Amendment - 2nd Reading-yellow - Requested by: Denley Loge - (S) Committee of the Whole - 2025

69th Legislature 2025 Drafter: Jason Mohr, SB0067.002.001

1	SENATE BILL NO. 67		
2	INTRODUCED BY D. LOGE		
3	BY REQUEST OF THE TRANSPORTATION INTERIM COMMITTEE		
4			
5	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR THE USE OF AUTONOMOUS VEHICLES		
6	VEHICLES WITH AUTOMATED DRIVING SYSTEMS ON STATE PUBLIC HIGHWAYS; PROVIDING		
7	RULEMAKING AUTHORITY; AND PROVIDING DEFINITIONS; AND PROVIDING AN EFFECTIVE DATE."		
8			
9	WHEREAS, THE INTENTION OF THIS LEGISLATION IS TO GET ALL PARTIES TO THE TABLE TO PROMOTE THE		
10	SAFEST WAYS TO PROMOTE AUTONOMOUS TECHNOLOGY INCORPORATING THE DIVERSE ROADWAYS, WEATHER, AND		
11	ANIMAL-HUMAN ENCOUNTERS IN MONTANA AND TO MAKE MONTANA THE SHOWCASE FOR ADVANCING NEW		
12	TECHNOLOGIES IN TRANSPORTATION.		
13			
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
15			
16	(Refer to Introduced Bill)		
17	Strike everything after the enacting clause and insert:		
18			
19	NEW SECTION. Section 1. Short title. [Sections 1 through 6] may be cited as the "Montana		
20	Automated Driving Systems Act."		
21			
22	NEW SECTION. Section 2. Purpose. The purpose of [sections 1 through 6] is to allow the use of a		
23	vehicle with an automated driving system on the public highways of this state in a way that:		
24	(1) is safe for the traveling public;		
25	(2) creates long-term predictability for individuals and businesses;		
26	(3) recognizes that this state may have more challenging and variable driving conditions than other		
27	states; and		
28	(4) integrates as closely as possible with existing state law related to motor vehicles.		



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1	(7)	"Level 3 automated driving system" means an automated driving system that:	
2	(a)	has the capability to perform on a sustained basis the entire dynamic driving task within its	
3	operational design domain; and		
4	(b)	requires a fallback ready user to operate the vehicle after the automated driving system issues	
5	a request for th	e fallback ready user to intervene or a system failure occurs.	
6	(8)	"Level 4 automated driving system" means an automated driving system feature that, without	
7	any expectation a human driver will respond to a request to intervene, has the capability to perform:		
8	(a)	on a sustained basis the entire dynamic driving task within its operational design domain; and	
9	(b)	any maneuvers necessary to achieve a minimal risk condition in response to:	
10	(i)	an exit from the operational design domain of the automated driving system; or	
11	(ii)	a system failure.	
12	(9)	"Level 5 automated driving system" means an automated driving system feature that, without	
13	any expectation	n a human driver will respond to a request to intervene, has the capability to perform:	
14	(a)	on a sustained basis the entire dynamic driving task under all conditions that can reasonably	
15	be managed by	a human driver; and	
16	(b)	any maneuvers necessary to respond to a system failure.	
17	(10)	"Operational design domain" means the operating conditions under which an automated driving	
18	system or a fea	ture of an automated driving system is specifically designed to function, including:	
19	(a)	speed-range, environmental, geographical, and time-of-day restrictions; or	
20	(b)	the requisite presence or absence of certain traffic or roadway conditions.	
21	(11)	"Public highways of this state" has the same meaning as provided in 60-1-201.	
22			
23	NEW S	EECTION. Section 4. Use of automated driving systems. (1) A vehicle with automated	
24	driving systems level 1, level 2, and level 3 may be used on the public highways of this state.		
25	(2)	A vehicle with automated driving systems level 4 and level 5 may be used on the public	
26	highways of thi	s state subject to limitations established by department rulemaking as provided in [section	

(3) [Sections 1 through 6] do not prevent a city, town, or consolidated city-county government from



sections 5 and 6].

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1	regulating traffic on streets within their jurisdictional boundaries pursuant to 61-12-101 or improving its			
2	transportation network, providing that these regulations or improvements do not discriminate against a vehicle			
3	with an automated driving system.			
4				
5	NEW SECTION. Section 5. Department of transportation rulemaking authority. (1) The			
6	department of transportation may adopt rules that limit the use of commercial vehicles with automated driving			
7	systems in actual or predicted periods of dangerous road conditions.			
8	(2) The department of transportation may exempt from limitation commercial vehicles with an			
9	automated driving system that are demonstrated to be capable of operating safely during dangerous road			
10	conditions.			
11	(3) In conjunction with the department of transportation, the department of justice shall consult			
12	interested stakeholders prior to proposing rules on vehicles with an automated driving system, such as			
13	members of the transportation interim committee and representatives of law enforcement agencies, motor			
14	vehicle and insurance industries, drivers, pedestrians, and tribal and local governments.			
15				
16	NEW SECTION. Section 6. Department of justice rulemaking authority. (1) The department of			
17	justice may adopt rules for the use of a vehicle with an automated driving system.			
18	(2) In conjunction with the department of transportation, the department of justice shall consult			
19	interested stakeholders prior to proposing rules on vehicles with an automated driving system, such as			
20	members of the transportation interim committee and representatives of law enforcement agencies, motor			
21	vehicle and insurance industries, drivers, pedestrians, and tribal and local governments.			
22				
23	NEW SECTION. Section 7. Codification instruction. [Sections 1 through 6] are intended to be			
24	codified as an integral part of Title 61, and the provisions of Title 61 apply to [sections 1 through 6].			



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