As of: August 28, 2018 (2:52pm)

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**** Bill No. ****

Introduced By **********

By Request of the Environmental Quality Council All parcels. One-third appropriation.

A Bill for an Act entitled: "An Act revising laws related to fire assessment fees; assessing fees for wildland fire protection preparedness and aviation equipment replacement; defining terms; amending sections 7-33-2202, 7-33-2210, 76-13-102, 76-13-103, 76-13-104, 76-13-105, 76-13-108, 76-13-111, 76-13-115, 76-13-117, 76-13-121, 76-13-126, 76-13-140, 76-13-201, 76-13-202, 76-13-206, 76-13-207, 76-13-209, 76-13-210, and 76-13-212, MCA; repealing sections 76-13-107, 76-13-203, 76-13-204, 76-13-205, 76-13-208, and 76-13-213, MCA and providing an immediate effective date and an applicability date."

Be it enacted by the Legislature of the State of Montana:

Section 7-33-2202, MCA, is amended to read:
"7-33-2202. Functions of county governing body. (1) The
county governing body, with respect to rural fire control, shall
carry out the specific authorities and duties imposed in this
section.

- (2) The governing body shall:
- (a) provide for the organization of volunteer rural fire control crews; and
- (b) provide for the formation of county volunteer fire companies.

- (3) The governing body shall appoint a county rural fire chief and as many district rural fire chiefs, subject to the direction and supervision of the county rural fire chief, that it considers necessary.
- (4) Pursuant to $76-13-105\frac{(3)}{(3)}$, the county governing body shall, within the limitations of 7-33-2205, 7-33-2206, 7-33-2208, and 7-33-2209, either:
- (a) directly protect from fire land wildland in the county that is not in a wildland fire protection district, as provided in 76-13-204, under the protection of a recognized agency, or under the protection of a municipality, state agency, or federal agency; or
- (b) enter into an agreement for wildland fire protection with a recognized agency, as that term is defined in 76-13-102.
- (5) The county governing body may enter into mutual aid agreements for itself and for county volunteer fire companies with:
 - (a) other fire districts;
 - (b) unincorporated municipalities;
 - (c) incorporated municipalities;
 - (d) state agencies;
 - (e) private fire prevention agencies;
 - (f) federal agencies;
 - (g) fire service areas;
- (h) governing bodies of other political subdivisions in Montana; or
 - (i) governing bodies of fire protection services, emergency

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medical care providers, and local government subdivisions of any other state or the United States pursuant to Title 10, chapter 3, part 11.

(6) If the county governing body has not concluded a mutual aid agreement, the county governing body, a representative of the county governing body, or an incident commander may request assistance pursuant to 10-3-209."

{Internal References to 7-33-2202: 7-33-2210x 76-13-105x 76-13-105x}

Section 2. Section 7-33-2210, MCA, is amended to read:

"7-33-2210. State to be reimbursed for wildland fire suppression activities in noncooperating counties. A county that has not entered into a cooperative or other written agreement with the state for wildland fire protection shall reimburse the state for costs incurred by the state in connection with state fire suppression activities resulting from a wildland fire emergency on land wildland in that county that is not in a wildland fire protection district, as provided in 76-13-204, or protected through an agreement with a recognized agency, as provided in 7-33-2202(4)(b)."

{Internal References to 7-33-2210: None.}

Section 3. Section 76-13-102, MCA, is amended to read:
"76-13-102. Definitions. Unless the context requires
otherwise, in part 2 and this part, the following definitions
apply:

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- (1) "Commercial structure" means property that is used or owned by a business, a trade, or a corporation as that term is defined in 35-2-114, or that is used for the production of income.
- (a) A commercial structure includes industrial property, as defined in 15-1-101.
- (b) The following types of property are not commercial structures:
 - (i) agricultural land as defined in 15-7-202;
 - (ii) timberland and forest land;
- (iii) single-family residences and ancillary improvements and improvements necessary to the function of a bona fide farm, ranch, or stock operation;
- (iv) mobile homes and manufactured homes used exclusively as a residence except when help by a distributor or dealer as stock in trade; and
 - (iv) all property described in 15-6-135.
- (1)(2) "Conservation" means the protection and wise use of forest, range, water, and soil resources in keeping with the common welfare of the people of this state.
- (2)(3) "Department" means the department of natural resources and conservation provided for in Title 2, chapter 15, part 33.
- (4) "Dwelling" means a commercial structure or a single family residence.
- (3) (5) "Forest land" means land that has enough timber, standing or down, slash, or brush to constitute in the judgment

of the department a fire menace to life or property. Grassland and agricultural areas are included when those areas are intermingled with or contiguous to and no further than one-half mile from areas of forest land has the meaning provided in 15-44-102.

- (4) (6) (a) "Forest practices" means the harvesting of trees, road construction or reconstruction associated with harvesting and accessing trees, site preparation for regeneration of a timber stand, reforestation, and the management of logging slash.
- (b) The term does not include activities for the purpose of:
 - (i) the operation of a nursery or Christmas tree farm;
 - (ii) the harvest of Christmas trees;
 - (iii) the harvest of firewood; or
- (iv) the cutting of trees for personal use by an owner or operator.
- (7) "Improvements" has the same meaning as provided in 15-1-
- (5)(8) "Operator" means a person responsible for conducting forest practices. An operator may be the owner, the owner's agent, or a person who, through contractual agreement with the landowner, is obligated to or entitled to conduct forest practices or to carry out a timber sale.
- (6) (9) "Owner" means the person, firm, association, or corporation having the actual, beneficial ownership of forest land or timber other than an easement, right-of-way, or mineral

reservation the parcel.

- (10) (a) "Parcel" means a tract or plot of land distinguishable by ownership boundaries.
- (b) The term does not include state trust land as defined in 77-1-101.
- $\frac{(7)}{(11)}$ "Person" means an individual, corporation, partnership, or association of any kind.
- (8) (12) "Recognized agency" means an agency organized for the purpose of providing fire protection and recognized by the department as giving adequate fire protection to lands in accordance with rules adopted by the department.
- (13) "Single-family residence" means a structure originally constructed or converted for use and occupancy by a single-family unit and whose primary use is currently one of occupancy by a single-family unit.
- (9) (14) "Timber sale" means a series of forest practices designed to access, harvest, and regenerate trees on a defined land area.
- (10) "Wildfire" means an unplanned, unwanted fire burning uncontrolled on wildland and consuming vegetative fuels.
- (11) "Wildfire season" means the period of each year beginning May 1 and ending September 30, inclusive.
- (12) (15) "Wildland" means an area in which development is essentially nonexistent, except for roads, railroads, powerlines, and similar facilities, and in which structures, if any, are widely scattered. land outside the boundaries of a municipality.
 - (13) (16) "Wildland fire" means a fire burning uncontrolled

on forest lands an unplanned, unwanted fire burning uncontrolled on wildland and consuming vegetative fuels.

- (14) (17) "Wildland fire protection" means includes but is not limited to the work of prevention, detection, and suppression of wildland fires and includes training required to perform those functions.
- (15) "Wildland fire protection district" means a definite land area, the boundaries of which are fixed and in which wildland fire protection is provided through the medium of an agency recognized by the department.
- (16)
- (18) "Wildland fire protection preparedness" means activities in advance of fire occurrence to prepare for wildland fire suppression.
 - (a) The term includes but is not limited to:
- (i) training and placement of personnel, planning,

 procuring, and maintaining equipment, development of fire defense

 improvements, and maintaining cooperative arrangements with other

 agencies; and
- (ii) replacing and upgrading aviation used in wildland fire suppression.
 - (b) The term does not include wildland fire suppression.
- (19) "Wildland fire season" means periods of time when the department determines that dangerous wildland fire conditions exist.
- (20) "Wildland fire suppression" means all work and activities connected with control and fire-extinguishing

operations, beginning with discovery and continuing until the fire is completely extinguished and the work of repairing damage caused by the fire suppression activities is complete.

Section 4. Section 76-13-103, MCA, is amended to read:

"76-13-103. Applicability. Part 2 and this part apply to
all state and private lands within this state that are
susceptible to wildfire wildland fire, as determined by the
department."

{Internal References to 76-13-103: None }

Section 5. Section 76-13-104, MCA, is amended to read:

"76-13-104. Functions of department -- rulemaking. (1) (a)

The department has the duty to ensure the protection of land under state and private ownership and to suppress wildfires

wildland fires on land under state and private ownership. Fees may not be collected for this purpose except fees provided for in 76-13-201 and 76-13-207.

- (b) The department may engage in wildfire wildland fire initial attack on all lands if the fire threatens to move onto state or private land.
 - (2) (a) The department shall adopt rules to protect the

natural resources of the state, especially the natural resources owned by the state, from destruction by fire and for that purpose, in declared emergencies, may employ personnel and incur other expenses when necessary.

- (b) The department may adopt and enforce reasonable rules for the purpose of enforcing and accomplishing the provisions and purposes of part 2 and this part.
- (3) The duty imposed on the department under this section is not exclusive to the department and does not absolve private property owners or local governmental fire agencies organized under Title 7, chapter 33, from any fire protection or suppression responsibilities.
- (4) The department may give technical and practical advice concerning forest, range, water, and soil conservation and the establishment and maintenance of woodlots, windbreaks, shelterbelts, and fire protection.
- (5) The department shall cooperate with all public and other agencies in the development, protection, and conservation of the forest, range, and water resources in this state.
- (6) The department shall establish and maintain wildland fire control training programs.
- (7) The department shall appoint firewardens in the number and localities that it considers necessary and shall adopt rules prescribing the qualifications and duties of firewardens that are in addition to those provided in 76-13-116.
- (8) The department shall adopt rules addressing development within the wildland-urban interface, including but not limited

to:

- (a) best practices for development within the wildland-urban interface; and
- (b) criteria for providing grant and loan assistance to local government entities to encourage adoption of best practices for development within the wildland-urban interface.
- (9) (a) The department shall establish a good neighbor policy that would allow the department to enter into a cooperating and coordinating agreement or contract that authorizes the state forester to engage in forest management and education activities to:
- (i) reduce wildland fire risk and intensity on federal land designated as wildland-urban interface under 76-13-145; and
- (ii) take advantage of federal authority that promotes sustainable forest management.
- (b) Forest management activities to reduce wildland fire risk and intensity included in the good neighbor policy must include the authority to:
 - (i) treat insect-infested trees;
 - (ii) reduce hazardous fuels; and
- (iii) conduct any other activities to improve the overall diversity and vigor of forested landscapes.
- (10) The department has the authority to intervene in litigation or appeals on federal forest management projects that involve reduction of hazardous fuels or other activities to mitigate the risk of wildland fire in the wildland-urban interface.

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(11) The department shall notify the public when it determines that a wildland fire season begins and when the wildland fire season ends."

{Internal References to 76-13-104: x7-33-2215 x 76-13-116}

Section 6. Section 76-13-105, MCA, is amended to read: "76-13-105. Protection of lands and improvements from fire.

- (1) Nonforest lands <u>Wildland</u> and improvements may be protected by the department when requested by the landowner at rates determined by the department in those areas where a recognized agency is available <u>directly</u>, indirectly, or through contract.
- (2) Land classified as forest land under 76-13-107 that is within a wildland fire protection district, as provided in 76-13-204, or that is otherwise under contract for fire protection by a recognized agency must be protected as provided in 76-13-201 and 76-13-207.
- (3) (2) Private and public land, whether classified as forest land or otherwise, that is not within a wildland fire protection district or wildland that is not under the protection of a recognized agency or a municipality must be protected by a county as provided in 7-33-2202. The county governing body shall either provide direct protection, as provided in 7-33-2202(4), or it shall enter into an agreement for protection with a recognized agency."

{Internal References to 76-13-105: 7-33-2202a 76-13-207a 76-13-212x}

Section 7. Section 76-13-108, MCA, is amended to read: "76-13-108. Person responsible for performance of duties.

- (1) If the owner does not appear upon the public records as the holder of the legal title to the land or timber, the owner is nevertheless primarily responsible for the performance of the acts and duties imposed upon the owner by part 2 and this part.
- (2) When the owner of the timber is not the owner of the land, the primary responsibility for the performance of the acts and duties imposed by part 2 and this part is upon the owner of the timber.
- organized forest protection district wildland, it must be considered as an owner and it shall list its lands and pay the assessments to the recognized agencies responsible for lands in organized forest protection districts is primarily responsible for the performance of the acts and duties imposed upon the owner by part 2 and this part."

{Internal References to 76-13-108: 76-13-213r}

Section 8. Section 76-13-111, MCA, is amended to read:

"76-13-111. Permissible expenditures. (1) The following funds may be expended as directed by the department for fire prevention, detection, and suppression wildland fire protection, wildland fire protection preparedness, and wildland fire suppression and for forest range, water, and soil conservation:

- (a) all moneys money collected by county treasurers as assessments on forest lands for forest protection;
- (b) moneys money collected for the abatement of public nuisances;
- (c) all fines collected, except those collected in a justice's court, for violations of this part or part 2;
- (d) the state's share of the cooperative fire protection funds allocated by the federal government;
- (e) any other funds provided for the purposes herein indicated.
- (2) All other cooperative funds collected, appropriated, or allocated for the use of the department, including funds for the removal of slash hazards resulting from logging or other wood operations on state and private forest lands, those provided for the purpose of helping to maintain the maximum productivity of the forests of the state, those provided for purposes designed to assist the farmers of the state in the establishment of windbreaks and woodlots in localities where those forest plantings are helpful, and funds for other cooperative work, may not be expended except for the specific purposes for which they were collected, appropriated, or allocated."

{Internal References to 76-13-111: None.}

- Section 9. Section 76-13-115, MCA, is amended to read:
- "76-13-115. State fire policy. The legislature finds and declares that:
 - (1) the safety of the public and of firefighters is

paramount in all wildfire wildland fire suppression activities;

- (2) it is a priority to minimize property and resource loss resulting from wildfire wildland fire and to minimize expense to Montana taxpayers, which is generally accomplished through an aggressive and rapid initial attack effort;
- (3) interagency cooperation and coordination among local, state, and federal agencies are intended and encouraged, including cooperation when restricting activity or closing areas to access becomes necessary;
- (4) fire prevention, hazard reduction, and loss mitigation are fundamental components of this policy;
- (5) all property in Montana has wildfire wildland fire protection from a recognized fire protection entity;
- (6) all private property owners and federal and state public land management agencies have a responsibility to manage resources, mitigate fire hazards, and otherwise prevent fires on their property;
- (7) sound forest management activities to reduce fire risk, such as thinning, prescribed burning, and insect and disease treatments, improve the overall diversity and vigor of forested landscapes and improve the condition of related water, wildlife, recreation, and aesthetic resources;
- (8) development of fire protection guidelines for the wildland-urban interface is critical to improving public safety and for reducing risk and loss; and
- (9) catastrophic wildland fire in wildland-urban interface areas resulting from inadequate federal land management

activities to reduce fire risk has the potential to jeopardize Montanans' inalienable right to a clean and healthful environment guaranteed in Article II, section 3, of the Montana constitution."

{Internal References to 76-13-115: None.}

Section 10. Section 76-13-117, MCA, is amended to read:

"76-13-117. (Temporary) State assistance to local governments as consultant for federal land management proposals -- rulemaking. (1) The department of natural resources and conservation, at the request of and in coordination with a local government as defined in 7-11-1002, may serve as a consulting

subject matter expert on federal vegetation management projects.

- (2) The department may provide the assistance to local governments listed in subsection (1) on projects that address forest health or wildfire wildland fire risk.
- (3) The department may establish a minimal procedure for local governments to request state assistance pursuant to 76-13-118 and this section.
- (4) The department shall give priority to requests and services pursuant to this section that will:
- (a) reduce excessive wildfire wildland fire fuels that endanger communities, infrastructure, or municipal watersheds;
- (b) enhance economic productivity in economically depressed counties; and
 - (c) not exceed available staff time and resources.
 - (5) The department may adopt rules to implement this

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section. (Terminates June 30, 2020--sec. 6, Ch. 425, L. 2015.)"
{Internal References to 76-13-117:
 76-13-118x}

- Section 11. Section 76-13-121, MCA, is amended to read:
- "76-13-121. Permit for burning required. (1) During the wildfire a wildland fire season or an expansion of the wildfire season, a person may not ignite or set a fire, including a slash-burning fire, land-clearing fire, debris-burning fire, or, except as provided in subsection (2), an open fire without an official written permit to ignite or set the fire from the recognized agency for that protection area.
- (2) (a) If no restrictions are in place, a permit is not needed for recreational fires measuring less than 48 inches in diameter that are surrounded by a nonflammable area or structure and for which a suitable source of extinguishing the fire is available.
- (b) A recreational fire may not be ignited if special restrictions prohibiting recreational fires have been established by an authority having jurisdiction."

{Internal References to 76-13-121: 7-33-2205x 7-33-2205x 76-13-123x}

Section 12. Section 76-13-126, MCA, is amended to read:

"76-13-126. Restrictions on mill waste. (1) Before each wildfire wildland fire season, all persons, firms, or corporations creating or responsible for mill waste within forest areas shall treat, dispose of, remove, or reduce the hazards

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created so that the accumulation of the waste does not constitute a fire hazard.

(2) A sawmill located within or contiguous to forest lands may not accumulate in one pile sawdust in excess of an amount resulting from the sawing of 500,000 feet log scale of sawlogs. However, a larger sawdust pile may be accumulated when there is no reasonable danger of fire from the sawdust pile and a permit for the additional accumulation is granted by the department. If burning is the disposal method elected, each sawdust pile must be prepared for burning by cribbing the base of each pile with slabs and must be burned in accordance with rules adopted by the department."

{Internal References to 76-13-126: None.}

Section 13. Section 76-13-140, MCA, is amended to read: "76-13-140. Legal representation for state firefighters.

- (1) The department shall pay reasonable attorney fees and costs for outside legal counsel to defend a firefighter employed by the department against a criminal prosecution for a good faith act or omission by the firefighter arising from the firefighter's performance of duties during a wildfire wildland fire. The department may determine whether the firefighter's act or omission was in good faith and arising from the performance of the firefighter's duties during a wildfire wildland fire. The requirement to pay attorney fees and costs does not apply to any postconviction legal proceedings.
 - (2) The department shall adopt rules to implement this

section."

{Internal References to 76-13-140: None.}

Section 14. Section 76-13-201, MCA, is amended to read:

"76-13-201. Costs Fees for wildland fire protection from fire preparedness. (1) An owner of land classified as forest land that is within a wildland fire protection district or that is otherwise under contract for fire protection by a recognized agency is subject to the fees for fire protection provided in this section.

- (2) The department shall provide fire protection to the land described in subsection (1) at a cost to the landowner of not more than \$50 for each landowner in the protection district and of not more than an additional 30 cents per acre per year for each acre in excess of 20 acres owned by each landowner in each protection district, as necessary to yield the amount of money provided for in 76 13-207. Assessment, payment, and collection of the fire protection costs must be in accordance with 76-13-207.
- (1) Parcels located wholly or partly within wildland and parcels within the boundaries of an incorporated municipality are subject to the fees for wildland fire protection preparedness provided for in this section.
 - (a) There is a base fee assessed to each parcel.
- (b) An additional fee is assessed if there is a dwelling on the parcel.
 - (c) For parcels classified as forest land, there is a forest

land fee; and

- (2) A person who owns a share of a residential or commercial condominium unit on a parcel may be assessed only the base fee.
- (3) Other charges may not be assessed to a participating landowner parcel owner except in cases of proved negligence on the part of the landowner parcel owner or the landowner's parcel owner's agent or in the event of a violation of 50-63-103."

{Internal References to 76-13-201: 76-13-104x 76-13-105a 76-13-110x 76-13-207a 76-13-212x 76-13-213r 76-13-213r}

Section 15. Section 76-13-202, MCA, is amended to read:

"76-13-202. Means by which department may provide protection. The department may provide for wildfire wildland fire protection of any wildlands through the department or by contract or any other feasible means, in cooperation with any federal, state, or other recognized agency."

{Internal References to 76-13-202: None.}

Section 16. Section 76-13-206, MCA, is amended to read:

"76-13-206. What constitutes compliance with duty to protect against fire. An owner of land within an organized wildland fire protection district wildland while a member of or while participating in a recognized agency for wildland fire protection or within areas protected by a county must be considered to have fully complied with the requirements of 76-13-212."

{Internal References to 76-13-206: None.}

Section 17. Section 76-13-207, MCA, is amended to read:

for wildland fire protection preparedness. (1) The department shall prepare an annual operation assessment plan to determine in which wildland fire protection preparedness costs are determined. The department shall request the legislature to appropriate the state's portion of the cost and up to \$1 million annually for aviation equipment replacement. After the appropriation is made by the legislature, the department shall cause an assessment to be made on the owners of land, as specified in 76-13-105 and 76-13-201, sufficient to bring the total amount received from the landowners to no greater than one-third of the amount specified in the appropriation.

- (2) On or before the first Tuesday in September of each year, the department shall certify in writing to the department of revenue the names of these owners of lands in each county, together with a description of their lands and a statement of the amount found to be due and owing by each of the owners to the department for wildland fire protection. amount of the legislative appropriation.
- (3) Upon receiving the certificate from the department showing the amount due, the department of revenue shall extend the amounts upon the county tax rolls covering the lands, and the sums become obligations of the owner, to be paid and collected in the same manner and at the same time and subject to the same penalties as general state and county taxes upon the same

shall determine the fees per parcel necessary to generate the revenue to fund no more than one-third of the wildland fire protection preparedness appropriation and the aviation equipment replacement appropriation.

- (3) The department of revenue shall include in the property tax record the fee or fees for each parcel. Fees are obligations of the owners to be paid and collected in the same manner and at the same time and subject to the same penalties as general state and county taxes upon the same property are collected.
- (4) The department of revenue shall annually adjust fee amounts to ensure that sufficient funds are generated to meet the appropriation.
- (5) The department of revenue shall adopt rules to implement the calculation of fees and determination of parcels, dwellings, and forest lands that are subject to the fees."

{Internal References to 76-13-207: 76-13-105a 76-13-201a 76-13-201a 76-13-209x 76-13-213r}

Section 18. Section 76-13-209, MCA, is amended to read:

"76-13-209. Disposition of assessments. (1) Money collected by the county treasurer pursuant to 76-13-207 must be remitted to the state for deposit in two accounts in the state special revenue fund.

(2) Funds in the wildland fire protection preparedness account may be used for wildland fire protection preparedness.

Any unspent funds as of September 1 of each year must be

transferred to the aviation equipment replacement account.

- (3) Funds in the aviation equipment replacement account may be used to replace aviation equipment.
- (4) Funds in either account may be used during a biennium for wildland fire suppression provided the account is reimbursed from another funding source before the end of a fiscal year."

 {Internal References to 76-13-209: None.}

Section 19. Section 76-13-210, MCA, is amended to read:

"76-13-210. Payment under protest. An owner who is required to pay to the county treasurer any sum for wildland fire protection preparedness or aviation equipment replacement as required by part 1 or this part and who contends that the owner is not legally obligated to pay the sum fees or a part of the sum fees shall pay it to the county treasurer under written protest, stating the reasons for the protest. The payment under protest and all proceedings subsequent to the payment must conform with the law of this state providing for the payment of taxes under protest and action to recover the payment. In the hearing and determination of any action to recover the payment under protest, all questions of the legality and reasonableness of the proceedings of the department may be reviewed and decided."

{Internal References to 76-13-210: None.}

Section 20. Section 76-13-212, MCA, is amended to read: "76-13-212. Duty of landowner to protect against fire.

(1) An owner of land A parcel owner shall protect against

the starting or existence of fire and shall suppress the spread of fire on that land <u>parcel</u>. This protection and suppression must be in conformity with reasonable rules and standards for adequate fire protection adopted by the department.

- (2) (a) The provisions of 76-13-201 apply to an a parcel owner of land that is classified as forest land under 76-13-107 and that is within a wildland fire protection district.
- (b) If an a parcel owner of land does not provide for protection against the starting or existence of fire and for fire suppression and the land does not meet the criteria in subsection (2)(a), the parcel owner may request that the department provide protection as provided in 76-13-105."

{Internal References to 76-13-212: 76-13-206x}

NEW SECTION. Section 21. {standard} Repealer.

- 76-13-107. Classification of forest lands.
- 76-13-204. Creation, annexation of land into, and dissolution of wildland fire protection districts.
- 76-13-205. Determination of boundaries of district.
- 76-13-208. Nature of assessments for wildland fire protection.
- 76-13-213. Formula to set landowner assessments for fire protection.

{Internal References to 76-13-107: 76-13-105a 76-13-212a Internal References to 76-13-204: 7-33-2202a 7-33-2210a 76-13-105a Internal References to 76-13-205: None. Internal References to 76-13-208: None. Internal References to 76-13-213: None.}

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NEW SECTION. Section 22. {standard} Effective date. [This act] is effective on passage and approval.

NEW SECTION. Section 23. Applicability. [This act] applies to tax years beginning after December 31, 2019.

- END -

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