1	HOUSE BILL NO. 55
2	INTRODUCED BY G. PARRY
3	BY REQUEST OF THE SELECT COMMITTEE ON ENERGY RESOURCE PLANNING AND ACQUISITION
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING PUBLIC UTILITY RESOURCE PLANNING LAWS;
6	PROVIDING TIMELINES; PROVIDING FOR AN INDEPENDENT EVALUATOR AND DUTIES; PROVIDING A
7	DEFINITION; PROVIDING RULEMAKING AUTHORITY; PROVIDING FOR A SPECIAL REVENUE
8	ACCOUNT; PROVIDING AN APPROPRIATION; AMENDING SECTIONS 69-1-114, 69-3-1204, 69-3-1205, 69-
9	3-1207, 69-3-1208, AND 69-8-421, MCA; PROVIDING FOR CONTINGENT VOIDNESS; AND PROVIDING AN
10	EFFECTIVE DATE."
11	
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
13	
14	NEW SECTION. Section 1. Independent evaluator contracting special revenue account. (1)
15	There is an independent evaluator contracting special revenue account within the state special revenue fund
16	established in 17-2-102 to the credit of the department of environmental quality.
17	(2) There must be deposited into the account:
18	(a) fees collected pursuant to 69-3-1207(5)(a);
19	(b) any legislative appropriations made for the purposes of the account; and
20	(c) any interest or income earned on the account.
21	(3) The department of environmental quality shall use account funds to execute department duties
22	in accordance with energy planning activities pursuant to 69-3-1205 and independent evaluator selection and
23	representation pursuant to 69-3-1207.
24	
25	Section 2. Section 69-1-114, MCA, is amended to read:
26	"69-1-114. Fees. (1) Each fee charged by the commission must be reasonable.
27	(2) Except for a fee assessed pursuant to 69-3-204(2), 69-3-1204(6)(b), 69-3-1207(4)(b) <u>69-3-</u>
28	1207(5)(a), 69-3-1612(4), or 69-12-423(2), a fee set by the commission may not exceed \$500.



1	(3)	All fees collected by the department <u>COMMISSION</u> under 69-3-1204(6)(b) and 69-3-1207(4)(b)
2	<u>69-3-1207(5)(a</u>	must be deposited in an account in the special revenue fund. Funds in this account must be
3	used as provid	ed in 69-3-1204(6)(b) and 69-3-1207(4)(b) 69-3-1207(5)(a) .
4	(4)	All fees collected by the commission under 69-3-1612(4) must be treated as financing costs
5	and used in ac	cordance with a financing order issued in accordance with 69-3-1606."
6		
7	Sectio	n 3. Section 69-3-1204, MCA, is amended to read:
8	"69-3-1	1204. Integrated least-cost plan. (1) (a) The commission shall adopt rules requiring a public
9	utility to prepar	e and file a plan at least every 3 years for meeting the requirements of its customers in the most
10	cost-effective r	nanner consistent with the public utility's obligation to serve and in accordance with this part.
11	(b)	The rules must prescribe the content and the time for filing a plan.
12	(2)	(a) A plan must contain but is not limited to:
13	(i)	an evaluation of the full range of cost-effective means for the public utility to meet the service
14	requirements c	f its Montana customers, including conservation or similar improvements in the efficiency by
15	which services	are used and including demand-side management programs in accordance with 69-3-1209;
16	(ii)	an annual electric demand and energy forecast developed pursuant to commission rules that
17	includes energ	y and demand forecasts for each year within the planning period and historical data, as required
18	by commission	rule;
19	(iii)	an assessment of planning reserve margins and contingency plans for the acquisition of
20	additional reso	urces developed pursuant to commission rules;
21	(iv)	an assessment of the need for additional resources and the utility's plan for acquiring
22	resources;	
23	(v)	the proposed process the utility intends to use to solicit bids for energy and capacity resources
24	to be acquired	through a competitive solicitation process in accordance with 69-3-1207; and
25	(vi)	descriptions of at least two alternate scenarios that can be used to represent the costs and
26	benefits from ir	ncreasing amounts of renewable energy resources and demand-side management programs,
27	based on rules	developed by the commission.
28	(b)	The utility shall fully explain, justify, and document the data, assumptions, methodologies,

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1	models, deterr	ninants, and any other inputs on which it relied to develop information required in subsection
2	(2)(a).	
3	(3)	(a) The commission may adopt rules providing guidelines to be used in preparing a plan and
4	identifying the	criteria to be used in determining cost-effectiveness.
5	(b)	The criteria may include externalities associated with the acquisition of a resource by a public
6	utility.	
7	(C)	The rules must establish the minimum filing requirements for acceptance of a plan by the
8	commission fo	r further review. If a plan does not meet the minimum filing requirements, it must be returned to
9	the public utilit	y with a list of deficiencies filing requirements not met. A corrected plan must be submitted within
10	the time estab	lished by the commission.
11	(4)	A plan filed with the commission by a utility, as defined in 75-20-104, must be provided to the
12	department of	environmental quality and the consumer counsel.
13	(5)	The Within 120 days of receipt of a COMPLETE plan, the commission shall:
14	(a)	shall review the plan;
15	(b)	shall publish a copy of the plan;
16	(C)	shall allow for a minimum of 60 45 60 days for the public to comment on the plan; and
17	(d)	may SHALL provide public meetings in accordance with 69-3-1205.
18	(6)	(a) The commission may identify deficiencies in the plan, including:
19	(i)	any concerns of the commission regarding the public utility's compliance with commission
20	rules; and	
21	(ii)	ways to remedy the concerns.
22	(b)	The commission may engage independent engineering, financial, and management
23	consultants or	advisory services to evaluate a public utility's plan. The consultants must have demonstrated
24	shall demonst	rate knowledge and experience with resource procurement and resource portfolio management,
25	modeling, risk	management, and engineering practices. The commission shall charge a fee to the public utility
26	to pay for the	costs of consultants or advisory services. These costs are recoverable in rates."
27		
28	Sectio	on 4. Section 69-3-1205, MCA, is amended to read:



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1	"69-3-1	205.	Public comment public meetings. (1) When developing a plan in accordance with
2	this part and pr	ior to s	submitting a plan to the commission, a public utility shall hold at least two-four public
3	meetings in the	e utility'	s Montana service territory to ensure a plan best meets the diverse goals of shareholders,
4	ratepayers, and	d socie	ty.
5	<u>(2)</u>	A util	ity may petition the public service commission to forego up to two public meetings based
6	on public partic	ipatior	n in previous public meetings held in compliance with subsection (1). The public utility shall
7	consider writter	n and o	oral comments respecting the proposed plan received during public meetings or meetings
8	of the resource	planni	ing advisory committee held pursuant to 69-3-1208. The public utility shall summarize and
9	respond to sub	stantiv	e comments received and file those as part of the plan.
10	(2)(3)	After	a plan is submitted, the commission shall <u>may SHALL</u> conduct two <u>TWO</u> public meetings for
11	the purpose of	receivi	ing comment on a plan. The commission or the department of public service regulation
12	may comment	on the	plan. A comment by the commission or the department may not be construed as
13	preapproval by	the co	mmission of rate treatment for any proposed resource.
14	(3)(4)	The c	department of environmental quality:
15	(a)	shall	review a plan submitted to the commission and comment on the need for new resources,
16	the alternatives	s evalu	ated to meet the need, the environmental implications of the resource choices, and other
17	related issues t	that it c	considers important. The department shall coordinate and deliver all comments from other
18	executive brand	ch age	ncies.
19	(b)	may	use a plan in the development of studies for a specific energy facility for which an
20	application for a	a certif	icate of compliance is submitted under Title 75, chapter 20.
21	(4)<u>(5)</u>	The c	consumer counsel shall review and may comment on a submitted plan."
22			
23	Sectio	n 5. Se	ection 69-3-1207, MCA, is amended to read:
24	"69-3-1	207.	Competitive solicitation process Montana consumer counsel independent
25	evaluator de	partm	ent of environmental quality role. (1) (a) Except as provided in subsection (5) (6), a
26	public utility that	at inten	ds to seek approval by the commission pursuant to 69-8-421 for the acquisition,
27	construction, or	r purch	ase of an electricity supply resource shall conduct a competitive solicitation process.
28	(b)	A put	olic utility may not prohibit a qualifying small power production facility as defined in 69-3-



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1 601 or another utility or supplier that owns an electricity supply resource or intends to construct an electricity 2 supply resource from participating in a competitive solicitation process. 3 A competitive solicitation process that is open to bids that would result in the ownership of an (C) electricity supply resource by the public utility issuing the solicitation must include the use of a third-party 4 5 administrator selected by the public utility to open, consider, and evaluate bids submitted An independent 6 evaluator must be used to oversee a public utility's competitive solicitation. The department of environmental 7 quality shall select the independent evaluator pursuant to a solicitation subsection (4). 8 (d) An independent evaluator: 9 shall monitor the evaluation of bids pursuant to a competitive solicitation; (i) 10 (ii) shall provide oversight to ensure a fair and transparent competitive solicitation; 11 (iii) must be familiar with competitive bid and evaluation processes; and 12 shall evaluate and document the process used by the public utility to solicit and evaluate bids (iv) 13 received during a competitive solicitation. 14 A public utility may SHALL conduct a competitive solicitation in conjunction with the development (e) 15 of an integrated least-cost plan in accordance with 69-3-1204. 16 (2) A public utility that plans to conduct a competitive solicitation process shall submit the following 17 information to the commission: 18 a description of the competitive solicitation process that the public utility will use and proof of (a) 19 compliance with subsections (1)(b) and (1)(c), if applicable; and 20 (b) a complete draft of the proposal soliciting electricity supply resources, citing the need for 21 resources range in size and type of resource needs that may include all resource types. 22 (3) The commission may accept public comment on the information shall: 23 (a) provide notice and accept public comment regarding information received in accordance with 24 subsection (2); and 25 notify the department of environmental quality when the commission receives a proposal to (b) solicit electricity supply resources and share information collected under subsection (2) and public comment 26 27 collected under this subsection (3). 28 (4) (a) The Montana consumer counsel may request, select, and retain a person or organization to



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act as an independent monitor for a competitive solicitation process. Subject to public comments received
pursuant to subsection (4)(b), the department of environmental quality shall:
(i) solicit, evaluate, and maintain a list of independent evaluators for the competitive solicitation
process;
(ii) develop a process to disqualify and remove from the list those independent evaluators who do
not comply with established qualifications OR WHO MAY HAVE A CONFLICT OF INTEREST;
(iii) update the list at least every 3 years; and
(iv) after information is submitted to the commission in accordance with subsection (2) and subject
to rules adopted by the department pursuant to subsection (4)(c), select an independent evaluator from the list
(b) The department shall accept public comment when developing and updating the list.
(c) On or before July 1, 2026, the department shall adopt rules for:
(i) evaluating independent evaluators for inclusion on the list;
(ii) selecting an independent evaluator in accordance with this section;
(iii) implementing this subsection (4); and
(iv) prescribing the scope of work for the independent evaluator pursuant to the duties in [section
<u>6].</u>
(d) Nothing in this section limits the department's ability to fulfill its duties in accordance with 69-3-
<u>1205.</u>
(b)(5) (a) The commission shall department of environmental quality may charge a fee to the public
utility to pay for the costs of selecting and representing an independent monitor evaluator. This fee must be
deposited in the independent evaluator contracting special revenue account pursuant to [section 1]. These
costs are recoverable in rates. The department shall provide documentation of the costs to the commission for
costs incurred pursuant to its duties in 69-2-1205-69-3-1205 and this section.
(c) The independent monitor may assist the Montana consumer counsel by:
(i) providing comments on the consistency of the competitive solicitation process with industry
standards;
(ii) monitoring and observing the competitive solicitation process, paying particular attention to the

28 public utility's evaluation of electricity supply resources that may result in utility ownership of the resource, to



1	ensure that t	ne utility conducts a fair and proper process in accordance with industry standards;
2	(iii) —	
3	the resource	s of any discrepancies observed in the process and resolving any differences of opinion; and
4	(iv) –	preparing a closing report prior to the final selection of the resources regarding the consistency
5	of the proces	s, including selection and notification of electricity supply resources taking part in the solicitation
6	process base	ed on industry standards.
7	<u>(b)</u>	After the department selects an independent evaluator in accordance with subsection (4), the
8	public utility	shall execute a contract for service with the independent evaluator. The contract must include the
9	scope of wor	k developed pursuant to subsection (4)(c)(iv) and the duties in [section 6].
10	(5) (6) This section does not apply to:
11	(a)	a request for proposals or purchase by a public utility intended solely to meet the short-term
12	operational n	eeds of the utility for a period of less than 12 months; or
13	(b)	an application made to the commission by a public utility to acquire, construct, or purchase an
14	opportunity r	esource.
15	(6)<u>(</u>7) For the purposes of this section, "opportunity resource" means an electricity supply resource
16	necessary to	meet a need demonstrated in a plan in accordance with 69-3-1204(2)(a)(iv) that is either new or
17	existing and	that remains unknown as to its availability for purchase until an opportunity to purchase arises."
18		
19	NEW	SECTION. Section 6. Independent evaluator role. (1) The independent evaluator shall
20	oversee the	competitive solicitation conducted by the public utility to protect the public interest and advance the
21	policies in 69	-3-1202.
22	(2)	The independent evaluator shall:
23	(a)	provide comments to the public utility and the commission on the fairness, transparency, and
24	consistency	of a competitive solicitation process with industry standards;
25	(b)	monitor, evaluate, and observe the competitive solicitation process, paying particular attention
26	to the public	utility's evaluation of electric supply resources that may result in utility ownership of the resource to
27	ensure that t	ne utility conducts a fair and proper process in accordance with industry standards;
28	(C)	notify the utility and the commission on a timely basis prior to the utility selection of the



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1	resources of any discrepancies observed in the process and resolve any differences of opinion; and
2	(d) prepare a closing report prior to the final selection of the resources regarding the fairness,
3	transparency, and consistency of the process, including selection and notification of electricity supply resources
4	taking part in the solicitation process based on industry standards. Public utilities shall include the closing report
5	in applications for future cost-recovery dockets.
6	(3) The commission shall grant the independent evaluator the right of intervention in future cost-
7	recovery proceedings for the purpose of entering the closing report into the evidentiary record and representing
8	the independent evaluator during discovery and hearings.
9	
10	NEW SECTION. SECTION 7. INTEGRATED RESOURCE PLANNING AND ACQUISITION
11	PROGRAM. THERE IS AN INTEGRATED RESOURCE PLANNING AND ACQUISITION PROGRAM WITHIN
12	THE PUBLIC SERVICE COMMISSION COMPOSED OF:
13	(1) two regulatory analysts; and
14	(2) necessary additional staff to administer the program.
15	
16	Section 7. Section 69-3-1208, MCA, is amended to read:
17	"69-3-1208. Resource planning advisory committee. (1) A public utility shall maintain a broad-
18	based advisory committee to review, evaluate, and make recommendations on technical, economic, and policy
19	issues related to a utility's electricity system.
20	(2) The committee may advise the utility on demand-side management, portfolio planning, and
21	management and procurement completed in accordance with this part."
22	(3) The utility shall publish the committee membership.
23	(4) A committee meeting must be open to the public when a majority of the committee members
24	vote to hold a public meeting UNLESS THE MAJORITY OF COMMITTEE MEMBERS VOTE TO CLOSE THE ADVISORY
25	MEETING."
26	
27	Section 8. Section 69-8-421, MCA, is amended to read:
28	"69-8-421. Approval of electricity supply resources. (1) A public utility may apply to the



1 commission for approval of an electricity supply resource that:

2 (a) is not yet procured; and

(b) is subject to a competitive solicitation process when applicable in accordance with 69-3-1207.
(2) Within 45 days of the public utility's submission of an application for approval, the commission
shall determine whether or not the application is adequate and in compliance with the commission's minimum
filing requirements. If the commission determines that the application is inadequate, it shall explain the

7 deficiencies.

8 (3) The commission shall issue an order within 180 days of receipt of an adequate application for 9 approval of a power purchase agreement from an existing generating resource unless it determines that 10 extraordinary circumstances require additional time.

(4) (a) Except as provided in subsections (4)(b) through (4)(d), the commission shall issue an order within 270 days of receipt of an adequate application for approval of a lease, an acquisition of an equity interest in a new or existing plant or equipment used to generate electricity, or a power purchase agreement for which approval would result in construction of a new electric generating resource. The commission may extend the time limit up to an additional 90 days if it determines that extraordinary circumstances require it.

(b) If an air quality permit pursuant to Title 75, chapter 2, is required for a new electrical generation
resource or a modification to an existing resource, the commission shall hold the public meetings on the
application for approval in accordance with 69-3-1205(2) <u>69-3-1205(3)</u> at least 30 days after the issuance of the
final air quality permit.

(c) If a final air quality permit is not issued within the time limit pursuant to subsection (4)(a), the
 commission shall extend the time limit in order to comply with subsection (4)(b).

(d) The commission may extend the time limit for issuing an order for an additional 60 days
 following the meetings pursuant to subsection (4)(b).

24 (5) To facilitate timely consideration of an application, the commission may initiate proceedings to

25 evaluate planning and procurement activities related to a potential resource procurement, if necessary, in

accordance with 69-3-1207 prior to the public utility's submission of an application for approval.

(6) (a) The commission may approve or deny, in whole or in part, an application for approval of an
 electricity supply resource.



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1	(b)	The commission may consider all relevant information known up to the time that the
2	administrative I	record in the proceeding is closed in the evaluation of an application for approval.
3	(c)	A commission order granting approval of an application must include the following findings:
4	(i)	approval, in whole or in part, is in the public interest; and
5	(ii)	procurement of the electricity supply resource is consistent with the requirements and
6	objectives in 69	9-3-201, 69-3-1201 through 69-3-1209, and commission rules.
7	(d)	The commission order may include a provision for allowable generation assets cost of service
8	when the utility	has filed an application for the lease or acquisition of an equity interest in a plant or equipment
9	used to genera	te electricity.
10	(e)	When issuing an order for the acquisition of an equity interest or lease in a facility or equipment
11	that is construc	ted after January 1, 2007, and that is used to generate electricity that is primarily fueled by
12	natural or synth	netic gas, the commission shall require the applicant to implement cost-effective carbon offsets.
13	Expenditures re	equired for cost-effective carbon offsets pursuant to this subsection (6)(e) are fully recoverable in
14	rates. By Marcl	n 31, 2008, the commission shall adopt rules for the implementation of this subsection (6)(e).
15	(f)	The commission order may include other findings that the commission determines are
16	necessary.	
17	(g)	A commission order that denies approval must describe why the findings required in subsection
18	(6)(c) could not	be reached.
19	(h)	The commission order must approve or deny an initial cost finding, in whole or in part. Any
20	additional costs	s in excess of the commission approved amount must be approved or denied, in whole or in part,
21	in a subsequer	it proceeding.
22	(7)	Notwithstanding any provision of this chapter to the contrary, if the commission has issued an
23	order containin	g the findings required under subsection (6)(c), the commission may not subsequently disallow
24	the recovery of	costs related to the approved electricity supply resource based on contrary findings.
25	(8)	Until the state or federal government has adopted uniformly applicable statewide standards for
26	the capture and	d sequestration of carbon dioxide, the commission may not approve an application for the
27	acquisition of a	n equity interest or lease in a facility or equipment used to generate electricity that is primarily
28	fueled by coal a	and that is constructed after January 1, 2007, unless the facility or equipment captures and

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sequesters a minimum of 50% of the carbon dioxide produced by the facility. Carbon dioxide captured by a facility or equipment may be sequestered offsite from the facility or equipment. (9) Nothing limits the commission's ability to subsequently, in any future rate proceeding, inquire into the manner in which the public utility has managed, dispatched, operated, or maintained any resource or managed any power purchase agreement as part of its overall resource portfolio. The commission may subsequently disallow rate recovery for the costs that result from the failure of a public utility to reasonably manage, dispatch, operate, maintain, or administer electricity supply resources in a manner consistent with 69-3-201 and commission rules.
(9) Nothing limits the commission's ability to subsequently, in any future rate proceeding, inquire into the manner in which the public utility has managed, dispatched, operated, or maintained any resource or managed any power purchase agreement as part of its overall resource portfolio. The commission may subsequently disallow rate recovery for the costs that result from the failure of a public utility to reasonably manage, dispatch, operate, maintain, or administer electricity supply resources in a manner consistent with 69-
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manage, dispatch, operate, maintain, or administer electricity supply resources in a manner consistent with 69-
3-201 and commission rules
(10) The commission shall adopt rules prescribing minimum filing requirements for applications filed
pursuant to this part."
NEW SECTION. Section 9. Appropriation. (1) There is appropriated \$75,000 from the general fund
to the department of environmental quality for the biennium beginning July 1, 2025, to meet the requirements of
[this act].
(2) There is appropriated \$200,000 from the general fund to the public service commission for the
biennium beginning July 1, 2025, to the meet the requirements of [this act].
NEW SECTION. Section 10. Codification instruction. [Sections 1, AND 6, 7, and 8] are intended to
be codified as an integral part of Title 69, chapter 3, part 12, and the provisions of Title 69, chapter 3, part 12,
apply to [sections 1 , AND 6 , 7, and 8].
NEW SECTION. Section 11. Contingent voidness. If [this act] does not include the appropriation
pursuant to [section 10(2) 9(2)], then [section 3(5)] and [section 8] are <u>is</u> void.
NEW SECTION. Section 12. Effective date. [This act] is effective July 1, 2025.
- END -

