1		HOUSE BILL NO. 889	
2	INTRODUC	ED BY J. HINKLE, B. BEARD, S. FITZPATRICK, L. BREWSTER, J. GILLETTE, C. SCHOMER	
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4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO LOCAL GOVERNMENT LAND	
5	USE REGULA	TIONS; PROVIDING THAT CERTAIN SENSITIVE LANDS REQUIREMENTS MAY NOT BE	
6	INCLUDED IN GROWTH POLICIES FOR LANDS OUTSIDE OF CITY LIMITS; REVISING COUNTY ZONING		
7	REQUIREMENTS; PROVIDING AN APPROPRIATION; AMENDING SECTIONS 76-1-601, 76-2-203, AND 76-		
8	2-212, MCA; AND PROVIDING AN EFFECTIVE DATE."		
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10	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
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12	Section	on 1. Section 76-1-601, MCA, is amended to read:	
13	"76-1-	601. Growth policy contents. (1) A growth policy may cover all or part of the jurisdictional	
14	area.		
15	(2)	The extent to which a growth policy addresses the elements listed in subsection (3) is at the full	
16	discretion of the governing body.		
17	(3)	A growth policy must include:	
18	(a)	community goals and objectives;	
19	(b)	maps and text describing an inventory of the existing characteristics and features of the	
20	jurisdictional area, including:		
21	(i)	land uses;	
22	(ii)	population;	
23	(iii)	housing needs;	
24	(iv)	economic conditions;	
25	(v)	local services;	
26	(vi)	public facilities;	
27	(vii)	natural resources;	
28	(viii)	sand and gravel resources; and	



1	(IX)	other characteristics and features proposed by the planning board and adopted by the	
2	governing bodies;		
3	(c)	projected trends for the life of the growth policy for each of the following elements:	
4	(i)	land use;	
5	(ii)	population;	
6	(iii)	housing needs;	
7	(iv)	economic conditions;	
8	(v)	local services;	
9	(vi)	natural resources; and	
10	(vii)	other elements proposed by the planning board and adopted by the governing bodies;	
11	(d)	in accordance with subsection (5), a description of policies, regulations, and other measures to	
12	be implemente	d in order to achieve the goals and objectives established pursuant to subsection (3)(a);	
13	(e)	a strategy for development, maintenance, and replacement of public infrastructure, including	
14	drinking water	systems, wastewater treatment facilities, sewer systems, solid waste facilities, fire protection	
15	facilities, roads, and bridges;		
16	(f)	an implementation strategy that includes:	
17	(i)	a timetable for implementing the growth policy;	
18	(ii)	a list of conditions that will lead to a revision of the growth policy; and	
19	(iii)	a timetable for reviewing the growth policy at least once every 5 years and revising the policy if	
20	necessary;		
21	(g)	a statement of how the governing bodies will coordinate and cooperate with other jurisdictions	
22	that explains:		
23	(i)	if a governing body is a city or town, how the governing body will coordinate and cooperate with	
24	the county in w	hich the city or town is located on matters related to the growth policy;	
25	(ii)	if a governing body is a county, how the governing body will coordinate and cooperate with	
26	cities and towns located within the county's boundaries on matters related to the growth policy;		
27	(h)	a statement explaining how the governing bodies will:	
28	(i)	define the criteria in 76-3-608(3)(a); and	



1		(ii)	evaluate and make decisions regarding proposed subdivisions with respect to the criteria in 76-
2	3-608(3	s)(a);	
3		(i)	a statement explaining how public hearings regarding proposed subdivisions will be conducted;
4	and		
5		(j)	an evaluation of the potential for fire and wildland fire in the jurisdictional area, including
6	whether or not there is a need to:		
7		(i)	delineate the wildland-urban interface; and
8		(ii)	adopt regulations requiring:
9		(A)	defensible space around structures;
10		(B)	adequate ingress and egress to and from structures and developments to facilitate fire
11	suppression activities; and		
12		(C)	adequate water supply for fire protection.
13		(4)	A growth policy may:
14		(a)	include one or more neighborhood plans. A neighborhood plan must be consistent with the
15	growth	policy.	
16		(b)	establish minimum criteria defining the jurisdictional area for a neighborhood plan;
17		(c)	establish an infrastructure plan that, at a minimum, includes:
18		(i)	projections, in maps and text, of the jurisdiction's growth in population and number of
19	residential, commercial, and industrial units over the next 20 years;		nmercial, and industrial units over the next 20 years;
20		(ii)	for a city, a determination regarding if and how much of the city's growth is likely to take place
21	outside	of the c	ity's existing jurisdictional area over the next 20 years and a plan of how the city will coordinate
22	infrastru	ıcture pl	lanning with the county or counties where growth is likely to take place;
23		(iii)	for a county, a plan of how the county will coordinate infrastructure planning with each of the
24	cities th	at proje	ct growth outside of city boundaries and into the county's jurisdictional area over the next 20
25	years;		
26		(iv)	for cities, a land use map showing where projected growth will be guided and at what densities
27	within c	ity boun	daries;



(v)

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for cities and counties, a land use map that designates infrastructure planning areas adjacent

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to cities showing where projected growth will be guided and at what densities;

- (vi) using maps and text, a description of existing and future public facilities necessary to efficiently serve projected development and densities within infrastructure planning areas, including, whenever feasible, extending interconnected municipal street networks, sidewalks, trail systems, public transit facilities, and other municipal public facilities throughout the infrastructure planning area. For the purposes of this subsection (4)(c)(vi), public facilities include but are not limited to drinking water treatment and distribution facilities, sewer systems, wastewater treatment facilities, solid waste disposal facilities, parks and open space, schools, public access areas, roads, highways, bridges, and facilities for fire protection, law enforcement, and emergency services:
- (vii) a description of proposed land use management techniques and incentives that will be adopted to promote development within cities and in an infrastructure planning area, including land use management techniques and incentives that address issues of housing affordability;
- (viii) a description of how and where projected development inside municipal boundaries for cities and inside designated joint infrastructure planning areas for cities and counties could adversely impact:
- (A) threatened or endangered wildlife and critical wildlife habitat and corridors critical habitat and corridors for wildlife designated as threatened or endangered by the federal government;
- (B) water available to agricultural water users and facilities;
- 18 (C) the ability of public facilities, including schools, to safely and efficiently service current residents 19 and future growth;
  - (D) a local government's ability to provide adequate local services, including but not limited to emergency, fire, and police protection;
  - (E) the safety of people and property due to threats to public health and safety, including but not limited to wildfire, flooding, erosion, water pollution, hazardous wildlife interactions, and traffic hazards;
  - (F) natural resources, including but not limited to forest lands, mineral resources, sand and gravel resources, streams, rivers, lakes, wetlands, and ground water; and
    - (G) agricultural lands and agricultural production; and
- 27 (ix) a description of measures, including land use management techniques and incentives, that will 28 be adopted to avoid, significantly reduce, or mitigate the adverse impacts identified under subsection (4)(c)(viii).



1	(d) include any elements required by a federal land management agency in order for the governing
2	body to establish coordination or cooperating agency status as provided in 76-1-607.
3	(5) Except as provided in subsection (6), for land outside the limits of a city or town, a growth
4	policy may not include a description of policies, regulations, and other measures that:
5	(a) include a requirement to regulate land based on WHETHER THE land sensitivity IS CONSIDERED
6	SENSITIVE, including but not limited to appearance, aesthetics, scenic landscapes, sense of place, visibility from
7	roadways, OR desirability of view, or traditional use of land;
8	(b) prohibit land in agricultural production or vacant, open land from being developed;
9	(c) (B) consider the protection of land for the purpose of protecting community separation and
10	openness;
11	(d) (c) include a requirement for soil and water regulation that exceeds state standards; and
12	(e) (D) prohibit or mandate changes in land use that are based on the perceived food supply or other
13	economic needs of the state or locality.
14	(6) The requirements of subsection (5) do not apply to:
15	(A) citizen-initiated zoning districts established under Title 76, chapter 2, part 1; AND
16	(B) LAND ZONED FOR COMMERCIAL OR INDUSTRIAL USES.
17	(5)(7) The planning board may propose and the governing bodies may adopt additional elements of a
18	growth policy in order to fulfill the purpose of this chapter."
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20	Section 2. Section 76-2-203, MCA, is amended to read:
21	"76-2-203. Criteria and guidelines for zoning regulations. (1) Zoning regulations must be:
22	(a) made in accordance with the growth policy;
23	(b) focused on material aspects rather than aesthetic aspects of property; and
24	(b)(c) designed to:
25	(i) secure safety from fire and other dangers;
26	(ii) promote public health, public safety, and general welfare; and
27	(iii) facilitate the adequate provision of transportation, water, sewerage, schools, parks, and other
28	nublic requirements



1	(2)	In the adoption of zoning regulations, the board of county commissioners shall consider:	
2	(a)	reasonable provision of adequate light and air;	
3	(b)	the effect on motorized and nonmotorized transportation systems;	
4	(c)	compatible urban growth in the vicinity of cities and towns that at a minimum must include the	
5	areas around municipalities;		
6	(d)	the character of the district and its peculiar suitability for particular uses; and	
7	(e)	conserving the value of buildings and encouraging the most appropriate use of land throughout	
8	the jurisdictional area.		
9	(3)	Zoning regulations must, as nearly as possible, be made compatible with the zoning	
10	ordinances of nearby municipalities.		
11	(4)	Zoning regulations may not include a requirement to:	
12	(a)	include a requirement to pay a fee for the purpose of providing housing for specified income	
13	levels or at specified sale prices; or		
14	(b)	include a requirement to dedicate real property for the purpose of providing housing for	
15	specified income levels or at specified sale prices; or		
16	<u>(c)</u>	prohibit changes of property use based on visibility from roadways.	
17	(5)	A dedication of real property as prohibited in subsection (4)(b) includes a payment or other	
18	contribution to	a local housing authority or the reservation of real property for future development of housing for	
19	specified income levels or specified sale prices."		
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21	Section	on 3. Section 76-2-212, MCA, is amended to read:	
22	"76-2-	212. Minimum lot size restrictions. A board of county commissioners may not adopt zoning	
23	regulations un	der this part that require minimum lot sizes in an area zoned for residential use unless:	
24	(1)	the zoning regulation requiring minimum lot sizes is applied to land that is within 3 miles of the	
25	limits of an incorporated municipality; or		
26	(2)	the county has adopted a land use map in its growth policy pursuant to 76-1-601(5)(7) that sets	
27	forth projected	population densities and recommended minimum lot sizes."	



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1	NEW SECTION. Section 4. Appropriation. There is appropriated \$300 from the general fund to the
2	department of commerce for the biennium beginning July 1, 2025, to notify local governments of the changes to
3	land use laws under [this act].
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5	NEW SECTION. Section 5. Effective date. [This act] is effective July 1, 2025.
6	- END -

