Amendment -	1st Reading-white -	Requested by: Jo	onathan Karler	n - (H) Natural Resources
- 2025	-			

69th	Legislature	2025

Drafter: Jason Mohr,

HB0466.001.004

1	HOUSE BILL NO. 466
2	INTRODUCED BY J. FITZPATRICK
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR CATEGORICAL EXCLUSIONS IN THE
5	MONTANA ENVIRONMENTAL POLICY ACT; PROVIDING AN EXEMPTION TO THE DEPARTMENT OF
6	ADMINISTRATION FOR CONSTRUCTION AND MAINTENANCE ON STATE LAND; PROVIDING AN
7	EXEMPTION TO THE DEPARTMENT OF COMMERCE FOR HISTORIC PRESERVATION GRANTS;
8	AMENDING SECTION 75-1-220, MCA; AND PROVIDING AN EFFECTIVE DATE."
9	
10	WHEREAS, in 2024, the Department of Environmental Quality formed a dedicated work group to
11	review and facilitate numerous open public discussions about the agency's implementation of the Montana
12	Environmental Policy Act;
13	WHEREAS, the department work group found that the definitions of certain terms in statute and rule, or
14	the lack of definitions, creates unnecessary confusion and challenges in the implementation of a defensible
15	Montana Environmental Policy Act;
16	WHEREAS, recommendation 3C from the department work group's final report suggests presenting
17	legislation to clarify problematic terms and definitions to provide more certainty for decisionmakers,
18	practitioners, applicants, and the public and to reduce the need for the courts to rely on federal definitions or
19	case law;
20	WHEREAS, the department work group specifically identified the term "categorical exclusion" as
21	lacking a definition in statute, although it is defined in model rules;
22	WHEREAS, the federal government, both in rulemaking and statute, has previously adopted numerous
23	categorical exclusions under the National Environmental Policy Act; and
24	WHEREAS, it is the will of the Legislature to add clarity to the Montana Environmental Policy Act by
25	codifying the term "categorical exclusions" to clearly provide state agencies with the authority to identify actions
26	that do not have a significant impact on the human environment and to exclude those actions from the Montana
27	Environmental Policy Act.
28	



1	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
2				
3	NEW SECTION. Section 1. Agency determination of categorical exclusion. (1) (a) A state agency			
4	as defined in 2-4-102 shall identify actions that meet the definition of a categorical exclusion as provided in 75-			
5	1-220.			
6	(b) A state action identified by a state agency as a categorical exclusion is exempt from the			
7	provisions of Title 75, chapter 1, parts 1 and 2.			
8	(c) A state action determined by the state agency as meeting the requirements of a categorical			
9	exclusion under the National Environmental Policy Act, 42 U.S.C. 4321 et seq., and 40 CFR, parts 1500			
10	through 1508, is exempt from the provisions of Title 75, chapter 1, parts 1 and 2. The state agency shall			
11	maintain a list of categorical exclusions on the agency's website, including a description or basis of the agency			
12	determination of categorical exclusion.			
13	(2) For a state action identified by a state agency as a categorical exclusion, there is a rebuttable			
14	presumption that extraordinary circumstances do not exist and that neither an environmental analysis nor an			
15	environmental impact statement is required.			
16	(3) State agencies retain all existing authority provided in Title 75, chapter 1, parts 1 and 2, to			
17	identify and adopt, as authorized by rule, categorical exclusions and programmatic environmental assessments.			
18				
19	NEW SECTION. Section 2. Report to legislature. State agencies as defined in 2-4-102 shall track			
20	the number and use of categorical exclusions and make those available annually upon request of the			
21	environmental quality council established in 5-16-101, including instances in which the agency identified			
22	extraordinary circumstances.			
23				
24	NEW SECTION. Section 3. Exemption from environmental review. The department of			
25	administration is exempt from the provisions of Title 75, chapter 1, parts 1 and 2, when inspecting, contracting,			
26	transferring funds, bonding, inventorying, and carrying out other general powers and duties of the department of			
27	administration for the construction, renovation, or repair of a structure or utility infrastructure located above or			
28	below ground on land owned by the state.			



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2	NEW S	ECTION. Section 4. Exemption from environmental review. The department of commerce
3	is exempt from	the provisions of Title 75, chapter 1, parts 1 and 2, when authorizing grants, administering a
4	grant program,	or creating a grant program related to historic preservation pursuant to this part.
5		
6	Sectio	n 5. Section 75-1-220, MCA, is amended to read:
7	"75-1-2	20. Definitions. For the purposes of this part, the following definitions apply:
8	(1)	"Alternatives analysis" means an evaluation of different parameters, mitigation measures, or
9	control measur	es that would accomplish the same objectives as those included in the proposed action by the
10	applicant. For a	project that is not a state-sponsored project, it does not include an alternative facility or an
11	alternative to the	e proposed project itself. The term includes alternatives required pursuant to Title 75, chapter
12	20.	
13	(2)	"Appropriate board" means, for administrative actions taken under this part by the:
14	(a)	department of environmental quality, the board of environmental review, as provided for in 2-
15	15-3502;	
16	(b)	department of fish, wildlife, and parks, the fish and wildlife commission, as provided for in 2-15-
17	3402, and the	tate parks and recreation board, as provided for in 2-15-3406;
18	(C)	department of transportation, the transportation commission, as provided for in 2-15-2502;
19	(d)	department of natural resources and conservation for state trust land issues, the board of land
20	commissioners	, as provided for in Article X, section 4, of the Montana constitution;
21	(e)	department of natural resources and conservation for oil and gas issues, the board of oil and
22	gas conservati	on, as provided for in 2-15-3303; and
23	(f)	department of livestock, the board of livestock, as provided for in 2-15-3102.
24	<u>(3)</u>	"Categorical exclusion" means a state action that does not individually, collectively, or
25	cumulatively re	quire an environmental analysis or environmental impact statement, as determined by agency
26	rulemaking, pro	grammatic review, or statute, unless extraordinary circumstances exist as defined by the
27	agency rulema	king, programmatic review, or statute.
28	<del>(3)<u>(4)</u></del>	"Complete application" means, for the purpose of complying with this part, an application for a



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1 permit, license, or other authorization that contains all data, studies, plans, information, forms, fees, and

2 signatures required to be included with the application sufficient for the agency to approve the application under

3 the applicable statutes and rules.

- 4 (4)(5) "Cumulative impacts" means the collective impacts on the human environment within the
  5 borders of Montana of the proposed action when considered in conjunction with other past, present, and future
  6 actions related to the proposed action by location or generic type.
- 7 (5)(6) "Environmental review" means any environmental assessment, environmental impact
- 8 statement, or other written analysis required under this part by a state agency of a proposed action to
- 9 determine, examine, or document the effects and impacts of the proposed action on the quality of the human

10 and physical environment within the borders of Montana as required under this part.

11 (6)(7) "Project sponsor" means any applicant, owner, operator, agency, or other entity that is

12 proposing an action that requires an environmental review. If the action involves state agency-initiated actions

13 on state trust lands, the term also includes each institutional beneficiary of any trust as described in The

14 Enabling Act of Congress, approved February 22, 1899, 25 Stat. 676, as amended, the Morrill Act of 1862, 7

U.S.C. 301 through 308, and the Morrill Act of 1890, 7 U.S.C. 321 through 329.

16 (7)(8) "Public scoping process" means any process to determine the scope of an environmental
 17 review.

18 (8)(9) (a) "State-sponsored project" means:

19 (i) a project, program, or activity initiated and directly undertaken by a state agency;

20 (ii) except as provided in subsection (8)(b)(i) (9)(b)(i), a project or activity supported through a

21 contract, grant, subsidy, loan, or other form of funding assistance from a state agency, either singly or in

22 combination with one or more other state agencies; or

(iii) except as provided in subsection (8)(b)(i) (9)(b)(i), a project or activity authorized by a state
 agency acting in a land management capacity for a lease, easement, license, or other authorization to act.

25 (b) The term does not include:

26 (i) a project or activity undertaken by a private entity that is made possible by the issuance of 27 permits, licenses, leases, easements, grants, loans, or other authorizations to act by the:

28 (A) department of environmental quality pursuant to Titles 75, 76, or 82;



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	egislature 2025		Drafter: Jason Mohr,	HB0466.001.004
1	(B)	department of fish, wi	Idlife, and parks pursuant to Title 87, ch	apter 4, part 4;
2	(C)		onservation pursuant to Title 82, chapte	
3	(D)	-	resources and conservation or the boa	
4		, 82, and 85; or		
5	(ii)	a project or activity in	volving the issuance of a permit, license	e, certificate, or other entitlement
6	for permission to act by another agency acting in a regulatory capacity, either singly or in combination with			
7	other state agencies."			
8				
9	NEW S	SECTION. Section 6.	Codification instruction. (1) [Sections	s 1 and 2] are intended to be
10	codified as an	integral part of Title 75,	chapter 1, part 2, and the provisions of	Title 75, chapter 1, part 2, apply
11	to [sections 1 a	ind 2].		
12	(2)	[Section 3] is intended	d to be codified as an integral part of Tit	le 18, chapter 2, and the
13	provisions of T	itle 18, chapter 2, apply	to [section 3].	
14	(3)	[Section 4] is intended	d to be codified as an integral part of Tit	le 22, chapter 3, part 13, and the
15	provisions of T	itle 22, chapter 3, part 1	13, apply to [section 4].	
16				
17	<u>NEW S</u>	SECTION. Section 7.	Severability. If a part of [this act] is inv	alid, all valid parts that are
18	severable from	the invalid part remain	in effect. If a part of [this act] is invalid	in one or more of its applications,
19	the part remair	is in effect in all valid ap	oplications that are severable from the i	nvalid applications.
20				
21	NEW S	SECTION. Section 8.	Effective date. [This act] is effective or	n passage and approval.
22			- END -	