

Larry Bonderud

From: Arrigo, John <jarrigo@mt.gov>
Sent: Wednesday, May 25, 2016 9:36 AM
To: Larry Bonderud
Cc: Kingery, Barbara; Campbell, Terry; McCarthy, Mindy; Smith, Kari
Subject: RE: Shelby AOC Draft Request
Attachments: Shelby_Enf_Memo.docx

Hi Mayor – Shelby did not drop the ball. In 2014, we started work on a draft AOC to address permit effluent limit violations at the wastewater treatment plant, and to allow Shelby to construct a 4th lagoon without significant penalties for ongoing violations. As a result of financial difficulties and the uncertainty about funding for the new lagoon, the Enforcement Division halted work on this case and it was closed in early 2016. See attached memo. Also, Shelby has been in compliance with the discharge permit since January 2015, so there are no significant violations that need to be addressed with an order.

There is no formal moratorium. The capacity of the wastewater treatment system is already exceeded, therefore no new connections can be approved.

If you would like to discuss this further, please feel free to contact me.

John Arrigo, Administrator
DEQ Enforcement Division
(406) 444-5327

*John is the lead attorney for
DEQ Enforcement Division*



ENDORSED

FILED DEBRA MUNSON

By *Shane Yeager* CLERK

Filed June 9th 2016 DEPUTY

11:25 a.m.

MONTANA NINTH JUDICIAL DISTRICT COURT, TOOLE COUNTY

<p>In the Matter of the Estate of DALE P. DAVIS, Deceased.</p>	<p>Judge Robert G. Olson No. DP-15-013 ORDER APPROVING FINAL ACCOUNT, ABANDONMENT OF ESTATE PROPERTY, AND SETTLEMENT AND DISTRIBUTION OF AN INTESTATE ESTATE</p>
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The "PETITION FOR DETERMINATION OF HEIRS, ADJUDICATION OF INTESTACY, APPROVAL OF FINAL ACCOUNT, ABANDONMENT OF ESTATE PROPERTY, AND SETTLEMENT AND DISTRIBUTION OF AN INTESTATE ESTATE" (the "Petition") by Delores Davis, Personal Representative of the above captioned estate, having been presented and filed herein on May 13, 2016, and such matter coming on regularly to be heard on June 9, 2016; the Court proceeded to the hearing of the Petition; and it appearing to the satisfaction of the Court that due and legal notice of the Petition was given in the manner and form required by Montana law the Court makes the following:

FINDINGS OF FACT

- 1) That the First and Final Account and report is in all respects true and correct.
- 2) That Petitioner has filed a copy of the Inventory and Appraisement with the Court.
- 3) That due and legal notice to creditors of the estate has been given in the manner and time required by law.
- 4) All debts of the decedent and of the estate, all expenses of administration thus far incurred, and all taxes that have attached to or accrued against the estate have been paid. That the estate is in a condition to be closed.
- 5) The decedent was the owner of the following described real property (the "Real Property") at the time of his death:

Lot 5 excluding the North 12' of the West 60', and the West 100' of Lot 6 in Block 7 of Guth First Addition to the Town of Shelby, Toole County, Montana, according to the official map or plat thereof on file and of record in the office of the Clerk and Recorder of Toole County.

Petitioner made a diligent but unsuccessful effort to sell such property through a realtor. The Real Property is encumbered by a security interest in favor of Wells Fargo and the Real Property is currently scheduled to be sold at trustee's sale on July 1, 2016. Petitioner reasonably believes the Real Property is worth less than the remaining balance due to Wells Fargo and therefore requests, pursuant to § 72-3-613(6), MCA, that the Real Property be abandoned.

- 5) The decedent died intestate and was survived by the following heirs who are entitled to distribution of the property described in Paragraph 6 hereafter remaining after the payment of debts, claims, taxes, costs and expenses:
 - a) Delores Davis, 157 Yellow Pine Drive, Kalispell, MT 59901;
 - b) Michael Davis, 400 6th Avenue South, Shelby, MT 59474;
 - c) Robert Davis, P.O. Box 671231, Chugiak, AK 99567-1231; and
 - d) Kathleen Davis, 39 Price of Wales Drive, Billings, MT 59105.

- 6) The property to be distributed to the heirs described in Paragraph 5 above is described as follows:
 - a) First State Bank of Shelby, Account No. 220628;
 - b) Marias River Electric, Capital Credits;
 - c) 3 Rivers Communications, Capital Credits; and
 - d) Together with any and all other property not now known but which may be discovered hereafter.

Now, on motion by Brian D. Lee, attorney for the estate, and good cause appearing therefore,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that:

- 1) The Final Account of the Personal Representative of the above-captioned estate is hereby finally settled, allowed and approved;
- 2) The Personal Representative is authorized to abandon the Real Property pursuant to § 72-3-603(6), MCA in any manner she deems appropriate; and
- 3) The Personal Representative is authorized to distribute the assets of the estate, and any other property of the decedent or of the estate not now known or discovered, to the persons entitled thereto according to law, as set forth above, and upon distribution the Personal Representative herein shall be discharged from her trust.

Dated June 9, 2016.

 ROBERT G. OLSON
Robert G. Olson, District Court Judge

Policy & Research Committee— Initial Guidance

Policy Statement

The Coalition will consider, on a non-partisan basis, any proposal, perspective and information relevant to improving Montana’s system of funding public infrastructure. Consideration, therefore, does not indicate or imply the Coalition supports or opposes anything. Only the recommendations and positions it officially adopts may be understood as indicating the Coalition’s support or opposition, and all such recommendations and positions will be designed to lead to long-term solutions.

Conceptual Policies for Member Consideration

1. Local government funding as it exists will serve as a baseline for discussions. In no instance will the Coalition support legislation or policy that decreases or eliminates current local government funding levels.

If legislation would eliminate or reduce a local government funding source, it must be backfilled with certainty. Any reduction in the local government funding base will make it more difficult to invest in infrastructure improvements.

2. The Coalition will not support legislation or policy that eliminates or restricts tools that are currently available to local government for funding. Consolidation or streamlining would not necessarily be considered eliminating or restricting and would be evaluated on a case by case basis. (TSEP, DNRC, SRF, TIFD, SID, etc remain intact).
3. The Coalition will only support legislative outcomes that, by whatever means, allocate adequate matching funds, from whatever qualified source or sources, for Montana to continue receiving maximum Federal Highway Funding.
4. All proposed funding programs shall recognize that cities and counties are fiscally independent and thereby should not be intertwined when evaluation for funding eligibility and level is given. Local government “skin in the game” should be evaluated on the applicant only.

Research Objectives

- Identify current funding sources and amounts allocated to existing programs. Examine the general effectiveness of existing programs.
- Assemble data on current and projected infrastructure funding deficit.
- Gather data on funding tools, mechanisms and policy approaches adopted elsewhere and examine their applicability in Montana.



Memorandum

Date: 6/22/2016
To: Jody Hellegaard
From: Brad Koon
Subject: Draft NCMRWA/City of Cut Bank/Shelby Division of Responsibilities

The purpose of this memorandum is to provide a summary of responsibilities with regard to supply of water from the City of Shelby via the North Central Montana Regional Water System to the City of Cut Bank and the Ethridge County Water District (ECWD).

General Responsibility Overview:

It is the responsibility of the City of Shelby to provide potable water that meets Department of Environmental Quality (DEQ) standards to the NCMRWA. It is the responsibility of the NCMRWA to receive water from the City of Shelby and provide supplemental potable water that meets DEQ standards to the City of Cut Bank and the Ethridge County Water District (ECWD) via purchase agreement with the City of Shelby. ECWD is served via a 3" pvc line coming from the Booster building connecting to the ECWD on the west side of Ethridge road.

The City of Shelby supplies water to the NCMRWA at the NCMRWA meter vault near the Shelby Prison and intends to enter into a contract with the NCMRWA to provide operations and maintenance (O&M) services on the transmission pipeline, and associated appurtenances comprising the NCMRWA system between the connection to the Shelby system and the south east fence of the NCMRWA booster station near Ethridge. The City of Cut Bank intends to enter into a contract with the NCMRWA to provide operations and maintenance (O&M) services on transmission pipeline, booster building, standpipe and associated appurtenances



comprising the NCMRWA system between Shelby and the south east fence of the NCMRWA booster building and the connection to the Cut Bank system. The NCMRWA owns the infrastructure beginning at the connection to the Shelby system near the Shelby prison and ending at the connection to the Cut Bank system in Cut Bank.

Specific Division of Responsibility:

Following is a list of the infrastructure responsibilities for each party:

Owned by the NCMRWA and Operated by the City of Shelby:

- NCMRWA Meter Vault near the Shelby Prison including all associated infrastructure
- Water transmission pipeline and all associated infrastructure between the NCMRWA connection to the Shelby system and the south east fence of the NCMRWA Booster building near Ethridge.

Owned by the NCMRWA and Operated by the City of Cut Bank:

- All infrastructure within the Booster building.
- All telemetry equipment including control panel and antenna
- Standpipe and associated pressure transducer manhole
- All infrastructure within the Meter building near Cut Bank
- Water service connections between the south east fence of the NCMRWA Booster building near Ethridge and the connection to Cut Bank.

Testing and Compliance:

Following is a summary of testing and compliance responsibilities.



NCMRWA- City of Cut Bank

Test	Location	Frequency
Chlorine Residual	Leaving the Booster building	Daily
Chlorine Residual	Entering the Cut Bank system at meter building	Daily
Bacteria	In the Pump house on the 3" discharge pipeline serving the Ethridge system.	Monthly
Bacteria	Rotating between the point of connection to the City of Cut Bank and the pressure transducer manhole near the standpipe	Monthly
Disinfection By-Products	A set of DBP samples should be taken during the warmest month (July or August) at the Cut Bank meter building	Yearly
Asbestos	Not Required	Waiver available via paperwork submittal
Lead & Copper	No sampling effort is necessary at this time, unless the number of connections increases to more than 10	Not Required

If ECWD encounters water quantity or quality issues that may need to be corrected with adjustments to the NCMRWA system, it is requested that ECWD contact the Shelby NCMRWA operator as well as NCMRWA:

Loren Skartved, Public Works Director
City of Shelby
(406) 450-4319



shbshop1@3rivers.net

Jody Hellegaard
NCMRWA General Manager
(406) 945-4343
jody@ncmrwa.com

If Cut Bank encounters water quantity or quality issues that may need to be corrected with adjustments to the NCMRWA system prior the Booster building, it is requested that ECWD contact the Shelby NCMRWA operator as well as NCMRWA:

Loren Skartved, Public Works Director
City of Shelby
(406) 450-4319
shbshop1@3rivers.net

Jody Hellegaard
NCMRWA General Manager
(406) 945-4343
jody@ncmrwa.com

- ***Proposed Action(s) if Deviations Occur:***
 - Continue to monitor system performance (NCMRWA/City of Cut Bank and City of Shelby)
 - Verify readings or calibrate meters/gauges (NCMRWA/City of Cut Bank)
 - Check/adjust standpipe level (NCMRWA/City of Cut Bank)
 - Drive route and check for leaks (NCMRWA/City of Cut Bank and City of Shelby)

Water Quality:

- ***Disinfectant Residual in Cut Bank Distribution System:***



- Normal/Target Operating Range: 0.75 mg/l to 1.0 mg/l (to be confirmed by Cut Bank)
- Deviation Range (High/Low) to Note/Monitor and check when receiving water from NCMRWA:
 - Below 0.5 mg/l (to be confirmed by Cut Bank)
 - Above 1.5mg/l (to be confirmed by Cut Bank)
- ***Proposed Action(s) if Deviations Occur:***
 - Continue to monitor system performance (NCMRWA/City of Cut Bank)
 - Conduct sampling and verify dosage rates (NCMRWA/City of Cut Bank)
 - Adjust chemical dosage, as necessary (NCMRWA/City of Cut Bank)

D.S.D. Properties, LLC

300 Main Street
Shelby MT 59474

Tel. 406.434.5259

Fax 406.434.2457

August 2, 2016

Mayor Larry Bonderud
City of Shelby
112 First Street South
Shelby MT 59474

Dear Mayor Bonderud:

This letter will serve as our notice that our company is in agreement to purchase two tracts of land at the Shelby Industrial Park from the City of Shelby.

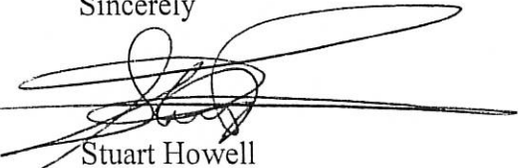
Those tracts and purchase prices are:

Tract 2, 200 North Industrial Park Road	.665 acres	\$ 13,300
Tract 3A, 300 North Industrial Park Road	1.192 acres	\$ 23,840

We have delivered two checks, covering the purchase price, with Lee Law, attorneys. Requesting that those funds be transferred into their Trust Account pending the transfer documents creation.

Closing costs will be paid by our company as per your offer letter. Closing to be at the offices of Lee Law.

Sincerely



Stuart Howell
Project Manager

CITY OF SHELBY

112 First Street South
Shelby, MT 59474
Telephone: (406) 434-5222
FAX: (406) 434-2039
www.shelbymt.com



Mayor: Larry J. Bonderud
Council: Deb Clark, Eugene Haroldson,
Bill Moritz, Lyle Kimmet,
Don Lee, John "Chip" Miller, Jr.
Animal Control: Mark Warila
Attorney: William E. Hunt, Jr.
Building Inspector: Rob Tasker
Community Development: Lorette Carter
Finance Officer: Jade Goroski
Judge: Joe Rapkoch
Recreation Director: Cindy Florez
Superintendent: Loren Skartved

July 26, 2016

DSD Properties LLC
300 Main St
Shelby MT 59474

RE: Purchase of Property, Shelby Industrial Park

The Shelby City Council is willing to sell the property currently leased, in the Shelby Industrial Park, to the lease holders.

If you are interested in purchasing your leased property, we have placed the following value on the following tract(s):

Tract 2, 200 N Industrial Park Rd	.665 acres	\$ 13,300
Tract 3A, 300 N Industrial Park Rd	1.192 acres	\$ 23,840

CK#
Pd 5983

This pricing is net to the City of Shelby.

Sincerely,

Larry J. Bonderud
Mayor

LJB/tp

Lori Stratton

From: Larry Bonderud
Sent: Thursday, August 04, 2016 4:46 PM
To: Lori Stratton
Subject: Fwd: ETIC notes
Attachments: July 14 ETIC Meeting Minutes.docx; ATT00001.htm; LCCOL3.pdf; ATT00002.htm

Packets.

Sent from my iPhone

Mayor Lar

Begin forwarded message:

From: Melissa Lewis <melissa@mlewisassoc.com>
Date: August 4, 2016 at 3:54:05 PM MDT
To: Larry Bonderud <larry@shelbymt.com>
Subject: ETIC notes

Hi Mayor,

Attached are notes from the Colstrip portion of the July 14-15 Energy & Telecom Interim Committee meeting (ETIC). The big takeaway is that ETIC will be preparing a series of seven draft bills related to Colstrip for the committee to consider on September 9. If the committee approves the draft bills, they'll be introduced during the 2017 legislative session. The draft bills could also be introduced by any individual legislator if ETIC chooses not to recommend them as committee bills. I'm sending this information to you because it'll likely become a hot topic during the 2017 legislative session—one that could potentially bleed into other topics such as infrastructure funding. And, one of the seven bill drafts would fund local needs from the coal severance tax trust fund. The draft bill (attached) specifically includes language about the regional water account.

The Environmental Quality Council (EQC) met July 20 and 21. A portion of the meeting was also devoted to Colstrip. See below notes from the EQC meeting.

ETIC REPORT TO EQC

ETIC Research Analyst Sonja Nowakowski indicated ETIC wants to hear more about Colstrip at the September meeting. She also said ETIC authorized her to work with Sen. Ankney to prepare bill drafts (plural) for the committee to consider in September. Bill topics include:

- A timeline for closure of units 1 and 2
- A plan for workers
- Remediation
- Property/worker compensation

The draft bills will be available for public comment in early August.

PUBLIC COMMENT

None

COMMITTEE QUESTIONS/DISCUSSION

Sen. Jim Keane (D-Butte): We're going to see this in a big way next legislative session. Montana got shafted and has gotten nothing from Talen or Puget. These two carpet bagging companies want to leave us high and dry. This reminds me of what happened with Butte and Arco. Arco wanted to hightail it out of Butte, but we put the squeeze on them. They are still in Butte today paying millions. 20 years from now, I'd like to see Talen still dishing out money and Puget's ratepayers still paying. I want to see Montana made whole.

Rep. Kerry White (R-Bozeman): I have friends in Colstrip and I know there's still a lot of coal there. Is there a future for units 1 and 2 or are they gone?

Sen. Jim Keane: Units 3 and 4 will be running years from now. The target is on units 1 and 2. Talen and Puget want to close them. There's been discussion about exploring clean coal technology with units 1 and 2, but Talen and Puget don't want that. They are struggling to keep units 1 and 2 open. My biggest concern is the 300 to 400 megawatts of power for Montana's big businesses. Ratepayers in Montana benefit from Colstrip and the transmission line. When units 1 and 2 go down, they will have to purchase out of state power and pay for the transmission of that power, which will drive up costs. This will be a big deal next legislative session.

Rep. Kerry White: Coal has a huge impact on Montana. From generation to jobs, there is a trickledown effect. I hope we can do something. I've heard there could be as much as a 40 percent cost increase for consumers.

Sen. Rick Ripley (R-Wolf Creek): Representative White is correct. And the rest of the legislature and the state is going to see it when we start putting the state budget together. Coal pays for so much in Montana. The trickledown effect will become obvious during the next legislative session.

Sen. Jim Keane: EQC should start thinking about ways to support Colstrip. A lot of infrastructure money comes from coal. We're going to see a very different budget next legislative session. At our September meeting, we might want to support ETIC's efforts or do something ourselves.

Please call w/ questions!

Melissa

Melissa Lewis
Melissa Lewis & Associates
Office: 406-422-0988
Cell: 406-465-8045
Fax: 406-437-9113
www.mlewisassoc.com

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As of: July 28, 2016 (9:44am)

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**** Bill No. ****

Introduced By *****

By Request of the Energy and Telecommunications Interim Committee

A Bill for an Act entitled: "An Act establishing "The Treasure State Restore and Rebuild Act"; appropriating money from the coal severance tax permanent fund to the department of commerce to provide grants to entities impacted by the closure of a natural resource business; granting rulemaking; establishing grant programs for local government entities, economic development organizations, and primary sector businesses; establishing grant criteria and eligibility requirements; amending section 17-5-703, MCA; providing contingent voidness; and providing an effective date."

WHEREAS, much of Montana's economy relies on its natural resources, and that reliance on the state's treasures--ranging from coal to timber--has left the state at the mercy of national and international markets and the political and economic decisions of out-of-state policymakers and special interests; and

WHEREAS, the market objectives and policy directives of out-of-state entities rarely contribute to the long-term welfare of Montana communities; and

WHEREAS, Montana has a long history of taking care of one another and investing in ways that help make Montana a place where people want to live and make a living.

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Be it enacted by the Legislature of the State of Montana:

NEW SECTION. **Section 1. Short-title.** [Sections 1 through 12] may be cited as "The Treasure State Restore and Rebuild Act".

NEW SECTION. **Section 2. Purpose.** (1) The legislature finds and declares that supporting and renewing Montana's economic base in communities impacted by the closing of a natural resource business is a public purpose.

(2) The purpose of the Treasure State Restore and Rebuild Act is to:

(a) promote diversification and development of the economic base within communities affected by the closing of a natural resource business, secondary business, or both;

(b) assist in providing economic stability to areas shattered by loss of employment, closure of businesses, and reductions in property values when a natural resource business closes;

(c) preserve and protect the economic viability of communities impacted by the closing of a natural resource business; and

(d) mitigate the socioeconomic effects of the closing of a natural resource business on affected communities and to provide remedies and financial resources necessary to mitigate those effects.

NEW SECTION. **Section 3. Definitions.** As used in [sections

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1 though 12], the following definitions apply:

(1) "Closes" or "closing" means the permanent shutdown of:

(a) a natural resource business enterprise;

(b) one or more facilities or operating units within a natural resource business enterprise; or

(c) a secondary business if the shutdown results in an employment loss.

(2) "Department" means the department of commerce established in 2-15-1801.

(3) "Economic development organization" means:

(a) (i) a private, nonprofit corporation, as provided in Title 35, chapter 2, that is exempt from taxation under section 501(c) (3) or(c) (6) of the Internal Revenue Code, 26 U.S.C.

501(c) (3) or(c) (6);

(ii) an entity certified by the department under 90-1-116; or

(iii) an entity established by a local government entity;

and

(b) an entity actively engaged in economic development and business assistance work in the area affected by the closure of a natural resource business.

(4) "Eligible training provider" means:

(a) a unit of the university system, as defined in 20-25-201;

(b) a community college district, as defined in 20-15-101;

(c) an accredited, tribally controlled community college located in the state of Montana;

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As of: July 28, 2016 (9:44am)

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(d) an apprenticeship program that is in compliance with Title 39, chapter 6; or

(e) an entity approved to provide workforce training that is approved by representatives of the BEAR program as defined in 53-2-1216, the small business development centers, or the Montana manufacturing extension center at Montana state university-Bozeman.

(5) "Employee" means an individual seeking a new job because of the closing of a natural resource business. The term may include an individual who did not work directly at a natural resource business but is unemployed due to the closing of a secondary business.

(6) "Employer" means the individual, corporation, partnership, or association providing new jobs and entering into a grant contract.

(7) "Employment loss" means:

(a) an employment termination, other than a discharge for cause, voluntary departure, or retirement;

(b) a layoff exceeding 6 months; or

(c) a reduction in hours of work of more than 50% during each month of any 6-month period.

(8) "Local government entity" means an incorporated city or town, a county, a consolidated local government, a school district, a tribal government, or a county or multicounty water, sewer, or solid waste district.

(9) "Natural resource business" means a private, for-profit, enterprise located in Montana that:

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As of: July 28, 2016 (9:44am)

LCCOL3

(a) engages in the extraction or harvesting of minerals, ore, or forestry products;

(b) engages in the processing of Montana raw materials such as minerals, ore, or forestry products; or

(c) engages in the production of electrical energy in an amount of 200 megawatts or more using coal as a source of fuel.

(10) "New job" means a job in a primary sector business.

(11) "Primary sector business" means an employer engaged in operations within Montana.

(12) "Secondary business" means a private, for-profit enterprise located in Montana that extracts, produces, manufactures, or processes materials used by a natural resource business.

NEW SECTION. **Section 4. Distribution of funds.** (1) The funds appropriated for the purposes of [sections 1 through 12] must be placed in the following accounts:

(a) 70% must be deposited in the local government restore and rebuild account established in [section 7];

(b) 25% must be deposited in the economic development restore and rebuild account established in [section 9]; and

(c) 5% must be deposited in the workforce restore and rebuild account established in [section 11].

(2) The accounts established in subsection (1) retain interest earned from the investment of money in the accounts.

NEW SECTION. **Section 5. Restore and rebuild grants --**

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As of: July 28, 2016 (9:44am)

LCCOL3

rulemaking. (1) On or before January 1, 2018, the department must adopt rules to implement the provisions of [sections 1 through 12].

(2) The rules shall include but are not limited to:

(a) distribution procedures for grants authorized in [sections 8 and 10]; and

(b) procedures for grant funding authorized in [section 8 and 10].

(3) The rules for grant funding in [sections 8 and 10] must include but are not limited to:

(a) eligibility requirements for local government entities and economic development organizations applying for grants and developed in accordance with [sections 6, 8, and 10];

(b) criteria for awarding grants;

(c) reporting procedures for grant recipients; and

(d) postdisbursement activities by the department to monitor the use of funding by entities, including reporting requirements and procedures for repayment of funds expended on activities determined not to meet eligibility requirements.

NEW SECTION. Section 6. Treasure state restore and rebuild grant eligibility. (1) A local government unit or economic development organization in a county where a natural resource business was or is located is eligible for grant funding in accordance with [sections 8 and 10] if:

(a) a natural resource business closes on or after January 1, 2016, or reaches a legal settlement on or after January 1,

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As of: July 28, 2016 (9:44am)

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2016, agreeing to a closing date on or before July 1, 2022; and

(b) except as provided in subsection (2), closing of a natural resource business results in or will result in an employment loss of more than 100 full-time employees.

(2) The employment loss required in subsection (1)(b) is not limited to employment loss at a single natural resource business and may include employment loss at a secondary business. A local government unit or economic development organization applying for a grant shall demonstrate in its application to the department that the employment loss at a secondary business is a direct result of the natural resource business closing.

NEW SECTION. Section 7. Local government restore and rebuild--special revenue account. (1) There is a local government restore and rebuild account in the state special revenue fund established by 17-2-102.

(2) There must be deposited in the account:

- (a) money received from legislative allocations;
- (b) money transferred in accordance with [section 4(1)(a)];
- (c) a gift, donation, grant, legacy, bequest, or devise made for the purposes of [section 8]; and

(d) interest or other income earned on the money in the account.

(3) The account must be used by the department:

- (a) to provide grants to local government entities to mitigate impacts in accordance with [section 8]; and

(b) for the department's costs of administering [section 8]

and this section.

NEW SECTION. **Section 8. Local government restore and rebuild grants.** (1) Beginning January 1, 2018, and in accordance with subsection (3), the department shall award competitive grants annually to local government entities using the account established pursuant to [section 7].

(2) Grants must awarded to local government entities to assist a local government entity in:

(a) mitigating property losses and providing housing security for those who are unemployed due to the closing or planned closing of a natural resource business;

(b) paying for outstanding capital project bonds or other expenses incurred prior to the closing of a natural resource business or planned closing of a natural resource business;

(c) addressing infrastructure needs, including but not limited to water supply needs and water transportation costs, affected by the closing of a natural resource business;

(d) decreasing property tax mill levies that are caused by the elimination of activity by a natural resource business or secondary business; or

(e) in the case of a school district, providing for educational opportunities in accordance with the provisions of law.

(3) The department may not award more than \$5 million from the account each year during the first 4 years of the grant program.

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As of: July 28, 2016 (9:44am)

LCCOL3

(4) A local government entity may collaborate with another local government entity or with an economic development organization established by a local government entity on a joint grant application.

NEW SECTION. Section 9. Economic development restore and rebuild special revenue account. (1) There is an economic development restore and rebuild account in the state special revenue fund established by 17-2-102.

(2) There must be deposited in the account:

- (a) money received from legislative allocations;
- (b) money transferred in accordance with [section 4(1)(b)];
- (c) a gift, donation, grant, legacy, bequest, or devise made for the purposes of [section 10]; and
- (d) interest or other income earned on the money in the account.

(3) The account must be used by the department:

- (a) to provide grants in accordance with [section 10]; and
- (b) for the department's costs of administering [section 10] and this section.

NEW SECTION. Section 10. Economic development restore and rebuild grants. (1) Beginning January 1, 2018, and in accordance with subsection (3), the department shall award competitive grants annually to economic development organizations using the account established pursuant to [section 9].

(2) Grants must awarded to economic development

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As of: July 28, 2016 (9:44am)

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organizations to assist in:

(a) promoting diversification and development of the economic base within an area affected by the closing a natural resource business through assistance to existing business, retention and expansion of existing business, unemployment assistance in addition to a formerly employed individual's unemployment compensation and unemployment benefits, or assistance to new business;

(b) attracting new industry an area affected by the closing of a natural resource business; or

(c) providing cash incentives for expanding the employment base of the area affected by the closing of a natural resource business.

(3) The department may not award more than \$2 million from the account each year for the first 4 years of the program.

(4) An economic development organization may collaborate with another economic development organization on a joint grant application.

NEW SECTION. Section 11. Workforce restore and rebuild special revenue account. (1) There is a workforce restore and rebuild account in the state special revenue fund established in 17-2-102.

(2) There must be deposited in the account:

(a) money received from legislative allocations;

(b) money transferred in accordance with [section 4(1)(c)];

(c) a gift, donation, grant, legacy, bequest, or devise made

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As of: July 28, 2016 (9:44am)

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for the purposes of [section 12]; and

(d) interest or other income earned on the money in the account.

(3) The account must be used by the department:

(a) to provide grants in accordance with [section 12] to mitigate the impacts of the closing of a natural resource business; and

(b) for the department's costs of administering [section 12] and this section.

NEW SECTION. Section 12. Workforce restore and rebuild grants. (1) Beginning January 1, 2018, and using the account established pursuant to [section 11], the department shall award competitive grants annually to primary sector businesses that provide education or skills-based training, through eligible training providers, for employees seeking a new job due to the closing of a natural resource business.

(2) To be eligible for a grant, an applicant shall demonstrate that the applicant is a primary sector business.

(3) A grant may be provided only to an employer offering a new job that has an average weekly wage that meets or exceeds the current average weekly wage of the county in which the employees were principally employed prior to the closing of a natural resource business.

(4) The grant application, at a minimum, must contain:

(a) a plan containing information that is sufficient for the department to obtain an adequate understanding of how an employee

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As of: July 28, 2016 (9:44am)

LCCOL3

will be assisted through training; and

(b) a training plan, which must include:

(i) a timetable for providing training;

(ii) procedures for outreach, recruitment, screening, training, and placement of employees;

(iii) a description of the training curriculum and resources; and

(iv) a description of the type and method of training to be provided to employees.

(5) If the department determines that an applicant meets the criteria established in this section and has complied with the applicable procedures and review processes established by the department, the department may award a grant to the employer and authorize the disbursement of funds under contract to the primary sector business.

(6) (a) A contract with a grant recipient must contain provisions providing the department with annual reports on training and placement of employees and a final closeout report that documents the wages to be paid to an employee placed in a new job upon completion of the training.

(b) The contract must be signed by the person in the primary sector business who is assigned the duties and responsibilities for training and the overall success of the program and by the primary sector business's chief executive.

(7) The department may adopt rules to implement this section.

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As of: July 28, 2016 (9:44am)

LCCOL3

Section 13. Section 17-5-703, MCA, is amended to read:

"17-5-703. (Temporary) Coal severance tax trust funds. (1)

The trust established under Article IX, section 5, of the Montana constitution is composed of the following funds:

(a) a coal severance tax bond fund into which the constitutionally dedicated receipts from the coal severance tax must be deposited;

(b) a treasure state endowment fund;

(c) a treasure state endowment regional water system fund;

(d) a coal severance tax permanent fund;

(e) a coal severance tax income fund; and

(f) a big sky economic development fund.

(2) (a) The state treasurer shall determine, on July 1 of each year, the amount necessary to meet all principal and interest payments on bonds payable from the coal severance tax bond fund during the next 12 months and retain that amount in the coal severance tax bond fund.

(b) The amount in the coal severance tax bond fund in excess of the amount required in subsection (2) (a) must be transferred from that fund as provided in subsections (3) and (4).

(3) (a) Until June 30, 2016, the state treasurer shall quarterly transfer to the treasure state endowment fund 50% of the amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2) to be retained in the fund.

(b) Until June 30, 2016, the state treasurer shall

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As of: July 28, 2016 (9:44am)

LCCOL3

quarterly transfer to the treasure state endowment regional water system fund 25% of the amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2) to be retained in the fund.

(c) The state treasurer shall monthly transfer from the treasure state endowment fund to the treasure state endowment special revenue account the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account in accordance with 90-6-710. Earnings not transferred to the treasure state endowment special revenue account must be retained in the treasure state endowment fund.

(d) The state treasurer shall monthly transfer from the treasure state endowment regional water system fund to the treasure state endowment regional water system special revenue account the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account for regional water systems authorized under 90-6-715. Earnings not transferred to the treasure state endowment regional water system special revenue account must be retained in the treasure state endowment regional water system fund.

(4) (a) From July 1, 2005, through June 30, 2025, the state treasurer shall quarterly transfer to the big sky economic development fund 25% of the amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2) to be retained in the fund.

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As of: July 28, 2016 (9:44am)

LCCOL3

(b) The state treasurer shall monthly transfer from the big sky economic development fund to the economic development special revenue account, provided for in 90-1-205, the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account in accordance with 90-1-204. Earnings not transferred to the economic development special revenue account must be retained in the big sky economic development fund.

(5) On July 1, 2017, the state treasurer shall transfer \$50 million from the coal severance tax permanent fund to the accounts established in [section 4] for implementation of the Treasure State Restore and Rebuild Act.

~~(5)~~(6) Any amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2)(a) to be retained in the fund and that is not otherwise allocated under this section must be deposited in the coal severance tax permanent fund. (Terminates June 30, 2031--secs. 1 through 3, Ch. 305, L. 2015.)

17-5-703. (Effective July 1, 2031) Coal severance tax trust funds. (1) The trust established under Article IX, section 5, of the Montana constitution is composed of the following funds:

(a) a coal severance tax bond fund into which the constitutionally dedicated receipts from the coal severance tax must be deposited;

(b) a treasure state endowment fund;

(c) a coal severance tax permanent fund;

(d) a coal severance tax income fund; and

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As of: July 28, 2016 (9:44am)

LCCOL3

(e) a big sky economic development fund.

(2) (a) The state treasurer shall determine, on July 1 of each year, the amount necessary to meet all principal and interest payments on bonds payable from the coal severance tax bond fund during the next 12 months and retain that amount in the coal severance tax bond fund.

(b) The amount in the coal severance tax bond fund in excess of the amount required in subsection (2)(a) must be transferred from that fund as provided in subsections (3) and (4).

(3) (a) Until June 30, 2016, the state treasurer shall quarterly transfer to the treasure state endowment fund 50% of the amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2) to be retained in the fund.

(b) The state treasurer shall monthly transfer from the treasure state endowment fund to the treasure state endowment special revenue account the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account in accordance with 90-6-710. Earnings not transferred to the treasure state endowment special revenue account must be retained in the treasure state endowment fund.

(4) (a) From July 1, 2005, through June 30, 2025, the state treasurer shall quarterly transfer to the big sky economic development fund 25% of the amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2)

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As of: July 28, 2016 (9:44am)

LCCOL3

to be retained in the fund.

(b) The state treasurer shall monthly transfer from the big sky economic development fund to the economic development special revenue account, provided for in 90-1-205, the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account in accordance with 90-1-204. Earnings not transferred to the economic development special revenue account must be retained in the big sky economic development fund.

(5) Any amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2) (a) to be retained in the fund and that is not otherwise allocated under this section must be deposited in the coal severance tax permanent fund."

{ Internal References to 17-5-703:

17-6-305	90-1-201	90-1-205	90-6-701
90-6-701	90-6-710		

NEW SECTION. Section 14. Appropriation. (1) There is appropriated \$50 million to the department of commerce from the coal severance tax permanent fund provided for in 17-5-703 for grants administered in accordance with the Treasure State Restore and Rebuild Act programs provided for in [sections 1 through 12].

(2) The funds appropriated in subsection (1) must be deposited in accordance with [section 4].

NEW SECTION. Section 15. {standard} Notification to tribal governments. The secretary of state shall send a copy of [this

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As of: July 28, 2016 (9:44am)

LCCOL3

act] to each tribal government located on the seven Montana reservations and to the Little Shell Chippewa tribe.

NEW SECTION. **Section 16. {standard} Codification instruction.** [Sections 1 through 12] are intended to be codified as an integral part of Title 90, and the provisions of Title 90 apply to [sections 1 through 12].

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

NEW SECTION. **Section 18. Contingent voidness.** If LCCOL4 is not passed and approved, then [this act] is void.

NEW SECTION. **Section 19. Three-fourths vote required.** Because [section 14] appropriates money from the coal severance tax trust fund, Article IX, section 5, of the Montana constitution requires a vote of three-fourths of the members of each house of the legislature for passage.

NEW SECTION. **Section 20. {standard} Effective date.** [This act] is effective July 1, 2017.

- END -

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As of: July 28, 2016 (9:44am)

LCCOL3

{ Name : Sonja E. Nowakowski
Title : Research Analyst
Agency : LSD LEPO
Phone : 406-444-3078
E-Mail : snowakowski@mt.gov }

melissa lewis and associates

August 5, 2016

Larry Bonderud
City of Shelby
112 1st Street South
Shelby, MT 59474

Re: Monthly Activity Report

This memo outlines the work performed by Melissa Lewis & Associates for the City of Shelby and the Port of Northern Montana in July 2016.

Interim Committee Meetings, Ad-Hoc Duties Performed

Interim Committee Meetings

Energy and Telecom Interim Committee

The Energy and Telecommunications Interim Committee (ETIC) met on July 14 and 15 in Helena to make final decisions about possible committee bills to be introduced in 2017.

Since the July ETIC meeting, seven pieces of legislation were drafted to address the needs of the community of Colstrip and the State of Montana as plans to close Colstrip units 1 and 2 advance.

Of the seven bills, the following two could be of interest to the City of Shelby:

LCCOL3, The Treasure State Restore and Rebuild Act, would require the Montana Department of Commerce to establish a new grant program to assist areas affected by the closure of natural resources business that extract/harvest natural resources, process natural resources or engage in the production of electrical energy using coal as fuel. Timber companies are included in the definition of natural resources businesses.

If the legislation is successful, \$50 million in excess funds would be transferred from the temporary coal severance tax trust fund (which funds the treasures state endowment fund; the regional water system fund; the big sky economic development fund; the coal severance tax permanent fund; and the coal

severance tax income fund). Funds would be distributed to the following three new accounts:

70 percent of funds would be distributed to the local government restore and rebuild account to help cities, towns, counties, schools and tribes address infrastructure needs, pay for outstanding capital bonds projects, decrease property tax mill levies, mitigate property losses and provide for educational opportunities.

25 percent would be distributed to the economic development restore and rebuild account to help areas affected by the closure of natural resources businesses. Funds could be used to promote economic diversification and development; attract new industries and provide cash incentives to new businesses.

5 percent would be distributed to the workforce restore and rebuild account. Funds would be awarded to employers offering new jobs with average weekly wages that meet or exceed the current average weekly wage of the county where the employees were principally employed.

LCCOL4, The Electrical Energy Producer's Tax would require all energy producers (including NaturEner) to pay an increased tax on all electricity and electrical energy generated, manufactured or produced at the place of production.

melissa lewis and associates

The tax would go up from \$.0002 to \$.00029 per kilowatt hour for a 25 year period. The difference between the total amount collected and the amount that would have been collected would be deposited into the coal severance tax permanent fund.

The draft Colstrip legislation is posted on the committee's website for public comment.
<http://www.leg.mt.gov/css/Committees/Interim/2015-2016/Energy-and-Telecommunications/default.asp>.

The bill numbers are LCCOL01 – LCCOL07.

The committee will review all seven bills on September 9 and decide whether to bring them forward in 2017.

If ETIC decides to introduce the bills in 2017, it is likely that the bills will surface early in the legislative session since the drafting process will be complete and the bills will be ready for introduction in January.

Ad-Hoc Duties Performed

Economic Development Administration Grant

Reviewed the City of Shelby's grant narrative for submittal to the Economic Development Administration.

If successful, grant funds would be used to extend water and gas utilities to Humic Growth Solutions.

Tourism Infrastructure Grant

Reviewed the City of Shelby's Champions Park Tourism Infrastructure grant application to the Montana Department of Commerce.

If successful, funds would be used to complete the parking area curbing.

Sustainable Energy Funding Program

Notified the City of Shelby about a new Sustainable Energy Funding Program that provides low-interest, private loans for energy efficiency, renewable energy, new construction and water treatment projects with a minimum threshold of \$2.5 million and a maximum of \$85 million.

Federal Railroad Administration Grant

Monitored the grant application review process for the Federal Rail Safety Infrastructure Improvements grant program.

The FRA is on track to announce grant awards this fall.

Program Contact:

John Winkle
John.Winkle@dot.gov
202-493-6067

Monthly Activity Report

Developed a monthly activity report outlining work performed in July 2016.

CONSTRUCTION FIELD REPORT



Project Name: NCMRWA Segment W3 Shelby to Cut Bank

Report Date: 8/7/2016

Owner: NCMRWA

Project Location: Shelby to Cut Bank, MT

KLJ Project No: 4611005

Contractors: Downing Construction Inc. & Central Excavation Inc.

Reporter: Logan Tweet

Weather & Site Conditions

- Clear and sunny most of the week with daily highs in the 80s.

Downing Construction Inc.

- The week of June 31st Downing Construction installed 16" watermain from sta 1285+80 to sta 1330+00 as specified in the construction documents. This included installing an ARV manhole at sta 1291+50, a gate valve at sta 1290+07, a flush hydrant at sta 1323+60, and connecting to an HDPE bore at sta 1288+97 and sta 1289+97.
- The week of August 7th Downing Construction plans to continue watermain installation starting at sta 1330+00 working east. The connection to the existing Shelby water system is scheduled for Thursday the 11th.

Central Plumbing & Heating Inc.

- Central Excavation spent the week of July 31st installing 18" watermain from sta 614+00 to sta 615+11. This included connecting the watermain to the pumphouse. Water was added to the backfill material as it was placed to help meet compaction requirements. The week of August 7th Central plans to install the 16" underground piping at the pumphouse and also continue foundation excavation for the meter building.
- Detailed Construction spent the week constructing forms and tying rebar for both the pumphouse upper level foundation slab and the meter building lower level slab. Both of these operations will continue till mid-week when concrete will be poured at both locations to construct the slabs.

Construction Pictures



18" Watermain Connection to Pumphouse



Constructing Pumphouse Upper Level Slab Forms



Opportunity Link

Uniting people. Linking resources. Fighting poverty.

Opportunity Link, Inc.
P.O. Box 80
Havre, MT 59501
406-265-3699
www.opportunitylinkmt.org

Art Spot Arts Education Center
46 S 1st St East
Malta, MT 59538
406-654-1523
www.artspoteducation.org

To Whom It May Concern,

Opportunity Link, in partnership with Art Spot Arts Education Center, recently received a National Endowment for the Arts grant to fund a Hi-Line Arts Trail, stretching across the Hi-Line from Glacier County to Phillips County. The trail will highlight art installations and events which reflect the local culture and history of North Central Montana. To lead Tourists and Residents through the region, a mobile application highlighting Art Galleries, Museums, Artist Studios and Current Art Installations will be developed to increase tourism and map specific assets throughout the region.

We will be hosting meetings along the Hi-Line region to discuss this project with interested community members and start the planning process for new art installations and mapping current arts resources. A representative from Opportunity Link (either Rosie Goldich or Andi Daniel) or Art Spot (Kathy Bohn-Bagley) will be contacting residents in your area to arrange a meeting at a date and time that is convenient for your community members.

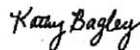
Opportunity Link is a nonprofit agency in Havre committed to assisting eleven counties and three reservations, in North Central Montana to achieve and sustain independence, prosperity and a better way of life. Art Spot Arts Education Center located in Malta, MT provides and participates in rural community events that give exposure to rural Montana artists, both professional and emerging, and provides workshops to expose residents in participating communities to the Arts.

If you have any questions regarding this project, please contact either of the organizations at the numbers listed above.

Sincerely,



Rosie Goldich



Kathy Bohn-Bagley

TEMPORARY PARKING PERMIT

Trailer Type	28' Fifth Wheel Camper
Name	Norman Nelson
Address	535 Valley St
Phone #	450-1480
Date(s) Valid	July 29—August 15, 2016
Permit Number	2016—020

MAYOR *Larry J Bondarud*

CONDITIONS OF THIS PERMIT:

1. *Valid ONLY for date(s) indicated.*
2. *Must be displayed while parked at all times.*
3. *The acceptance of this permit relieves the City of Shelby of any responsibility for damages to or loss of vehicle, its contents or accessories from any cause whatsoever.*

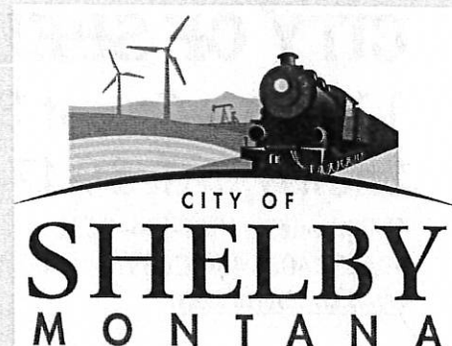
CITY OF SHELBY

112 First Street South
Shelby, MT 59474

Telephone: (406) 434-5222

FAX: (406) 434-2039

www.shelbymt.com



TEMPORARY PARKING PERMIT

Trailer Type	21' Baja Sun Sport Boat
Name	Jim Kaneff
Address	651 Granite Ave
Phone #	391-1207
Date(s) Valid	August 4—August 21, 2016
Permit Number	2016—021

MAYOR *Larry J. Bondarud*

CONDITIONS OF THIS PERMIT:

- 1. Valid ONLY for date(s) indicated.*
- 2. Must be displayed while parked at all times.*
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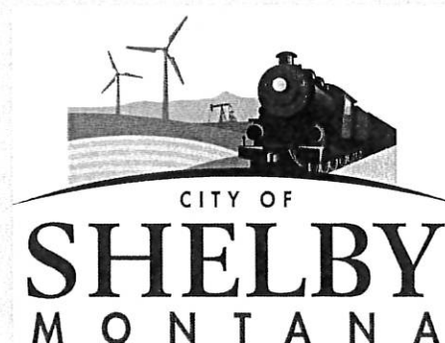
CITY OF SHELBY

112 First Street South
Shelby, MT 59474

Telephone: (406) 434-5222

FAX: (406) 434-2039

www.shelbymt.com



TEMPORARY PARKING PERMIT

Trailer Type	2001 Terry Fifth Wheel Trailer
Name	Lyle Kimmet
Address	846 Hill Ave
Phone #	434-2521 / 460-0243
Date(s) Valid	August 8-12, 2016
Permit Number	2016—022

MAYOR

Larry J. Bondarud

CONDITIONS OF THIS PERMIT:

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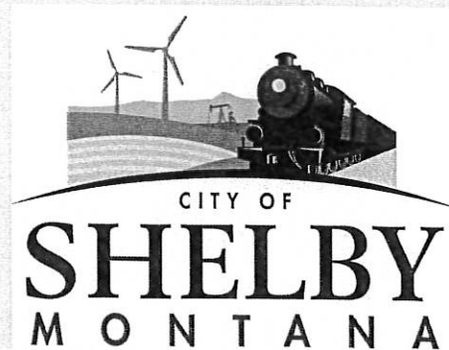
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112 First Street South
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**CITY OF SHELBY
MONTHLY ANIMAL CONTROL REPORT**

June 2016
(Month) (Year)

Animal Control Calls and/or Complaints

	Dog Cat	
City Hall or Public Works.....	16-13	-3
Sheriff's Office.....	18-18	-0
On Patrol.....	10-6	-4

Fees Collected by Animal Control Officer

Destroyed- Animals brought in.....	0
License.....	0
Pound	0
Rabies Shot.....	0

Pound Activity

Animals in pound at end of last month.....	5	Dog Cat	4-1
Impounded..... +	0		
Destroyed - Animals from pound..... -	0		
Destroyed - Animals brought in..... +	0		
Released/Returned to owner..... -	0		
Total in Pound Month End - - - - -	5		4-1

Dead Animals

Marias Vet Clinic.....	0
Other (list where picked up):	0

Vehicle Log

Gallons of Gas.....	18.04
Mileage - current month reading.....	86600
Mileage - previous month reading.....	86301
Total Mileage.....	299

Warnings and/or Citations

Verbal Warnings.....	2
Written Warnings.....	0
Citations Issued.....	0

Licenses Issued

Month.....	5
Year to Date.....	435


Animal Control Officer.

cc: City Superintendent
City Council (deliver to City Hall 1st of month)
Animal Control file

CITY OF SHELBY
MONTHLY ANIMAL CONTROL REPORT

JULY 2016
(Month) (Year)

Animal Control Calls and/or Complaints

City Hall or Public Works.....	13 -	Dog Cat 9 - 4
Sheriff's Office.....	<u>21 -</u>	20 - 1
On Patrol.....	<u>10 -</u>	7 - 3

Fees Collected by Animal Control Officer

Destroyed- Animals brought in.....	0
License.....	0
Pound	<u>40.00</u>
Rabies Shot.....	0

Pound Activity

Animals in pound at end of last month.....	5	Dog Cat 4 - 1
Impounded..... +	<u>3</u>	
Destroyed - Animals from pound..... -	0	
Destroyed - Animals brought in..... +	<u>2</u>	
Released/Returned to owner..... -	<u>4</u>	
Total in Pound Month End - - - - -	4	2 - 2

Dead Animals

Marias Vet Clinic.....	0
Other (list where picked up):	
<u>Dead Cat - looseveit</u>	<u>1</u>

Vehicle Log

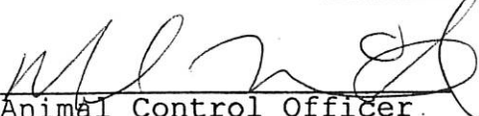
Gallons of Gas.....	31.855
Mileage - current month reading.....	<u>86849</u>
Mileage - previous month reading.....	<u>86600</u>
Total Mileage.....	<u>249</u>

Warnings and/or Citations

Verbal Warnings.....	<u>3</u>
Written Warnings.....	<u>8</u>
Citations Issued.....	<u>0</u>

Licenses Issued

Month.....	<u>5</u>
Year to Date.....	<u>440</u>


Animal Control Officer.

cc: City Superintendent
City Council (deliver to City Hall 1st of month)
Animal Control file

Business Type Codes

Business Types: HOME HOME OCCUPATION REGL-1 REGULAR (LOCAL) JULY - JUNE REGL-2 REGULAR (LOCAL) OCT - JUNE
 REGL-3 REGULAR (LOCAL) JAN - JUNE REGL-4 REGULAR (LOCAL) APR - JUNE REGO-1 OUT OF TOWN JULY -
 JUNE REGO-2 OUT OF TOWN OCT - JUNE REGO-3 OUT OF TOWN JAN - JUNE REGO-4 OUT OF TOWN APR -
 JUNE

Business Type Code	Description	Physical Address
Business Person in Charge		
HOME	HOME OCCUPATION	
BEAR DOG ARMS ERGENBRIGHT, NATHAN		330 8TH AVE S SHELBY MT 59474
BENN FRAMED BENNETT, KATHRYN R		931 TURNER AVE SHELBY MT 59474
REGL-1	REGULAR (LOCAL) JULY - JUNE	
1ST CHOICE PLUMBING STEVENSON, DAVE		SHELBY MT 59474
A1 TOWING & FLEET SERVICE ANDERSON, JIM		461 MAIN ST SHELBY MT 59474
BAY MATERIALS, LLC MIDBOE, BRIAN		7 CITY SHOP RD SHELBY MT 59474
BURLINGTON NORTHERN & SANTA FE RAILWAY CO.		230 W CENTRAL AVE SHELBY MT 59474
C AND C AUTO FACTORY LLP STONE, THEODORE		461 MAIN ST SHELBY MT 59474
CATERING PLUS THACKER, LORI		730 GRANITE AVE SHELBY MT 59474
CODAKABA, LLP MATOON, DAVE		727 GRANITE AVE SHELBY MT 59474
CONANT HEATING & COOLING CONANT, CORY		548 7TH AVE S SHELBY MT 59474
CORNER BEAUTY SALON DANIELS, DONITA M.		241 MAIN ST SHELBY MT 59474
D & N RENTALS FISHER, DONALD		151 1ST ST S (1) SHELBY MT 59474
DEANNA'S CLEANING SERVICE OLSON, DEANNA S.		330 1ST ST SE SHELBY MT 59474
GROUND CONTROL EPPERSON, AUSTIN		229 10TH AVE N SHELBY MT 59474
H O PARTS PLUS JOHANNSEN, DON		100 MAIN ST SHELBY MT 59474
J & J CUSTOM MEATS, LLC VANDEKOP, JACK		1316 SE FRONT ST SHELBY MT 59474
JOSH RIPHENBURG RIPHENBURG, JOSH		102 RUSSELL RD SHELBY MT 59474
MARK'S TIRE & ALIGNMENT, INC. MCALLISTER, MARK		202 GALENA ST SHELBY MT 59474

Business Type Code	Description	Physical Address
Business Person in Charge		
MODERN ELECTROLYSIS ENNEBERG, CRYSTAL		925 OILFIELD AVE SHELBY MT 59474
MONTGOMERY EXCAVATION MONTGOMERY, PAUL		237 E CASCADE AVE SHELBY MT 59474
SHEARER CONSTRUCTION SHEARER, JASON		424 MAIN ST SHELBY MT 59474
SHELBY GLASS MCDONOUGH, PAT & JEANNE		140 MAIN ST SHELBY MT 59474
SHELBY SPEEDY LUBE GARDIPEE, EDWARD S. & EDWARD D.		445 12TH AVE N SHELBY MT 59474
SILLY GIRL CURATIVES GRUBER, JENNIFER		320 12TH AVE N SHELBY MT 59474
TUSTIAN CONSTRUCTION TUSTIAN, TRENT		514 1ST ST S SHELBY MT 59474
WANK-N-SCOOP WANKEN, TJ		412 LINCOLN RD SHELBY MT 59474
WESTERN ESTATE ASSOCIATES HAGMAN, JOHN		301 1ST STREET SO #8 SHELBY MT 59474
WIMPY CONSTRUCTION LLOYD WENTWORTH		1022 2ND ST SO SHELBY MT 59474
REGO-1	OUT OF TOWN JULY - JUNE	
AMERICAS CHOICE, INC WOOD, GREG & JEANETTE		6 SPRING RIDGE DRIVE GREAT FALLS MT 59404
BLUE LIGHT WINDOW CLEANING SCHREINER, CLAUDE		25 3RD AVE SE CUT BANK MT 59427
C.G. ROOFING, LLC GLICK, CHRIS		FAIRFIELD MT 559436
CENTRAL SIGN LEWIS, BILL		2501 RAINBOW DAM ROAD BLACK EAGLE MT 59414
CORNERSTONE INDUSTRIES CULVER, STEPHEN		203 PONDEROSA AVE VALIER MT 59486
DICK ANDERSON CONSTRUCTION, INC. VENETZ, ED		4610 TRI HILL FRONTAGE RD GREAT FALLS MT 59404
EPCON SIGN CO. THELEN, TERRY		1131 MONAD RD BILLINGS MT 59104
FUSON EXCAVATION FUSON, JAMIE		129 CONRAD DUPUYER RD CONRAD MT 59425
GLACIER COUNTRY CONSTRUCTION AND SERVICES, LLC STEWART, GARTH		221 2ND AVE SW CUT BANK MT 59427
GLACIER GLASS LORASH, MARION (MIDGE)		510 E RAILROAD ST CUT BANK MT 59427
GLOBAL TELECOM ENGINEERING & CONSTRUCTION, LLC MATTHEW S. WEBB		1851 CENTRAL PL. S. STE. # 101 KENT WA 98030
GLOW ON THE GO CRAMER, CANDICE		102 2ND ST SE CUT BANK MT 59427

Business Type Code	Description	Physical Address
Business Person in Charge		
GREAT FALLS PAPER COMPANY FLAHERTY, MICHAEL J.	600 2ND ST S GREAT FALLS MT 59405	
GREEN MACHINE LANDSCAPING DVORNEKOVIC, JOE	114 3RD AVE SE CUT BANK MT 59427	
JLC CONSTRUCTION JESSE CHRISTNER	47 5TH LN FORT SHAW MT 59443	
MEADOW GOLD DAIRY TODD HANSEN	312 3RD AVE S GREAT FALLS MT 59403	
NORTHWEST EDISON CAMILLERI, DAN	19804 141ST PLACE NE WOODINVILLE WA 98072	
SERVICE MASTER ALL PURPOSE CLEANING WOMACK, DAVID	2400 RIVER DRIVE NORTH GREAT FALLS MT 59401	
SUNSET DART SUPPLIES MC ALPINE, JAY & WENDY	121 MC ALPINE ROAD SWEETGRASS MT 59484	
TOM MCDONALD ASPHALT SEALCOATING MCDONALD, THOMAS	821 N 27TH ST BILLINGS MT 59101	
WIDHALM CONSTRUCTION WIDHALM, KELLY	443 HIGHLAND RD VALIER MT 59486	
WRANGLERS PIZZA THOMPSON, NICOLE	25 LUEDTKE RD CUT BANK MT 59427	

TOTAL DELINQUENT BUSINESSES

50