

2-6-1033, MCA, QUARTERLY REPORT ON DEMANDS TO RESOLVE CLAIMS

Q3 Report for Period Between July 1, 2025, and
September 30, 2025

December 22, 2025



**DEPARTMENT OF
PUBLIC HEALTH &
HUMAN SERVICES**

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SUMMARY

In compliance with 2-6-1033, MCA, the Department of Public Health and Human Services (DPHHS) must report quarterly to the Legislative Fiscal Division on new demands to resolve claims against DPHHS that exceed \$10,000 in requested monetary compensation.

From 2-6-1033, MCA: Quarterly report on demands to resolve claims.

- (1) Each governmental entity shall submit a quarterly report to the legislative fiscal division disclosing all civil claims or complaints, including the identity of the court or entity of the state where the complaint is filed, received by or for which service of process has been perfected with initial demands seeking \$10,000 or more in monetary compensation, exclusive of initial demands made in mediations or settlement conferences in which court rules or orders preclude disclosure of demands.
- (2) The provisions of this section do not apply to an employee or official in the judicial branch.
- (3) Claims for injunctive relief need not be reported as claims seeking monetary compensation.
- (4) Demands deemed to be frivolous by governmental entities need not be reported under this section, and judicial review is not available to challenge any such determination made by a governmental entity. If a governmental entity does not disclose a claim or complaint in a quarterly report because the claim is deemed to be frivolous, the governmental entity shall disclose the number of claims or complaints not disclosed under the exemption in this subsection.

REPORT ON DEMANDS

During the quarter ending on September 30, 2025, DPHHS received the following initial demands seeking \$10,000 or more in monetary compensation:

- Three tort claims submitted to Risk Management and Tort Defense.

No demands or claims were excluded from this report.