68th Legislature 2023

1	HOUSE BILL NO. 766		
2	INTRODUCED BY D. FERN, C. KEOGH, J. HAMILTON, M. MARLER, S. ESSMANN, B. MITCHELL, F. NAVE,		
3		L. DEMING	
4			
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO HUMAN TRAFFICKING;		
6	ESTABLISHING HUMAN TRAFFICKING PREVENTION TRAINING FOR LODGING PROVIDERS;		
7	PROVIDING FOR VOLUNTARY CERTIFICATION; REQUIRING PERSONS TRAVELING FOR STATE		
8	SERVICE TO LODGE WITH CERTIFIED LODGING ESTABLISHMENTS; PROVIDING RULEMAKING		
9	AUTHORITY; AND AMENDING SECTIONS 2-18-501 AND 45-5-701, MCA."		
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11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
12			
13	<u>NEW S</u>	<b><u>SECTION.</u></b> Section 1. Human trafficking prevention training requirements	
14	responsibilitie	es of department of justice voluntary certification of lodging establishments. (1) (a) The	
15	department of j	ustice shall develop and implement an online human trafficking prevention training that meets	
16	the requiremen	ts of subsection (3).	
17	(b)	The department may develop other formats of human trafficking prevention trainings, including	
18	in-person and synchronous virtual trainings, that meet the requirements of subsection (3).		
19	(c)	The department may coordinate with other state agencies and other organizations to develop	
20	and implement the training.		
21	(2)	The department may approve human trafficking prevention trainings developed by other	
22	entities if the trainings meet the requirements of subsection (3).		
23	(3)	A human trafficking prevention training developed or approved by the department may include:	
24	(a)	an overview of human trafficking;	
25	(b)	state law on human trafficking, including definitions;	
26	(c)	the difference between labor trafficking and sex trafficking;	
27	(d)	unique considerations related to the trafficking of children;	
28	(e)	unique considerations related to missing and trafficked indigenous people;	
	Legislative Services Division		

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68th Legislature 2023

1	(f)	specialized information on how human traffickers use lodging establishments;	
2	(g)	how to recognize potential victims of human trafficking;	
3	(h)	how to recognize potential human traffickers and activities associated with human trafficking;	
4	(i)	safe and effective responses to human trafficking situations, including how to report a situation	
5	to law enforcement; and		
6	(j)	additional information the department of justice finds necessary.	
7	(4)	The department shall develop and maintain the following to certify a lodging establishment's	
8	voluntary completion of human trafficking prevention training:		
9	(a)	a certificate issued by the department for the lodging establishment to display to the public in	
10	one or more physical locations; and		
11	(b)	a public-facing, online list that identifies certified lodging establishments in the state.	
12	(5)	The department may establish rules that it considers proper for the development and	
13	administration of human trafficking prevention training, approving human trafficking prevention trainings, and		
14	certifying lodging establishments that complete approved human trafficking prevention training.		
15			
16	NEW	SECTION. Section 2. Human trafficking prevention training voluntary certification of	
17	lodging estat	blishments liability. (1) A lodging establishment provider may require employees to complete a	
18	human traffick	ing prevention training approved or developed by the department of justice pursuant to [section	
19	1].		
20	(2)	To receive certification for a lodging establishment pursuant to [section 1(4)], the lodging	
21	establishment provider shall certify the following:		
22	(a)	each of a lodging establishment's current employees has completed human trafficking	
23	prevention training approved or developed by the the department pursuant to [section 1]; and		
24	(b)	new employees, including seasonal and temporary employees, will complete human trafficking	
25	prevention training approved or developed by the department within 30 days of their first day of employment.		
26	(3)	(a) A voluntarily certified lodging establishment found to be noncompliant with the requirements	
27	for voluntary certification has 60 days to become compliant. The certified lodging establishment maintains its		
28	voluntary certi	fication.	

- 2 -



68th Legislature 2023

\*\*\*\*

HB 766.1

1	(b)	After 60 days of noncompliance, the department shall revoke the lodging establishment's	
2	voluntary certification and remove the lodging establishment's name from the list of voluntarily certified lodging		
3	establishments described in [section 1].		
4	(4)	A lodging establishment provider or lodging establishment employee who acts in good faith is	
5	not liable for ar	ny act or omission related to human trafficking committed by a third party unless the provider or	
6	employee purp	osely or knowingly assists in the commission of human trafficking.	
7			
8	Section 3. Section 2-18-501, MCA, is amended to read:		
9	"2-18-5	501. Meals, lodging, and transportation of persons in state service. All elected state	
10	officials, appoir	nted members of boards, commissions, or councils, department directors, and all other state	
11	employees mu	st be reimbursed for meals and lodging while away from the person's designated headquarters	
12	and engaged ir	n official state business in accordance with the following provisions:	
13	(1)	(a) Except as provided under subsection (3), for travel within the state of Montana, lodging	
14	must be author	ized at the actual cost of lodging and taxes on the allowable cost of lodging, except as provided	
15	in subsection (	3), plus \$7.50 for the morning meal, \$8.50 for the midday meal, and \$14.50 for the evening meal	
16	except as provided in subsection (10). All claims for lodging expense reimbursement allowed under this section		
17	must be docum	nented by an appropriate receipt.	
18	<u>(b)</u>	(i) Except as provided in subsection (1)(b)(ii), an agency may not reimburse for lodging	
19	obtained at a lodging establishment that does not have voluntary certification for human trafficking prevention		
20	training pursuant to [section 1].		
21	<u>(ii)</u>	An agency may reimburse for lodging obtained at a lodging establishment that does not have	
22	voluntary certification for human trafficking prevention training if there is no voluntarily certified lodging		
23	available.		
24	(2)	Except as provided in subsection (3), for travel outside the state of Montana and within the	
25	United States, the following provisions apply:		
26	(a)	Lodging must be reimbursed at actual cost, not to exceed the prescribed maximum standard	
27	federal rate per day for the location involved plus taxes on the allowable cost.		
28	(b)	Meal reimbursement may not exceed the prescribed maximum standard federal rate per meal.	



Authorized Print Version - HB 766

68th Legislature 2023

\*\*\*\*

HB 766.1

1	(3)	Except as provided in subsection (10), the department of administration shall designate the	
2	locations and circumstances under which the governor, other elected state officials, appointed members of		
3	boards, commissions, or councils, department directors, and all other state employees may be authorized the		
4	actual cost of the following:		
5	(a)	meals, not including alcoholic beverages, when the actual cost exceeds the maximum	
6	established in subsection (4)(a); and		
7	(b)	lodging when the actual cost exceeds the maximum established in subsection (2)(a) or (4)(a).	
8	(4)	Except as provided in subsection (3), for travel to a foreign country, the following provisions	
9	apply:		
10	(a)	All elected state officials, all appointed members of boards, commissions, and councils, all	
11	department directors, and all other state employees must be reimbursed as follows:		
12	(i)	\$7 for the morning meal, \$11 for the midday meal, and \$18 for the evening meal; and	
13	(ii)	\$155 per night for lodging.	
14	(b)	All claims for meal and lodging reimbursement allowed under this subsection (4) must be	
15	documented by an appropriate receipt.		
16	(5)	When other than commercial, nonreceiptable lodging facilities are used by a state official or	
17	employee while	e conducting official state business in a travel status, the amount of \$12 is authorized for lodging	
18	expenses for each day in which travel involves an overnight stay in lieu of the amount authorized in subsection		
19	(1)(a) or (2)(a). However, when overnight accommodations are provided at the expense of a government entity,		
20	reimbursement may not be claimed for lodging.		
21	(6)	The actual cost of reasonable transportation expenses and other necessary business	
22	expenses incurred by a state official or employee while in an official travel status is subject to reimbursement.		
23	(7)	The provisions of this section may not be construed as affecting the validity of 5-2-301.	
24	(8)	The department of administration shall establish policies necessary to effectively administer	
25	this section for state government.		
26	(9)	All commercial air travel must be by the least expensive class service available.	
27	(10)	When the actual cost of meals exceeds the maximum standard allowed pursuant to subsection	
28	(1) <u>(a)</u> , the depa	artment of administration may authorize the actual cost of meals for firefighters.	
	Legislative Services Division		

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68th Legislature 2023

Legislative Services Division

1	(11)	For the purposes of implementing subsection (10), the following definitions apply:	
2	(a)	"Firefighter" means a firefighter who is employed by the department of natural resources and	
3	conservation and who is directly involved in the suppression of a wildfire in Montana.		
4	(b)	"Wildfire" means an unplanned, unwanted fire burning uncontrolled and consuming vegetative	
5	fuels."		
6			
7	Sectio	n 4. Section 45-5-701, MCA, is amended to read:	
8	"45-5-7	701. Definitions. As used in this part, the following definitions apply:	
9	(1)	"Adult" means a person 18 years of age or older.	
10	(2)	"Coercion" means:	
11	(a)	the use or threat of force against, abduction of, serious harm to, or physical restraint of a	
12	person;		
13	(b)	the use of a plan, pattern, or statement with intent to cause a person to believe that failure to	
14	perform an act will result in the use of force against, abduction of, serious harm to, or physical restraint of a		
15	person;		
16	(c)	the abuse or threatened abuse of law or legal process;	
17	(d)	controlling or threatening to control a person's access to any substance defined as a	
18	dangerous drug pursuant to Title 50, chapter 32, parts 1 and 2;		
19	(e)	the actual or threatened destruction or taking of a person's identification document or other	
20	property;		
21	(f)	the use of debt bondage;	
22	(g)	the use of a person's physical or mental impairment when the impairment has a substantial	
23	adverse effect on the person's cognitive or volitional function; or		
24	(h)	the commission of civil or criminal fraud.	
25	(3)	"Commercial sexual activity" means sexual activity for which anything of value is given to,	
26	promised to, or received by a person.		
27	(4)	"Debt bondage" means inducing a person to provide:	
28	(a)	commercial sexual activity in payment toward or satisfaction of a real or purported debt; or	

- 5 -

Authorized Print Version - HB 766

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## 68th Legislature 2023

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HB 766.1

