

BEFORE THE BOARD OF OUTFITTERS
DEPARTMENT OF LABOR AND INDUSTRY
STATE OF MONTANA

In the matter of the amendment of)
ARM 24.171.401 fees, 24.171.407)
inspection, 24.171.408 outfitter)
records, 24.171.412 safety)
provisions, 24.171.413 watercraft)
identification, 24.171.501 application)
for outfitter license, 24.171.502)
outfitter qualifications, 24.171.504)
successorship, 24.171.507 outfitter)
examination, 24.171.520 amendment)
to operations plan, 24.171.601 guide)
qualifications, 24.171.602 guide)
license, 24.171.701 NCHU)
categories, transfers, and records,)
24.171.2101 renewals, and)
24.171.2301 unprofessional conduct,)
the adoption of NEW RULE I booking)
agents and advertising, NEW RULE II)
outfitter assistants, and NEW RULE)
III nonroutine applications, and the)
repeal of ARM 24.171.402 effect of)
fee for expansion of net client hunter)
use, and 24.171.503 outfitter)
application)

CORRECTED NOTICE OF
AMENDMENT, ADOPTION, AND
REPEAL

TO: All Concerned Persons

1. On October 9, 2014, the Board of Outfitters (board) published MAR Notice No. 24-171-34 regarding the proposed amendment, adoption, and repeal of the above-stated rules, at page 2354 of the 2014 Montana Administrative Register, Issue No. 19.

2. On January 29, 2015, the board published the notice of amendment, adoption, and repeal of MAR Notice No. 24-171-34 at page 58 of the 2015 Montana Administrative Register, Issue No. 2.

3. This corrected notice is being filed to correct an error in the numbering of an adopted rule in Title 24. The new renumbering of the rule is outlined in paragraph 4 of this notice.

4. The rule to be corrected is as follows:

<u>RULE #</u>	<u>ADOPTED #</u>	<u>CORRECTED #</u>	<u>CATCHPHRASE</u>
I	24.171.404	24.171.405	Booking Agents and Advertising

5. The corrected replacement page will be submitted to the Secretary of State's office on March 31, 2015.

BOARD OF OUTFITTERS
ROBIN CUNNINGHAM, CHAIRPERSON

/s/ DARCEE L. MOE
Darcee L. Moe
Rule Reviewer

/s/ PAM BUCY
Pam Bucy, Commissioner
DEPARTMENT OF LABOR AND INDUSTRY

Certified to the Secretary of State March 2, 2015