION. Section 8. Codification instruction.** [Sections 5 and 6] are intended to be codified
12 as an integral part of Title 69, chapter 1, part 1, and the provisions of Title 69, chapter 1, part 1, apply to
13 [sections 5 and 6].

14
15 **NEW SECTION. Section 9. Severability.** If a part of [this act] is invalid, all valid parts that are
16 severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
17 the part remains in effect in all valid applications that are severable from the invalid applications.

18
19 **NEW SECTION. Section 10. Effective date.** [This act] is effective on passage and approval.

20 - END -