1	HOUSE BILL NO. 102		
2	INTRODUCED BY J. SOOKTIS		
3	BY REQUEST OF THE OFFICE OF PUBLIC DEFENDER		
4			
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO THE OFFICE OF		
6	STATE PUBLIC DEFENDER; CREATING A DISTINCTION BETWEEN CONFLICT AND NONCONFLICT		
7	REGIONAL OFFICES; REVISING THE DUTIES OF THE DIRECTOR, THE CONFLICT DEFENDER DIVISION		
8	ADMINISTRATOR, THE APPELLATE DEFENDER DIVISION ADMINISTRATOR, AND THE CENTRAL		
9	SERVICES DIVISION ADMINISTRATOR; REMOVING THE REQUIREMENT FOR THE DIRECTOR TO		
10	ESTABLISH STANDARDS SPECIFIC TO CHILD ABUSE AND NEGLECT MATTERS; REVISING THE		
11	RESPONSIBILITIES OF THE CENTRAL SERVICES DIVISION TO INCLUDE REQUIREMENTS FOR		
12	MANAGING CONTRACTED SERVICES AND AGENCY TRAINING EFFORTS; PROVIDING REPORTING		
13	REQUIREMENTS; REVISING TITLES OF DIVISION PERSONNEL TO INCLUDE REGIONAL PUBLIC		
14	DEFENDERS AND MANAGING PUBLIC DEFENDERS; AMENDING SECTIONS 18-4-132, 47-1-104, 47-1-		
15	105, 47-1-119, 47-1-125, 47-1-201, 47-1-202, 47-1-215, 47-1-301, AND 47-1-401, MCA; AND REPEALING		
16	SECTIONS 47-1-120 AND 47-1-121, MCA."		
17			
18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
19			
20	NEW SECTION. Section 1. Conflict defender division administrator duties. (1) In addition to		
21	the duties provided for in 47-1-401 and subject to approval by the director, the conflict defender division		
22	administrator shall:		
23	(a) develop and implement a regional strategic plan for the delivery of conflict defender services;		
24	(b) ensure that administrative management procedures for conflict regional offices are consistent		
25	with the policies and procedures provided by the central services division established in 47-1-119;		
26	(c) establish procedures for managing caseloads and assigning cases in a manner that ensures		
27	that conflict public defenders are assigned cases according to experience, training, and manageable caseloads		
28	and taking into account case complexity, the severity of charges and potential punishments, and the legal skills		

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1	required to pro	ovide effective assistance of counsel;
2	(d)	establish policies and procedures for assigning counsel in capital cases that are consistent with
3	standards issu	ed by the Montana supreme court for counsel for indigent persons in capital cases;
4	(e)	work with the central services division to establish and supervise a training and performance
5	evaluation pro	gram for attorneys and nonattorney staff members and contractors;
6	(f)	work with the central services division to establish procedures to handle complaints about
7	conflict public	defender performance; and
8	(g)	perform all other duties assigned by the director pursuant to this chapter.
9	(2)	The conflict defender division administrator may not maintain a client caseload.
10		
11	NEW	SECTION. Section 2. Conflict regional offices conflict regional public defenders. (1) The
12	conflict defend	ler division administrator may, with the approval of the director, hire, assign, and supervise a
13	conflict region	al public defender to manage and supervise each conflict regional office in the conflict defender
14	division establ	ished pursuant to 47-1-104(2).
15	(2)	Subject to approval by the conflict defender division administrator, each conflict regional public
16	defender shall	:
17	(a)	manage and supervise all conflict public defender services provided within the conflict regional
18	public defende	er's assigned region;
19	(b)	establish protocols so that when a court orders the assignment of counsel, the assignment is
20	made promptly	y to an appropriate public defender and so that a conflict public defender is immediately available
21	when necessa	ry;
22	(C)	ensure that conflict public defender assignments within the region comply with the provisions of
23	47-1-202(1)(c)	;
24	(d)	hire and supervise the work of conflict regional office personnel as authorized by the conflict
25	defender divis	ion administrator;
26	(e)	coordinate with the central services division to contract for necessary conflict public defender
27	services;	
28	(f)	implement the standards and procedures established by the director and the conflict defender

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1 division administrator for the region;

2

(g) perform all other duties as assigned by the conflict defender division administrator.

3

<u>NEW SECTION.</u> Section 3. Appellate defender division administrator -- duties. (1) In addition to
the duties provided in 47-1-301 and subject to approval by the director, the appellate defender division
administrator shall:

7 (a) develop and implement a strategic plan for the delivery of appellate public defender services;

8 (b) ensure that administrative management procedures for appellate offices are consistent with the 9 policies and procedures provided by the central services division established in 47-1-119;

10 (c) establish procedures for managing caseloads and assigning cases in a manner that ensures

11 that appellate public defenders are assigned cases according to experience, training, and manageable

12 caseloads and taking into account case complexity, the severity of charges and potential punishments, and the

13 legal skills required to provide effective assistance of counsel;

14 (d) establish policies and procedures for assigning counsel in capital cases that are consistent with

15 standards issued by the Montana supreme court for counsel for indigent persons in capital cases;

16 (e) work with the central services division to establish and supervise a training and performance

evaluation program for attorneys and nonattorney staff members and contractors;

18 (f) work with the central services division to establish procedures to handle complaints about

19 appellate public defender performance; and

20 (g) perform all other duties assigned by the director pursuant to this chapter.

(2) The appellate defender division administrator may maintain a minimum client caseload as
 determined by the director.

23

24 Section 4. Section 18-4-132, MCA, is amended to read:

25 **"18-4-132. Application.** (1) This chapter applies to:

26 (a) the expenditure of public funds irrespective of their source, including federal assistance money,

27 by this state acting through a governmental body under any contract, except a contract exempted from this

28 chapter by this section or by another statute;



		a procurement of supplies or services that is at no cost to the state and from which income may	
2	be derived by	the vendor and to a procurement of supplies or services from which income or a more	
3	advantageous business position may be derived by the state; and		
4	(C)	the disposal of state supplies.	
5	(2)	This chapter or rules adopted pursuant to this chapter do not prevent any governmental body	
6	or political sub	division from complying with the terms and conditions of any grant, gift, bequest, or cooperative	
7	agreement.		
8	(3)	This chapter does not apply to:	
9	(a)	either grants or contracts between the state and its political subdivisions or other governments,	
10	except as provided in part 4;		
11	(b)	construction contracts;	
12	(C)	expenditures of or the authorized sale or disposal of equipment purchased with money raised	
13	by student act	ivity fees designated for use by the student associations of the university system;	
14	(d)	contracts entered into by the Montana state lottery that have an aggregate value of less than	
15	\$250,000;		
16	(e)	contracts entered into by the state compensation insurance fund to procure insurance-related	
17	services;		
18	(f)	contracts with:	
19	(i)	a registered professional engineer, surveyor, real estate appraiser, or registered architect;	
20	(ii)	a physician, dentist, pharmacist, or other medical, dental, or health care provider;	
21	(iii)	an expert witness hired for use in litigation, a hearings officer hired in rulemaking and contested	
22	case proceedi	ngs under the Montana Administrative Procedure Act, or an attorney as specified by executive	
23	order of the go	overnor;	
24	(iv)	consulting actuaries;	
25	(v)	a private person contracted by the student associations of the university system with money	
26	raised from stu	udent activity fees designated for use by those student associations;	
27	(vi)	a private person contracted by the Montana state lottery;	
	(vii)	a private investigator licensed by any jurisdiction;	



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1	(viii)	a claims adjuster; or
2	(ix)	a court reporter appointed as an independent contractor under 3-5-601;
3	(g)	electrical energy purchase contracts by the university of Montana or Montana state university,
4	as defined in 20	0-25-201. Any savings accrued by the university of Montana or Montana state university in the
5	purchase or acc	quisition of energy must be retained by the board of regents of higher education for university
6	allocation and e	expenditure.
7	(h)	the purchase or commission of art for a museum or public display;
8	(i)	contracting under 47-1-121 47-1-119 of the Montana Public Defender Act;
9	(j)	contracting under Title 90, chapter 4, part 11; or
10	(k)	contracting under Title 90, chapter 14, part 1.
11	(4)	(a) Food products produced in Montana may be procured by either standard procurement
12	procedures or b	by direct purchase. Montana-produced food products may be procured by direct purchase when:
13	(i)	the quality of available Montana-produced food products is substantially equivalent to the
14	quality of simila	r food products produced outside the state;
15	(ii)	a vendor is able to supply Montana-produced food products in sufficient quantity; and
16	(iii)	a bid for Montana-produced food products either does not exceed or reasonably exceeds the
17	lowest bid or pr	ice quoted for similar food products produced outside the state. A bid reasonably exceeds the
18	lowest bid or pr	ice quoted when, in the discretion of the person charged by law with the duty to purchase food
19	products for a g	overnmental body, the higher bid is reasonable and capable of being paid out of that
20	governmental b	ody's existing budget without any further supplemental or additional appropriation.
21	(b)	The department shall adopt any rules necessary to administer the optional procurement
22	exception established in this subsection (4).	
23	(5)	As used in this section, the following definitions apply:
24	(a)	"Food" means articles normally used by humans as food or drink, including articles used for
25	components of	articles normally used by humans as food or drink.
26	(b)	"Produced" means planted, cultivated, grown, harvested, raised, collected, processed, or
27	manufactured."	
28		

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1	Sectio	n 5. Section 47-1-104, MCA, is amended to read:
2	"47-1- <i>*</i>	104. (Temporary) Statewide system structure and scope of services assignment of
3	counsel at pu	blic expense. (1) There is a statewide public defender system, which is required to deliver public
4	defender servi	ces in all courts in this state. The system is supervised by the director.
5	(2)	The director shall approve a strategic plan for service delivery and divide the state into not
6	more than 11 p	public defender regions. The director may establish a regional office to provide public defender
7	services in eac	ch region, as provided in 47-1-215, establish a contracted services program to provide services in
8	the region, or u	itilize other service delivery methods as appropriate and consistent with the purposes described
9	in 47-1-102.	
10	(3)	When a court orders the assignment of a public defender, the appropriate office shall
11	immediately as	sign a public defender qualified to provide the required services. The director shall establish
12	protocols to en	sure that the offices make appropriate assignments in a timely manner.
13	(4)	A court may order assignment of a public defender under this chapter in the following cases:
14	(a)	in cases in which a person is entitled to assistance of counsel at public expense because of
15	financial inabili	ty to retain private counsel, subject to a determination of indigence pursuant to 47-1-111, as
16	follows:	
17	(i)	for a person charged with a felony or charged with a misdemeanor for which there is a
18	possibility of in	carceration, as provided in 46-8-101;
19	(ii)	for a party in a proceeding to determine parentage under the Uniform Parentage Act, as
20	provided in 40-	6-119;
21	(iii)	for an applicant for sentence review pursuant to Title 46, chapter 18, part 9;
22	(iv)	for a petitioner in a proceeding for postconviction relief, as provided in 46-21-201;
23	(v)	for a petitioner in a habeas corpus proceeding pursuant to Title 46, chapter 22;
24	(vi)	for a parent or guardian in a proceeding for the involuntary commitment of a developmentally
25	disabled perso	n to a residential facility, as provided in 53-20-112; and
26	(vii)	for a witness in a criminal grand jury proceeding, as provided in 46-4-304;
27	(b)	in cases in which a person is entitled by law to the assistance of counsel at public expense
28	regardless of th	ne person's financial ability to retain private counsel, as follows:



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1	(i)	as provided for in 41-3-425;	
2	(ii)	for a youth in a proceeding under the Montana Youth Court Act alleging a youth is delinquent	
3	or in need of in	tervention, as provided in 41-5-1413, and in a prosecution under the Extended Jurisdiction	
4	Prosecution Act, as provided in 41-5-1607;		
5	(iii)	for a juvenile entitled to assigned counsel in a proceeding under the Interstate Compact on	
6	Juveniles, as p	rovided in 41-6-101;	
7	(iv)	for a minor who petitions for a waiver of parental consent requirements under the Parental	
8	Consent for Ab	ortion Act of 2013, as provided in 50-20-509;	
9	(v)	for a respondent in a proceeding for the involuntary commitment of a developmentally disabled	
10	person to a res	idential facility, as provided in 53-20-112;	
11	(vi)	for a minor voluntarily committed to a mental health facility, as provided in 53-21-112;	
12	(vii)	for a person who is the subject of a petition for the appointment of a guardian or conservator in	
13	a proceeding u	nder the provisions of the Uniform Probate Code in Title 72, chapter 5;	
14	(viii)	for a ward when the ward's guardian has filed a petition to require medical treatment for a	
15	mental disorde	r of the ward, as provided in 72-5-322;	
16	(ix)	for a parent, guardian, or other person with physical or legal custody of a child or youth in any	
17	removal, place	ment, or termination proceeding pursuant to 41-3-422 and as required under the federal Indian	
18	Child Welfare A	Act and 41-3-1316, as provided in 41-3-425;	
19	(x)	for a respondent in a proceeding for involuntary commitment for a mental disorder, as provided	
20	in 53-21-116; a	nd	
21	(xi)	for a respondent in a proceeding for the involuntary commitment of a person for alcoholism, as	
22	provided in 53-	24-302; and	
23	(C)	for an eligible appellant in an appeal of a proceeding listed in this subsection (4).	
24	(5)	(a) Except as provided in subsection (5)(b), a public defender may not be assigned to act as a	
25	court-appointed	d special advocate or guardian ad litem in a proceeding under the Montana Youth Court Act, Title	
26	41, chapter 5, o	or in an abuse and neglect proceeding under Title 41, chapter 3.	
27	(b)	A private attorney who is contracted with under the provisions of 47-1-121 to provide public	
28	defender servic	ces under this chapter may be appointed as a court-appointed special advocate or guardian ad	

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litem in a proceeding described in subsection (5)(a) if the appointment is separate from the attorney's service
 for the statewide public defender system and does not result in a conflict of interest. (Terminates June 30,
 2025--sec. 55, Ch. 716, L. 2023.)

4 47-1-104. (Effective July 1, 2025) Statewide system -- structure and scope of services -5 assignment of counsel at public expense. (1) There is a statewide public defender system, which is required
6 to deliver public defender services in all courts in this state. The system is supervised by the director. <u>The</u>
7 director must be an attorney licensed to practice law in the state.

8 (2) The director shall approve a strategic plan for service delivery and divide the state into 9 establish not more than 11 public defender regions. The director may establish a regional office to provide 10 public defender services in each region, as provided in 47-1-215, for nonconflict regions and as provided in 11 [section 2] for conflict regions, establish a contracted services program to provide services in the region, or 12 utilize other service delivery methods as appropriate and consistent with the purposes described in 47-1-102. 13 (3) When a court orders the assignment of a public defender, the appropriate office shall 14 immediately assign a public defender gualified to provide the required services. The director shall establish

15 protocols to ensure that the offices make appropriate assignments in a timely manner.

16 (4) A court may order assignment of a public defender under this chapter in the following cases:

(a) in cases in which a person is entitled to assistance of counsel at public expense because of
financial inability to retain private counsel, subject to a determination of indigence pursuant to 47-1-111, as
follows:

20 (i) for a person charged with a felony or charged with a misdemeanor for which there is a 21 possibility of incarceration, as provided in 46-8-101;

(ii) for a party in a proceeding to determine parentage under the Uniform Parentage Act, as
provided in 40-6-119;

(iii) for a parent, guardian, or other person with physical or legal custody of a child or youth in any
 removal, placement, or termination proceeding pursuant 41-3-422 and as required under the federal Indian
 Child Welfare Act, as provided in 41-3-425;

27 (iv) for an applicant for sentence review pursuant to Title 46, chapter 18, part 9;

28 (v) for a petitioner in a proceeding for postconviction relief, as provided in 46-21-201;



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1 (vi) for a petitioner in a habeas corpus proceeding pursuant to Title 46, chapter 22; 2 (vii) for a parent or guardian in a proceeding for the involuntary commitment of a developmentally 3 disabled person to a residential facility, as provided in 53-20-112; 4 (viii) for a respondent in a proceeding for involuntary commitment for a mental disorder, as provided 5 in 53-21-116; 6 for a respondent in a proceeding for the involuntary commitment of a person for alcoholism, as (ix) 7 provided in 53-24-302; and 8 (X) for a witness in a criminal grand jury proceeding, as provided in 46-4-304. 9 (b) in cases in which a person is entitled by law to the assistance of counsel at public expense 10 regardless of the person's financial ability to retain private counsel, as follows: 11 (i) as provided for in 41-3-425; 12 (ii) for a youth in a proceeding under the Montana Youth Court Act alleging a youth is delinguent 13 or in need of intervention, as provided in 41-5-1413, and in a prosecution under the Extended Jurisdiction 14 Prosecution Act, as provided in 41-5-1607; 15 (iii) for a juvenile entitled to assigned counsel in a proceeding under the Interstate Compact on 16 Juveniles, as provided in 41-6-101; 17 (iv) for a minor who petitions for a waiver of parental consent requirements under the Parental 18 Consent for Abortion Act of 2013, as provided in 50-20-509; 19 (v) for a respondent in a proceeding for the involuntary commitment of a developmentally disabled 20 person to a residential facility, as provided in 53-20-112; 21 (vi) for a minor voluntarily committed to a mental health facility, as provided in 53-21-112; (vii) 22 for a person who is the subject of a petition for the appointment of a guardian or conservator in 23 a proceeding under the provisions of the Uniform Probate Code in Title 72, chapter 5; 24 (viii) for a ward when the ward's guardian has filed a petition to require medical treatment for a 25 mental disorder of the ward, as provided in 72-5-322; and 26 (C) for an eligible appellant in an appeal of a proceeding listed in this subsection (4). 27 (5) (a) Except as provided in subsection (5)(b), a public defender may not be assigned to act as a 28 court-appointed special advocate or guardian ad litem in a proceeding under the Montana Youth Court Act, Title

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1 41, chapter 5, or in an abuse and neglect proceeding under Title 41, chapter 3.

2 (b) A private attorney who is contracted with under the provisions of 47-1-121 this title to provide 3 public defender services under this chapter may be appointed as a court-appointed special advocate or 4 guardian ad litem in a proceeding described in subsection (5)(a) if the appointment is separate from the 5 attorney's service for the statewide public defender system and does not result in a conflict of interest."

6

7

Section 6. Section 47-1-105, MCA, is amended to read:

8 **"47-1-105. Director -- duties -- report -- standards for public defender services qualification and** 9 **training.** (1) The director shall supervise and direct the system. In addition to other duties assigned pursuant to 10 this chapter, the director shall:

(a) establish the qualifications, duties, and compensation of the public defender division
 administrator provided for in 47-1-201, hire the public defender division administrator after considering qualified
 applicants, and regularly evaluate the performance of the public defender division administrator;

(b) establish the qualifications, duties, and compensation of the appellate defender division
 administrator provided for in 47-1-301, hire the appellate defender division administrator after considering

16 qualified applicants, and regularly evaluate the performance of the appellate defender division administrator;

17 (c) establish the qualifications, duties, and compensation of the conflict defender division

18 administrator provided for in 47-1-401, hire the conflict defender division administrator after considering

19 qualified applicants, and regularly evaluate the performance of the conflict defender division administrator; and

20 (d) establish the qualifications, duties, and compensation of the central services division

21 administrator provided for in 47-1-119, hire the central services division administrator after considering qualified

22 applicants, and regularly evaluate the performance of the central services division administrator.

(2) The director shall establish statewide standards for the qualification and training of attorneys
 providing public defender services to ensure that services are provided by competent counsel and in a manner
 that is fair and consistent throughout the state. The standards must take into consideration:

(a) the level of education and experience that is necessary to competently handle certain cases
and case types, such as criminal, juvenile, abuse and neglect, civil commitment, capital, and other case types,
including cases on appeal, in order to provide effective assistance of counsel;



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1 (b) acceptable caseloads and workload monitoring protocols to ensure that public defender 2 workloads are manageable; 3 access to and use of necessary professional services, such as paralegal, investigator, and (C) 4 other services that may be required to support a public defender in a case; 5 (d) continuing education requirements for public defenders and support staff; 6 nationally recognized practice standards for each type of case in which the office of state public (e) 7 defender provides representation; 8 (f) performance criteria; and 9 (g) performance evaluation protocols. 10 In addition to the director's duties to establish statewide standards under subsection (2), the (3) 11 director shall establish specific standards for the qualification and training of attorneys providing public defender 12 services to a child in an abuse and neglect case. The standards must take into consideration: 13 additional training required to competently represent a child, which may include: (a)-14 methods for communicating with a child in a developmentally appropriate manner; (i)_ 15 (ii)methods for presenting child testimony and alternatives to direct testimony; 16 (iii) early childhood, child, and adolescent development; 17 the dynamics of abuse and neglect, child sexual abuse, trauma, grief, and attachment; (iv) 18 mental health issues, substance abuse issues, and the impact of domestic violence; and (∨) 19 available services and community resources for families; (vi) 20 continuing education requirements specific to representing a child; and (b)-21 practice standards for representing a child, which may include: (c) 22 (i)ensuring the child understands the role of counsel in the proceedings, including counsel's duty 23 to maintain confidentiality, provide loyal and independent legal representation, and to advocate for the child's 24 position; 25 taking all steps reasonably necessary to represent the child in the proceedings, including but (ii)— 26 not limited to interviewing the child, advising the child of the child's rights, educating the child about the legal 27 process, informing the child of the child's options, counseling the child's decisionmaking, preparing a case 28 theory and strategy, preparing for and participating in negotiations and hearings, and drafting and submitting - 11 -Authorized Print Version – HB 102 Legislative Services Division

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1	motions, memoranda, and orders;
2	(iii) reviewing and accepting or declining, after appropriate consultation with the child, any
3	proposed stipulation for an order affecting the child and explaining to the court the basis for any opposition to
4	the proposed stipulation;
5	(iv) taking action counsel considers appropriate to expedite the proceedings and the resolution of
6	contested issues;
7	(v) maintaining frequent and intentional contact with the child, at a minimum, prior to and after
8	each court hearing, after every placement change, and no less than one in-person meeting every 3 months;
9	(vi) in accordance with the rules of professional conduct, communicating and collaborating with all
10	other parties to the case;
11	(vii) investigating and taking necessary legal action regarding the child's medical, mental health,
12	social, and educational needs and overall well-being;
13	(viii) visiting the home, residence, or any prospective residence of the child, including each time the
14	placement is changed;
15	(ix) seeking court orders or taking any other necessary steps in accordance with the child's
16	direction to ensure that the child's health, mental health, educational, developmental, cultural, and placement
17	needs are met; and
18	(x) ensuring opportunities for the meaningful participation of the child in court hearings and other
19	case events, including advising the child of the right to participate in the proceedings. If the child does not want
20	to participate or wishes to waive the right to attend after being informed of the right and the nature of the
21	proceedings, counsel for the child shall inform the court of the child's decision not to attend.
22	(4)(3) The director shall also:
23	(a) review and approve the strategic plan and budget based on proposals submitted by the public
24	defender division administrator, the central services division administrator, the appellate defender division
25	administrator, and the conflict defender division administrator;
26	(b) review and approve any proposal to create permanent staff positions;
27	(c) establish policies and procedures for handling excess caseloads;
28	(d) establish policies and procedures to ensure that detailed expenditure and caseload data is



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1	collected, reco	rded, and reported to support strategic planning efforts for the system; and
2	(e)	examine workloads and workload standards for all levels within the office of state public
3	defender and in	nclude its findings in the biennial report provided for in 47-1-125;
4	<u>(f)</u>	establish standards for a statewide contracted services program to be managed by the central
5	services divisio	on provided for in 47-1-119 to ensure that contracting for public defender services is done fairly
6	and consistent	ly statewide and within each public defender region;
7	<u>(g)</u>	establish reasonable compensation for attorneys contracted to provide public defender and
8	appellate defer	nder services and for others contracted to provide nonattorney services; and
9	<u>(h)</u>	ensure that there are procedures for conducting assessments of each contract attorney on a
10	<u>biennial basis</u> .	
11	(5)<u>(4)</u>	The office of state public defender shall adopt administrative rules pursuant to the Montana
12	Administrative	Procedure Act to implement the provisions of this chapter."
13		
14	Sectio	n 7. Section 47-1-119, MCA, is amended to read:
15	"47-1-ŕ	119. Central services division responsibilities <u>contracted services</u> training
		119. Central services division responsibilities <u>contracted services</u> <u>training</u> f administration to support. (1) There is a central services division in the office of state public
15	department of	· · · · · · · · · · · · · · · · · · ·
15 16	department of defender. The	f administration to support. (1) There is a central services division in the office of state public
15 16 17	department of defender. The	f administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an
15 16 17 18	department of defender. The administrator h	f administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an ired <u>and supervised</u> by the director.
15 16 17 18 19	department of defender. The administrator h (2)	f administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an irred <u>and supervised</u> by the director. The central services division <u>administrator</u> shall:
15 16 17 18 19 20	department of defender. The administrator h (2) (a)	f administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an nired <u>and supervised</u> by the director. The central services division <u>administrator</u> shall: manage eligibility determination under 47-1-111;
15 16 17 18 19 20 21	department of defender. The administrator h (2) (a) (b)	F administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an irred and supervised by the director. The central services division administrator shall: manage eligibility determination under 47-1-111; manage agency contracting under 47-1-121 pursuant to subsection (3); manage agency training pursuant to 47-1-120, practice standards, and litigation support
15 16 17 18 19 20 21 22	department of defender. The administrator h (2) (a) (b) (c)	F administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an irred and supervised by the director. The central services division administrator shall: manage eligibility determination under 47-1-111; manage agency contracting under 47-1-121 pursuant to subsection (3); manage agency training pursuant to 47-1-120, practice standards, and litigation support
15 16 17 18 19 20 21 22 23	department of defender. The administrator h (2) (a) (b) (c) pursuant to suf	f administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an ired and supervised by the director. The central services division administrator shall: manage eligibility determination under 47-1-111; manage agency contracting under 47-1-121 pursuant to subsection (3); manage agency training pursuant to 47-1-120, practice standards, and litigation support osection (4);
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15 16 17 18 19 20 21 22 23 24 25	department of defender. The administrator h (2) (a) (b) (c) <u>pursuant to sub</u> (d) (e)	F administration to support. (1) There is a central services division in the office of state public division must be located in Butte, Montana. The central services division is supervised by an irred <u>and supervised</u> by the director. The central services division <u>administrator</u> shall: manage eligibility determination under 47-1-111; manage <u>agency</u> contracting <u>under 47-1-121 pursuant to subsection (3);</u> manage <u>agency</u> training pursuant to 47-1-120, practice standards, and litigation support obsection (4); provide administrative support to the director; and actively seek gifts, grants, and donations that may be available through the federal government



1	state public defender.
2	(b) All contracting pursuant to this section is exempt from the Montana Procurement Act as
3	provided in 18-4-132.
4	(c) Contracts may not be awarded based solely on the lowest bid or provide compensation to
5	contractors based solely on a fixed fee paid irrespective of the number of cases assigned.
6	(d) (i) Contracting pursuant to this section must be done through a competitive process that must,
7	at a minimum, involve the following considerations:
8	(A) attorney qualifications necessary to provide effective assistance of counsel that meets relevant
9	and applicable standards for any case assigned;
10	(B) attorney caseload, including the amount of private practice engaged in outside the contract;
11	(C) reporting protocols and caseload monitoring processes;
12	(D) a process for assessment of performance;
13	(E) a process for conflict resolution;
14	(F) continuing education requirements;
15	(G) cost of services provided; and
16	(H) compliance with agency and state policies, procedures, protocols, and standards.
17	(ii) Contract public defenders may not take any money, compensation, or benefit from, or on behalf
18	of, any client assigned to them under this section.
19	(4) (a) The central services division administrator shall hire an individual who is responsible for the
20	administrative oversight and management of agency training, practice standards, and litigation support
21	services.
22	(b) The individual shall coordinate training efforts for all agency employees, contract public
23	defenders, and contracted service providers. The training efforts must include:
24	(i) current aspects of criminal and civil law involving public defense;
25	(ii) current and emerging technologies affecting public defense; and
26	(iii) best practices and standard operating procedures needed for the effective and efficient
27	performance of duties.
28	(c) The individual shall manage the development and dissemination of practice standards and



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1 standard operating procedures affecting the delivery of public defender services. 2 The individual shall ensure articles, opinions, motions, briefs, and other relevant sources of (d) 3 information regarding important aspects of public defense are collected, compiled, and made available to 4 agency employees, contract public defenders, and contracted service providers. 5 (e) The individual shall develop and manage a litigation support services program to provide cocounsel and other direct litigation assistance as necessary to public defenders. 6 7 (3)(5) The central services division shall establish for the office of state public defender: 8 (a) standard procedures to handle complaints about public defender performance and work with

9 the public defender division administrator, appellate defender division administrator, and conflict defender 10 division administrator to ensure that public defenders, office personnel, and clients are aware of avenues 11 available for bringing a complaint and that office procedures do not conflict with the disciplinary jurisdiction of 12 the supreme court and the rules promulgated pursuant to Article VII, section 2, of the Montana constitution and 13 the applicable provisions of Title 37, chapter 61;

14 (b) processes and procedures to ensure that employees and contract personnel use information

technology and caseload management systems so that detailed expenditure and caseload data is accurately
 collected, recorded, and reported; and

(c) budgeting, reporting, and related administrative requirements for the office of state public
 defender, including procedures for the approval, payment, recording, reporting, and management of all defense
 expenses.

20 (4)(6) The following expenses are payable by the central services division if the expense is incurred 21 at the request of a public defender and is authorized by the director:

(a) witness and interpreter fees and expenses as provided for in Title 26, chapter 2, part 5, and 4615-116; and

24 (b) transcript fees, as provided in 3-5-604.

25 (5)(7) If the costs to be paid pursuant to subsection (4) (6) are not paid directly, reimbursement must
 26 be made within 30 days of the receipt of a claim.

27 (6)(8) The department of administration established in 2-15-1001 shall provide central services
 28 support to the extent feasible and efficient."



1	
2	Section 8. Section 47-1-125, MCA, is amended to read:
3	"47-1-125. Reports. (1) (a) The office shall submit a biennial report to the governor, the supreme
4	court, and the law and justice interim committee in accordance with 5-11-210.
5	(b) The biennial report must cover the preceding biennium and include:
6	(i) all policies or procedures in effect for the operation and administration of the statewide public
7	defender system;
8	(ii) all standards of practice established or being considered by the director for the public defender
9	division, the appellate defender division, and the conflict defender division;
10	(iii) the number of deputy regional public defenders and the region supervised by each;
11	(iv) the number of public defenders employed or contracted with in the system, identified by region,
12	if appropriate, and office;
13	(v) the number of nonattorney staff employed or contracted with in the system, identified by region,
14	if appropriate, and office;
15	(vi) the number of new cases in which counsel was assigned to represent a party, identified by
16	region, court, and case type, and case weight;
17	(vii) the total number of persons represented by the public defender division, the appellate defender
18	division, and the conflict defender division identified by region, if appropriate, court, and case type;
19	(viii) the annual caseload and workload of each public defender identified by region, if appropriate,
20	court, and case type;
21	(ix) the training programs conducted by the office and the number of attorney and nonattorney staff
22	who attended each program;
23	(x) the continuing education courses <u>conducted through the agency</u> on criminal defense or
24	criminal procedure attended by each public defender employed or contracted with in the system; and
25	(xi) detailed expenditure data by court and case type.
26	(2) The office shall report data for each fiscal year by September 30 of the subsequent fiscal year
27	representing the caseload for the entire statewide public defender system to the governor, the legislature in
28	accordance with 5-11-210, and legislative fiscal analyst. The report must include unduplicated count data for all



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1 cases for which representation is paid for by the office, the number of new cases opened, the number of cases 2 closed, the number of cases that remain open and active, the number of cases that remain open but are 3 inactive, and the average number of days between case opening and closure for each case type. The report 4 must be provided in an electronic format. 5 (3) (a) For the fiscal year beginning July 1, 2011, and every 5 years thereafter, the legislative fiscal 6 analyst shall compare the percentage change in general fund revenue for the previous 5 years to the 7 percentage change in the amounts allocated to local governments under the provisions of 15-1-121, as 8 amended in 2005, and the actual costs for public defender services for the same time period. 9 The results of the comparison must be reported to the governor, legislative finance committee, (b) 10 law and justice interim committee, and supreme court the following fiscal year and in accordance with 5-11-11 210." 12 13 Section 9. Section 47-1-201, MCA, is amended to read: 14 "47-1-201. Public defender division -- personnel. (1) There is a public defender division. The head 15 of the division is the public defender division administrator, who is hired and supervised by the director. 16 (2) The public defender division administrator must be an attorney licensed to practice law in the 17 state. 18 (3) The public defender division administrator shall hire or contract for and supervise other 19 personnel necessary to perform the function of the public defender division, including but not limited to: 20 (a) deputy regional public defenders, as provided in 47-1-215; 21 (b) assistant managing public defenders; and 22 (C) public defenders; and 23 (c)(d) other necessary administrative and professional support staff for the public defender division." 24 25 Section 10. Section 47-1-202, MCA, is amended to read: 26 "47-1-202. Public defender division administrator -- duties. (1) In addition to the duties provided in 27 47-1-201 and subject to approval by the director, the public defender division administrator shall: 28 (a) develop and implement a regional strategic plan for the delivery of public defender services;

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(b)	ensure that administrative management procedures for regional offices are consistent with the
policies and pro	ocedures provided by the central services division established in 47-1-119;
(C)	establish procedures for managing caseloads and assigning cases in a manner that ensures
that public defe	nders are assigned cases according to experience, training, and manageable caseloads and
taking into acco	ount case complexity, the severity of charges and potential punishments, and the legal skills
required to prov	vide effective assistance of counsel;
(d)	establish policies and procedures for assigning counsel in capital cases that are consistent with
standards issue	ed by the Montana supreme court for counsel for indigent persons in capital cases;
(e)	work with the training coordinator provided for in 47-1-120 central services division to establish
and supervise a	a training and performance evaluation program for attorneys and nonattorney staff members and
contractors;	
(f)	work with the central services division to establish procedures to handle complaints about
public defender	performance; and
(g)	perform all other duties assigned by the director pursuant to this chapter.
(2)	The public defender division administrator may not maintain a client caseload."
Sectio	n 11. Section 47-1-215, MCA, is amended to read:
"47-1-2	15. Regional offices deputy regional public defenders office space. (1) The public
defender divisio	on administrator shall hire, assign, and supervise a deputy regional public defender to manage
and supervise of	each regional office established pursuant to 47-1-104(2).
(2)	Subject to approval by the public defender division administrator, each deputy-regional public
defender shall:	
(a)	manage and supervise all public defender services provided within the deputy regional public
defender's assi	gned region;
(b)	establish protocols so that when a court orders the assignment of counsel, the assignment is
made promptly	to an appropriate public defender and so that a public defender is immediately available when
necessary;	
(C)	ensure that public defender assignments within the region comply with the provisions of 47-1-
	policies and pro (c) that public defer taking into acco required to prov (d) standards issue (e) and supervise a contractors; (f) public defender (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) Sectio (g) (2) (2) Sectio (a) defender divisio and supervise a (2) defender shall: (a) defender's assi (b) made promptly necessary;

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1	202(1)(c);
2	(d) hire and supervise the work of regional office personnel as authorized by the public defender
3	division administrator;
4	(e) coordinate with the contract manager provided for in 47-1-121 central services division to
5	contract for necessary public defender services as authorized by the public defender division administrator
6	according to the strategic plan approved by the director;
7	(f) keep a record of public defender and associated services and expenses in the region and
8	submit the records to the public defender division administrator as requested;
9	(g)(f) implement the standards and procedures established by the director and the public defender
10	division administrator for the region; and
11	(h) maintain a minimum client caseload as determined by the public defender division
12	administrator; and
13	(i)(g) perform all other duties as assigned by the public defender division administrator.
14	(3) Expenses for office space required for regional offices, including rent, utilities, and
15	maintenance, must be paid by the office of state public defender and may not be considered a county or city
16	obligation."
17	
18	Section 12. Section 47-1-301, MCA, is amended to read:
19	"47-1-301. Appellate defender division division administrator personnel. (1) There is an
20	appellate defender division. The appellate defender division must be located in Helena, Montana. The head of
21	the division is the appellate defender division administrator, who is hired and supervised by the director.
22	(2) (a) The director shall hire and supervise the appellate defender division administrator to
23	manage and supervise the appellate defender division.
24	(b) The appellate defender division administrator must be an attorney licensed to practice law in
25	the state.
26	(3) Subject to approval by the director, the appellate defender division administrator shall hire and
27	supervise other personnel necessary to perform the function of the appellate defender division, including but
28	not limited to:



1	(a) managing appellate public defenders;
2	(b) appellate public defenders; and
3	(c) other necessary administrative and professional support staff for the appellate defender
4	division.
5	(a) direct, manage, and supervise all public defender services provided by the appellate defender
6	division;
7	(b) ensure that when a court orders the appellate defender division to assign an appellate lawyer
8	or when a defendant or petitioner is otherwise entitled to an appellate public defender, the assignment is made
9	promptly to a qualified and appropriate appellate defender who is immediately available to the defendant or
10	petitioner when necessary;
11	(c) ensure that appellate defender assignments comply with the provisions of 47-1-202 (1)(c) and
12	standards for counsel for indigent persons in capital cases issued by the Montana supreme court;
13	(d) hire and supervise the work of appellate defender division personnel;
14	(e) contract for services as provided in 47-1-121 and as authorized by the director according to the
15	strategic plan for the delivery of public defender services;
16	(f) keep a record of appellate defender services and expenses of the appellate defender division
17	and submit records and reports to the central services division provided for in 47-1-119;
18	(g) implement standards and procedures established by the director for the appellate defender
19	division;
20	(h) maintain a minimum client caseload as determined by the director;
21	(i) confer with the director on budgetary issues and submit budgetary requests and information for
22	the reports required by law or by the governor; and
23	(j) perform all other duties assigned to the appellate defender division administrator by the
24	director."
25	
26	Section 13. Section 47-1-401, MCA, is amended to read:
27	"47-1-401. Conflicts of interest conflict defender division administrator. (1) The director shall
28	establish There is a conflict defender division to provide for the representation of indigent defendants agency



1	clients in circumstances in which, because of conflict of interest, lack of caseload capacity, or to further the
2	client's best interest, the public defender division or the appellate defender division is unable to provide
3	representation to a defendant. The head of the division is the conflict defender division administrator, who is
4	hired and supervised by the director.
5	(2) The position of conflict defender division administrator is hired and supervised by the director
6	under 47-1-105. The conflict defender division administrator reports directly to the director and not to the public
7	defender division administrator. The conflict defender division administrator must be an attorney licensed to
8	practice law in the state.
9	(3) The conflict defender division administrator may not handle cases. The conflict defender
10	division administrator shall hire and supervise other personnel necessary to perform the function of the conflict
11	defender division, including but not limited to:
12	(a) regional conflict public defenders;
13	(b) conflict managing public defenders;
14	(c) conflict public defenders; and
15	(d) other necessary administrative and professional support staff for the public defender division.
16	(4) All attorneys handling conflict of interest cases shall report to the conflict defender division
17	administrator."
18	
19	NEW SECTION. Section 14. Repealer. The following sections of the Montana Code Annotated are
20	repealed:
21	47-1-120. Training program coordinator.
22	47-1-121. Contracted services.
23	
24	NEW SECTION. Section 15. Codification instruction. (1) [Sections 1 and 2] are intended to be
25	codified as an integral part of Title 47, chapter 1, part 4, and the provisions of Title 47, chapter 1, part 4, apply
26	to [sections 1 and 2].
27	(2) [Section 3] is intended to be codified as an integral part of Title 47, chapter 1, part 3, and the
28	provisions of Title 47, chapter 1, part 3, apply to [section 3].

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