HB0302.03

1 HOUSE BILL NO. 302 2 INTRODUCED BY LEWIS, BIXBY, CALLAHAN, CARNEY, P. CLARK, COHENOUR, CYR, DEVLIN, 3 ELLINGSON, GALLIK, GIBSON, GILLAN, HARRINGTON, HEDGES, JENT, KAUFMANN, LASLOVICH, 4 LEHMAN, MATTHEWS, MCGEE, MCNUTT, NELSON, NEWMAN, NOENNIG, B. OLSON, PEASE, 5 PETERSON, ROSS, ROUSH, B. RYAN, D. RYAN, SPRAGUE, STEINBEISSER, B. THOMAS, TOOLE, 6 TROPILA, BALLANTYNE, BARRETT, BECKER, BRANAE, BRUEGGEMAN, COCCHIARELLA, DOWELL, 7 ELLIOTT, ERICKSON, FACEY, FORRESTER, GALLUS, GOLIE, GRIMES, JACOBSON, JUNEAU, 8 KASTEN, KITZENBERG, LAWSON, LENHART, LINDEEN, MANGAN, MCKENNEY, MOOD, A. OLSON, 9 RASER, RIPLEY, ROME, SCHRUMPF, SHEA, SHOCKLEY, SMALL-EASTMAN, SMITH, TAYLOR, 10 WANZENRIED, WITT, KEANE 11 A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING A STATEWIDE PUBLIC SCHOOL RISK POOL 12 AND HEALTH BENEFIT PLANS; REQUIRING PUBLIC SCHOOL DISTRICTS TO PROVIDE EMPLOYEES. 13 WHO WERE ENROLLED IN A SCHOOL DISTRICT'S HEALTH BENEFIT PLAN DURING THE PRIOR SCHOOL 14 FISCAL YEAR WITH ACCESS TO FULL-YEAR GROUP HEALTH, MEDICAL, HOSPITALIZATION, AND 15 16 SURGICAL INSURANCE BENEFITS PURSUANT TO A LOCALLY SELECTED AN EMPLOYEE-SELECTED STANDARD OR BASIC HEALTH BENEFITS PLAN; OFFERING EMPLOYEES AND SCHOOL DISTRICTS 17 18 DENTAL BENEFITS, VISION BENEFITS, LIFE INSURANCE, EMPLOYEE LONG-TERM DISABILITY OR 19 ACCIDENTAL DEATH AND DISMEMBERMENT INSURANCE, AND OTHER RELATED GROUP BENEFITS IN AN EFFICIENT MANNER AND AT AN AFFORDABLE COST: AUTHORIZING TRUSTEES AND RETIREES 20 TO ELECT TO RECEIVE HEALTH INSURANCE COVERAGE AT THEIR OWN EXPENSE; MAINTAINING 21 22 COLLECTIVE BARGAINING THAT ALLOWS FOR A LOCALLY SELECTED AN EMPLOYEE-SELECTED 23 STANDARD OR BASIC HEALTH BENEFITS PLAN AND EMPLOYER CONTRIBUTIONS TOWARD PREMIUMS 24 OR EXTENDED DEPENDENT OR RETIREE COVERAGE AND CONTRIBUTIONS FOR CORE BENEFITS OR OTHER GROUP BENEFITS; CREATING A PUBLIC SCHOOL BENEFITS BOARD; AUTHORIZING THE 25 26 BOARD TO HIRE AND MANAGE ITS OWN PERSONNEL BY CONTRACT FOR ADMINISTRATIVE SERVICES: AUTHORIZING THE BOARD OF INVESTMENTS TO PROVIDE A LOAN FOR IMPLEMENTATION OF THE 27 STATEWIDE PUBLIC SCHOOL RISK POOL AND HEALTH BENEFIT PLANS AND TO ISSUE LOANS A LINE 28 29 OF CREDIT TO FINANCE THE INITIAL RESERVES; PROVIDING ADDITIONAL LOAN AUTHORITY TO THE BOARD OF INVESTMENTS; REQUIRING LOANS THE LOAN AND LINE OF CREDIT FROM THE BOARD OF 30



- 1 -

1 INVESTMENTS FOR IMPLEMENTATION COSTS AND RESERVES TO BE REPAID FROM PREMIUMS 2 WITHIN 10 YEARS; PROHIBITING THE USE OF THE BOARD OF INVESTMENT LOAN OR LINE OF CREDIT 3 TO PAY OFF CLAIMS OR LIABILITIES INCURRED PRIOR TO JULY 1, 2004; PROVIDING A STATUTORY APPROPRIATION; AMENDING SECTIONS 2-18-103, 17-5-1608, AND 17-7-502, MCA; AND PROVIDING AN 4 5 IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE." 6 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 8 9 NEW SECTION. Section 1. Purpose. The purpose of [sections 1 through 7] is to: 10 (1) create a uniform statewide public school risk pool and health benefit plans for K-12 public school 11 employees in which employers provide employees who were eligible to be enrolled in the district's health benefit 12 plan in the prior school fiscal year or employees who are determined by a district to be eligible to participate in 13 the statewide public school risk pool and health benefit plans with access to core benefits consisting of group 14 hospitalization, health, medical, and surgical insurance benefits made available on a statewide basis; 15 (2) offer vision, dental, disability, life insurance, and other related group benefits for members and their 16 dependents, in an efficient manner, at the employer's and member's election and at an affordable cost; 17 (3) mitigate and eliminate previously experienced erratic annual health care insurance premium 18 increases for members and employers by spreading health care cost experience over a larger and more stable 19 statewide public school risk group, while reducing administrative expenses associated with small health 20 insurance groups; 21 (4) provide members with access to health insurance coverage and provide equitable access to 22 affordable health care; and 23 (5) effectively allow employers and members, THROUGH THE PUBLIC SCHOOL BENEFITS BOARD, an 24 opportunity to negotiate medical cost containment, quality assurances, and managed care measures with health 25 care providers, which will partially insulate school district budgets and members' income from escalating health 26 care costs. 27 28 NEW SECTION. Section 2. Definitions. As used in [sections 1 through 7], the following definitions 29 apply: 30 (1) "Basic plan" means a plan adopted by the board that provides core benefits for each member and Legislative - 2 -Authorized Print Version - HB 302 Services Division

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3 to state employees on July 1, 2002, under the comparable basic plan offered by the state group insurance 4 program authorized pursuant to Title 2, chapter 18, part 8. 5 (2) "Board" means the public school benefits board established in [section 4]. 6 (3) "COMPOSITE-RATE PREMIUM" MEANS THE AVERAGE PER-ENROLLEE PREMIUM COST FOR ALL LOCAL DISTRICT 7 COOPERATIVE MEMBERS WHO ARE OTHERWISE ENROLLED IN THE STATEWIDE CORE BENEFITS OR OTHER GROUP BENEFITS 8 PLANS PURSUANT TO THE TIERED-RATE PREMIUMS ESTABLISHED BY THE BOARD. 9 (3)(4) "Core benefits" means group hospitalization, health, medical, and surgical insurance benefits 10 offered by employers for members and their dependents on a statewide basis pursuant to [sections 1 through 11 7]. 12 (4)(5) "Department" means the department of administration provided for in 2-15-1001. 13 (5)(6) "Employee" means: 14 (a) a person employed by a public elementary or high school district as defined in 20-6-101, a K-12 15 school district, as defined in 20-6-701, or an education cooperative, as described in 20-7-451, who was eligible 16 to be enrolled in the school district's or cooperative's health benefit plan, OTHER THAN A HEALTH BENEFIT PLAN 17 PROVIDED BY A MULTIPLE EMPLOYER WELFARE ARRANGEMENT, in the prior school fiscal year; or 18 (b) a member of an identifiable group of employees who are determined by a district to be eligible to 19 be enrolled in the statewide public school risk pool and a health benefit plan. 20 (6)(7) "Employer" means the governing board of any public elementary or high school district, as defined 21 in 20-6-101, a K-12 school district, as defined in 20-6-701, or an education cooperative, as described in 22 20-7-451. 23 (7)(8) "Group benefits" means core benefits and dental, vision, disability, accidental death and 24 dismemberment, life, and other similar and related benefits offered to members and dependents on a statewide 25 basis pursuant to [sections 1 through 7]. 26 (8)(9) "Managed care plan" means a plan provided by a health care provider network that is subject to 27 review and regulation as a health maintenance organization pursuant to Title 33, chapter 31, and that provides 28 health care or other benefits on a local, regional, or statewide basis. 29 (9)(10) "MEA-MFT" means the merged organizations formerly known as the Montana education 30 association and the Montana federation of teachers. Legislative - 3 -Authorized Print Version - HB 302 Services Division

the member's dependents, that provides lower premiums and higher member cost sharing than under the

standard plan, and that provides benefits that are approximately actuarially equivalent to health benefits provided

HB0302.03

1 (10)(11) "Medicare supplement plan" means a plan adopted by the board that offers core benefits for 2 members and their dependents who are enrolled in medicare and that supplements benefits provided under the 3 medicare program. The term may include a medicare managed care plan. 4 (11)(12) "Member" means an employee, retiree, or trustee who is eligible for enrollment in the statewide 5 public school risk pool and health benefit plans. 6 (13) "MULTIPLE EMPLOYER WELFARE ARRANGEMENT" MEANS A NATIONAL HEALTH AND BENEFITS PROGRAM, AS 7 DEFINED BY SECTION 3(40) OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, THAT IS SPONSORED BY 8 A NATIONAL UNION AND INCORPORATED INTO A LOCAL SCHOOL DISTRICT OR COOPERATIVE COLLECTIVE BARGAINING 9 AGREEMENT. 10 (12)(14) "Retiree" means: 11 (a) an employee who has terminated employment with an employer and who, at the time of termination, 12 was continuously employed for a period of 10 or more school years, was 55 years of age or older, and was 13 enrolled in a school district, cooperative, or statewide public school health benefit plan AND AT THE TIME OF 14 TERMINATION OF EMPLOYMENT ELECTED CONTINUED ENROLLMENT IN THE SCHOOL DISTRICT, COOPERATIVE, OR 15 STATEWIDE PUBLIC SCHOOL HEALTH BENEFIT PLAN; 16 (b) an employee who has terminated employment with an employer and who, at the time of termination, 17 was enrolled in a school district, cooperative, or statewide public school health benefit plan and was eligible for 18 normal retirement pursuant to law or rules of the public employees' retirement system or the teachers' retirement 19 SYSTEM AND AT THE TIME OF TERMINATION OF EMPLOYMENT ELECTED CONTINUED ENROLLMENT IN THE SCHOOL DISTRICT, 20 COOPERATIVE, OR STATEWIDE PUBLIC SCHOOL HEALTH BENEFIT PLAN; 21 (c) an employee or trustee who was enrolled prior to July 1, 2004, as a retiree under terms of the 22 employer's school district, OR cooperative, or statewide public school health benefit plan; or 23 (d) a trustee who terminated board trusteeship with a school district and who, at the time of termination, 24 was continuously enrolled in either the school district's, COOPERATIVE's, or the statewide health benefit plan AND 25 AT THE TIME OF TERMINATION OF EMPLOYMENT ELECTED CONTINUED ENROLLMENT IN THE SCHOOL DISTRICT, 26 COOPERATIVE, OR STATEWIDE PUBLIC SCHOOL HEALTH BENEFIT PLAN. 27 (13)(15) "Standard plan" means a plan adopted by the board that provides core benefits for each 28 member and the member's dependents, that provides a standard premium and lower member cost sharing than 29 occurring under the basic plan, and that provides benefits that are approximately actuarially equivalent to health 30 benefits provided on July 1, 2002, under the comparable traditional plan offered by the state group insurance Legislative - 4 -



HB0302.03

1 program authorized pursuant to Title 2, chapter 18, part 8.

## 2 (16) "TIERED-RATE PREMIUM" MEANS THE PREMIUM COST ESTABLISHED BY THE BOARD THAT IS NECESSARY TO

3 FUND MEMBERS ENROLLED AS SINGLE, SINGLE AND DEPENDENTS, TWO-PARTY, FAMILY, AND OTHER ENROLLMENT

4 CATEGORIES ESTABLISHED BY THE BOARD.

5 (14)(17) "Trustee" means a member of a public school board who, by a local board policy, is made
6 eligible for participation and who has elected to be enrolled in the statewide public school risk pool and health
7 benefit plans.

8

<u>NEW SECTION.</u> Section 3. Mandatory statewide public school risk pool and health benefit plans
 -- enrollment -- collective bargaining of employer contributions. (1) On or after [the effective date of this
 act], the board shall study the statewide public school risk pool and health <u>CORE AND OTHER GROUP</u> benefit plans
 and adopt rules for defining the statewide public school risk pool and establishing provisions of the health <u>CORE</u>
 <u>AND OTHER GROUP</u> benefit plans.

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(2) By April 1, 2004, the board shall adopt and maintain:

(a) a basic plan and a standard plan, one or more locally available managed care plans, and one or
more medicare supplement plans providing for health insurance benefits for each member and the member's
dependents. The plans adopted by the board must be operating and available to all employers and members
by no later than July 1, 2004.

(b) an actuarially sound schedule of tiered-rate and composite-rate premiums for each adopted plan
that offers the option of selecting a premium payment method to all employers and employees by collective
bargaining or to nonbargaining members by board policy. The board shall, by April 15, 2004, and each
succeeding April 15, notify each school district and the department of the adoption of the premium structure
adopted for each plan.

(3) By June 1, 2004, and by each succeeding June 1, employers shall notify the board of the employer's
 <u>EMPLOYEE'S</u> selection of the standard plan, basic plan, or managed care plan and <u>OF THE EMPLOYER'S SELECTION</u>
 <u>OF</u> the premium payment method for all eligible employee, retiree, and trustee members.

(4) By the later of either July 1, 2004, or upon the expiration of a collective bargaining agreement that
is in effect prior to [the effective date of this act] and extends through the 2005 contract year and that includes
provisions that specifically restrict or are otherwise in conflict with the provisions of [sections 1 through 7], an
employer shall:



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HB0302.03

2 the standard plan, basic plan, or managed care plan as elected by the employer EMPLOYEE; and 3 (b) enroll each retiree and trustee member who is eligible under [sections 1 through 7] and who elects 4 benefits coverage under the standard plan, basic plan, managed care plan, or medicare supplement plan. 5 (5) Except as provided in subsection (8) and unless otherwise prohibited by law, an employer shall, by 6 July 1, 2004, and monthly after that date, transfer to the board from any budgeted fund or nonbudgeted fund, 7 as defined in <del>10-9-201</del> 20-9-201, the premium amount determined by the board to be necessary to: 8 (a) insure and provide core benefits on behalf of each employee enrolled under the standard plan, basic 9 plan, or managed care plan selected by the employer EMPLOYEE; 10 (b) repay the board of investment loans provided for under [section 7]; and 11 (c) implement the plan, PAY ADMINISTRATION COSTS, and establish reserves. 12 (6) (a) For an employee whose employment is covered by a collective bargaining agreement under Title 13 39, chapter 31, an employer's selection of TIERED-RATE OR COMPOSITE-RATE PREMIUM STRUCTURE FOR core 14 benefits PREMIUM PAYMENTS and other group benefits pursuant to this section and an employer's and employee's 15 contributions for locally selected EMPLOYEE-SELECTED core benefits and other group benefits made pursuant to 16 subsection (2) or (3) must be determined by collective bargaining between the employer and the exclusive 17 representative of the bargaining unit. 18 (b) For an employee whose employment is not covered by a collective bargaining agreement pursuant 19 to Title 39, chapter 31, an employer's selection of TIERED-RATE OR COMPOSITE-RATE PREMIUM STRUCTURE FOR core 20 benefits PREMIUM PAYMENTS and other group benefits pursuant to this section and an employer's and employee's 21 contributions for locally selected core benefits and other group benefits made pursuant to subsection (2) or (3) 22 must be determined by an employer policy. (7) A trustee or a retiree may, at the time of retirement and at the trustee's or retiree's expense, elect

(a) enroll each eligible employee in the statewide public school risk pool and provide core benefits under

- (7) A trustee or a retiree may, at the time of retirement and at the trustee's or retiree's expense, elect
  to be enrolled in the statewide public school risk pool and receive health benefits under the standard plan, basic
  plan, or managed care plan as offered by the district or may, if eligible, enroll in the medicare supplement plan.
- (8) If by a collective bargaining agreement, the employer agrees to make payments for health and
   related insurance benefits for retired school personnel, the employer shall continue to provide benefits and make
   payments to the board pursuant to the terms of the collective bargaining agreement.
- (9) The board shall deposit all reserve funds and premiums paid to a health benefit plan, and the money
  deposited is statutorily appropriated, as provided in 17-7-502, to the department to be expended for claims,

Legislative Services Division

**Division** 

RESERVES CONSIDERED NECESSARY FOR THE PLAN.

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3	(10) IF PREMIUMS AND OTHER INCOME COLLECTED IN A FISCAL YEAR ARE INSUFFICIENT TO FULLY FUND TH		
4	CLAIMS LIABILITIES AND ALL EXPENSES INCURRED FOR THAT YEAR, PREMIUMS FOR THE ENSUING YEAR MUST BE		
5	INCREASED TO COLLECT THE REVENUE NECESSARY TO REPAY LOSSES.		
6	(11) IF PREMIUMS AND OTHER INCOME COLLECTED IN A FISCAL YEAR EXCEED THE AMOUNT NECESSARY TO FULLY		
7	FUND THE CLAIMS LIABILITIES AND ALL EXPENSES INCURRED DURING THAT YEAR, PREMIUMS FOR THE ENSUING FISCAL		
8	YEAR MUST BE REDUCED TO RETURN THE SURPLUS TO PLAN PARTICIPANTS.		
9	(12) IF THE BOARD ACTS TO ADD OR ELIMINATE BENEFITS FROM ANY PLAN, THE PREMIUMS FOR THE PLAN MUST		
10	BE INCREASED BY AMOUNTS ACTUARIALLY REQUIRED TO PAY FOR INCREASED BENEFITS OR DECREASED BY AMOUNTS		
11	ACTUARIALLY DETERMINED TO BE SAVED BY ELIMINATION OF BENEFITS.		
12	(10)(13) A local district with a self-funded health benefit plan is required to use reserves of the healt		
13	benefit plan to pay claims and other liabilities of the district's health benefit plan. Upon enrollment in a statewide		
14	public school health benefit plan, any remaining reserves must be maintained by the district under the provisions		
15	of 19-20-414 and must be used to pay for employee benefit costs incurred by the employer under the statewide		
16	plan.		
17	(11)(14) The provisions of Title 33 do not apply to the board when exercising the powers and duties		
18	provided for in this section.		
19	(12)(15) The provisions of [sections 1 through 7] may not be construed to require a specific contribution		
20	by either an employer or an employee toward the cost of core benefits and other benefits provided in [sections		
21	1 through 7].		
22	(16) Complying with the requirements of [sections 1 through 7] may not be interpreted as a		
23	REFUSAL TO BARGAIN IN GOOD FAITH WITH AN EXCLUSIVE REPRESENTATIVE IN VIOLATION OF 39-31-401(5).		
24			
25	NEW SECTION. Section 4. Public school benefits board composition appointment. (1) There		
26	is a public school benefits board.		
27	(2) The board consists of nine members appointed to 5-year staggered terms by the governor. The		
28	members of the board must be appointed from lists submitted to the governor as follows:		
29	(a) two FOUR MEMBERS, INCLUDING TWO public school board trustees AND TWO PUBLIC SCHOO		
30	ADMINISTRATORS appointed from one list containing up to four EIGHT nominees submitted JOINTLY by the Montan		
	Legislative         Services         -7 -         Authorized Print Version - HB 302		

PAYMENT OF ADMINISTRATIVE COSTS, AND LOAN REPAYMENTS under the plan AND TO MAINTAIN ACTUARIALLY SOUND

1	school boards association, the Montana rural education association, and the school administrators of
2	Montana;
3	(b) two public school administrators appointed from a list containing up to four nominees submitted by
4	the school administrators of Montana;
5	(c)(B) four members of a labor organization, as defined in 39-31-103, appointed from one list containing
6	up to eight nominees submitted by MEA-MFT. Of the eight nominees, at least two must be classified personnel
7	AND AT LEAST ONE NOMINEE MUST BE FROM A FIRST-CLASS DISTRICT AND AT LEAST ONE NOMINEE MUST BE FROM A
8	SECOND-CLASS OR THIRD-CLASS DISTRICT, AS DEFINED IN 20-6-201 AND 20-6-301. As used in this subsection,
9	"classified personnel" means persons not required to be certified under Title 20, chapter 4.
10	(d)(c) one retiree, appointed from a list containing up to three nominees, jointly submitted to the
11	governor by the organizations listed in subsections (2)(a) through (2)(c) AND (2)(B).
12	(D) OF THE EIGHT NOMINEES IN SUBSECTIONS (2)(A) AND (2)(B), AT LEAST ONE ADMINISTRATIVE AND ONE
13	TRUSTEE NOMINEE MUST BE FROM A FIRST-CLASS DISTRICT AND AT LEAST ONE ADMINISTRATIVE AND ONE TRUSTEE
14	NOMINEE MUST BE FROM A SECOND CLASS OR THIRD CLASS DISTRICT, AS DEFINED IN 20-6-201 AND 20-6-301.
15	(3) When a vacancy occurs, the governor shall notify the organization or organizations authorized to
16	submit nominations pursuant to subsection (2). Within 30 days of receiving notification, the authorized
	submit nominations pursuant to subsection (2). Within 30 days of receiving notification, the authorized organization or organizations shall submit a list of nominees to the governor. If the organization or organizations
16	
16 17	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations
16 17 18	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the
16 17 18 19	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position.
16 17 18 19 20	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR
16 17 18 19 20 21	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS:
16 17 18 19 20 21 22	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS: (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT,
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS: (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106;
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS: (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (B) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS: (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (B) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (C) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (B) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position. (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS: (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (B) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; 20-4-106;
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	organization or organizations shall submit a list of nominees to the governor. If the organization or organizations fail to submit a list within 30 days, the governor may designate any person meeting the requirements of the vacancy to fill the position.  (2) The BOARD CONSISTS OF SEVEN MEMBERS APPOINTED TO 4-YEAR STAGGERED TERMS BY THE GOVERNOR AS FOLLOWS:  (A) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106;  (B) ONE PUBLIC SCHOOL CLASSROOM TEACHER FROM A SECOND-CLASS OR THIRD-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT, AS DEFINED IN 20-6-201 OR 20-6-301, HOLDING A CLASS 1, 2, OR 4 CERTIFICATE PURSUANT TO 20-4-106; (C) ONE ADMINISTRATOR FROM A FIRST-CLASS ELEMENTARY OR HIGH SCHOOL DISTRICT;



1	(3) WHEN A VACANCY OCCURS, THE GOVERNOR SHALL DESIGNATE ANY PERSON MEETING THE REQUIREMENTS		
2	OF THE VACANCY TO FILL THE POSITION.		
3	(4) The board is allocated to the department for administrative purposes only as prescribed in 2-15-12		
4	except that the provisions of 2-15-121(2)(d) do not apply.		
5	(5) The board is designated as a quasi-judicial board for the purposes of 2-15-124, except that t		
6	requirement that at least one member be an attorney does not apply.		
7			
8	NEW SECTION. Section 5. Public school benefits board powers and duties exemption. (1)		
9	The board shall:		
10	(a) serve in a fiduciary capacity as the financial and benefits monitor for the statewide public school		
11	health benefit plans and contract with plan and claims payment administrators, plan benefit managers a		
12	advisers, and actuariaries, as needed;		
13	(b) meet at least <del>quarterly <u>SIX TIMES ANNUALLY</u> and review monthly enrollment, claims, claims payment,</del>		
14	and fund financial status information;		
15	(c) establish, review, and revise provisions of core benefit plans, local managed care plans, and local		
16	network provider agreements and establish, review, and revise provisions of other group benefit plans offer		
17	by the board;		
18	(d) annually determine benefit provisions and set premiums needed to fund core benefits, repay board		
19	of investment loans needed to implement [sections 1 through 7], provide reserves, and set premiums necessar		
20	for all other group benefit plans offered by the board;		
21	(e) conduct claims and any financial and operational reviews that are necessary to properly monitor the		
22	performance of the group benefit plan vendors; and		
23	(f) adopt rules to implement the provisions of [sections 1 through 7], including but not limited to rules		
24	to:		
25	(i) determine timely and automated procedures for monthly enrollment of employee, retiree, and trustee		
26	members, bid specifications, claim forms and procedures, claims distribution, appeal procedures, and th		
27	general administration and operation of the statewide public school risk pool and health benefit plans;		
28	(ii) authorize the board to establish default selection and rate preference election for circumstances whe		
29	an employer does not notify the board of locally bargained or otherwise determined choices by June 1 of eac		
30	year; and		
	Legislative       -9 -       Authorized Print Version - HB 302		



(iii) coordinate benefits with other health plans, participate in cooperative purchasing as provided in
 2-18-711, provide for dual enrollment of spouses enrolled in a statewide public school health benefit plan, the
 state employee group benefits plan, or the Montana university system health plans, and provide for an
 enrollment waiver based on an eligible employee's proven certification of alternative health insurance coverage
 <u>SIGNED STATEMENT DECLINING ENROLLMENT IN THE PLAN AND ACKNOWLEDGING RELINQUISHMENT OF ENROLLMENT</u>

- 6 RIGHTS UNTIL THE NEXT FISCAL YEAR'S GENERAL ENROLLMENT PERIOD AS ESTABLISHED BY THE BOARD.
- 7 (2) The board shall hire and manage its own personnel, INCLUDING AN ADMINISTRATIVE ACCOUNTANT
   8 RESPONSIBLE FOR DIRECT ENTRY AND ACCESS TO THE STATE BUDGETING AND ACCOUNTING DATABASE, AND MAY, by
- 9 contract, <u>HIRE PERSONNEL</u> for all administrative services, including but not limited to:
- 10

(a) clerical and plan oversight and supervision services required by the board;

- (b) with regard to enrollment of members in public school health benefit plans, coordinating enrollment
   with school employer staff and payroll systems, <del>and</del> preparing descriptive materials <del>and</del>, providing member and
   employer information concerning plan benefits and enrollment <u>AND CLAIMS</u> processing procedures. <u>AND PROVIDING</u>
   <u>MEMBERS WITH ASSISTANCE AS NEEDED FOR CLAIMS SUBMISSION AND PROCESSING;</u>
- 15

5 (c) claims processing and recordkeeping, full financial accounting, and reporting to the board;

16

(d) actuarial and plan design services, as needed;

(e) preparation of an annual report that describes enrollment trends within the statewide public school
risk pool, benefit provisions and premium structure of the health benefit plans, and administrative experience
relating to the plans, that details historical and projected program costs and the status of reserve funds, and that
makes recommendations, if any, for changes in the existing public school risk pool, health benefit plans,
premium structures, or related matters;

(f) preparation of informational and educational services through local public school employers for
 members regarding the statewide public school risk pool and health benefit plans; and

(g) providing assistance and training to public school benefits and payroll administrators and to
 members regarding enrollment and premium payment procedures associated with the statewide public school
 risk pool and health benefit plans; <u>AND</u>

27 (<u>H</u>) PROVIDING ASSISTANCE FOR MEMBERS AND EMPLOYERS TO ESTABLISH AND MAINTAIN LOCALLY AVAILABLE
 28 WELLNESS PROGRAMS.

29 (3) THE BOARD SHALL CONTRACT WITH REGIONAL OR LOCALLY LICENSED INSURANCE AGENTS TO PROVIDE
 30 SERVICES DESCRIBED IN SUBSECTIONS (2)(F) AND (2)(G).



1	(3)(4) The board shall include as part of the costs of the statewide public school risk pool and health
2	benefit plans the costs of the board in administering health benefit plans and claims processing, repayment of
3	board of investment implementation and reserve loans as provided in [section 7], and other benefit consulting,
4	actuarial, and auditing costs.
5	(4)(5) The board is exempt from SUBJECT TO the Montana Procurement Act in Title 18, chapter 4.
6	(6) AT LEAST EVERY 3 YEARS, CONTRACTED SERVICES FOR MONTHLY ENROLLMENT, BILLING, AND CLAIMS
7	PROCESSING MUST BE BID SEPARATELY OR JOINTLY BY THE BOARD ON A MONTHLY BASIS FOR EACH EMPLOYEE BASED
8	ON THE NUMBER OF ENROLLED EMPLOYEES IN THE STATEWIDE PUBLIC SCHOOL RISK POOL. THE BOARD SHALL CONSIDER
9	THE ENROLLMENT, BILLING, AND CLAIMS PROCESSING CHARGES WITH REGARD TO ANY COUPLED OR INDEPENDENT
10	PROVIDER REIMBURSEMENT SCHEDULES MADE AVAILABLE THROUGH PROVIDERS DIRECTLY OR PROVIDED BY VENDORS
11	OR FOR STOP-LOSS AS DESCRIBED IN SUBSECTION (7). A CONTRACT ACCEPTED FOR THESE SERVICES FOR MORE THAN
12	1 YEAR MUST LIMIT THE ANNUAL INCREASE IN CONTRACT PRICE TO NO MORE THAN THE ANNUAL RATE OF GROWTH IN THE
13	CONSUMER PRICE INDEX, U.S. CITY AVERAGE, FOR ALL URBAN CONSUMERS.
14	(7) The board shall purchase individual, individual and aggregate, or aggregate stop-loss
15	INSURANCE FOR THE FIRST 2 YEARS OF OPERATION OF THE STATEWIDE PUBLIC SCHOOL RISK POOL AND HEALTH BENEFIT
16	PLANS.
16 17	PLANS.
	PLANS. <u>NEW SECTION.</u> Section 6. Biennial ANNUAL audit of statewide public school health benefit plans
17	
17 18	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans
17 18 19	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be
17 18 19 20	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be
17 18 19 20 21	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be
17 18 19 20 21 22	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be conducted by or at the direction of the legislative auditor.
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be conducted by or at the direction of the legislative auditor. <u>NEW SECTION.</u> Section 7. Board of investment loan <u>AND LINE OF CREDIT LIMITATIONS ON USE</u> . (1)
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>	<u>NEW SECTION.</u> Section 6. Biennial <u>ANNUAL</u> audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be conducted by or at the direction of the legislative auditor. <u>NEW SECTION.</u> Section 7. Board of investment loan <u>AND LINE OF CREDIT LIMITATIONS ON USE</u> . (1) If considered prudent under the provisions of 17-6-201, the board of investments may on July 1, 2003, provide
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<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	NEW SECTION. Section 6. Biennial ANNUAL audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> YEAR. The audit must cover the <del>2-year period</del> FISCAL YEAR since the last audit and be conducted by or at the direction of the legislative auditor. <u>NEW SECTION.</u> Section 7. Board of investment Ioan AND LINE OF CREDIT LIMITATIONS ON USE. (1) If considered prudent under the provisions of 17-6-201, the board of investments may on July 1, 2003, provide to the public school benefits board a loan in the amount of <del>\$2</del> <u>\$1.2</u> million for the biennium beginning July 1, 2003, and ending June 30, 2005, for the purpose of implementing the statewide public school risk pool and
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	NEW SECTION. Section 6. Biennial ANNUAL audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be conducted by or at the direction of the legislative auditor. <u>NEW SECTION.</u> Section 7. Board of investment loan <u>AND LINE OF CREDIT LIMITATIONS ON USE</u> . (1) If considered prudent under the provisions of 17-6-201, the board of investments may on July 1, 2003, provide to the public school benefits board a loan in the amount of <del>\$2</del> <u>\$1.2</u> million for the biennium beginning July 1, 2003, and ending June 30, 2005, for the purpose of implementing the statewide public school risk pool and health benefit plans.
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	NEW SECTION. Section 6. Biennial ANNUAL audit of statewide public school health benefit plans required. The statewide public school health benefit plans established under [sections 1 through 7] must be audited every <del>2 years</del> <u>YEAR</u> . The audit must cover the <del>2-year period</del> <u>FISCAL YEAR</u> since the last audit and be conducted by or at the direction of the legislative auditor. <u>NEW SECTION.</u> Section 7. Board of investment loan <u>AND LINE OF CREDIT LIMITATIONS ON USE</u> . (1) If considered prudent under the provisions of 17-6-201, the board of investments may on July 1, 2003, provide to the public school benefits board a loan in the amount of <u>\$2</u> <u>\$1.2</u> million for the biennium beginning July 1, 2003, and ending June 30, 2005, for the purpose of implementing the statewide public school risk pool and health benefit plans. (2) The board of investments may on July 1, 2003, <u>AUTHORIZE AND</u> provide to the public school benefits

- 11 -



1	(3) The loans LOAN AND LINE OF CREDIT provided for in subsections (1) and (2) must be issued pursua		
2	to the Municipal Finance Consolidation Act of 1983 authorized in Title 17, chapter 5, part 16, and the repayme		
3	term established for a loan may not exceed a period of 10 years.		
4	(4) For any loan OR LINE OF CREDIT provided under this section, the board shall establish and mainta		
5	a specific loan repayment account and shall repay the <del>loans LOAN OR LINE OF CREDIT</del> from premiums charged		
6	core AND OTHER GROUP benefits.		
7	(5) The loan authorized in subsection (1) and the line of credit authorized in subsection (2) in		
8	NOT BE USED TO PAY ANY CLAIMS INCURRED, BUT NOT PAID, PRIOR TO JULY 1, 2004, OR FOR ANY OTHER LIABILITY		
9	INCURRED PRIOR TO JULY 1, 2004.		
10			
11	Section 8. Section 2-18-103, MCA, is amended to read:		
12	"2-18-103. Officers and employees <del>in state government and contracted employees of public</del>		
13	school benefits board excepted. (1) Parts 1 through 3 and 10 do not apply to the following officers and		
14	employees in state government:		
15	(1)(a)(1) elected officials;		
16	(2)(b)(2) county assessors and their chief deputies;		
17	(3)(c)(3) employees of the office of consumer counsel;		
18	(4)(4) judges and employees of the judicial branch;		
19	(5)(e)(5) members of boards and commissions appointed by the governor, the legislature, or oth		
20	elected state officials;		
21	( <del>6)(f)</del> (6) officers or members of the militia;		
22	( <del>7)(g)</del> (7) agency heads appointed by the governor;		
23	( <del>8)(h)</del> (8) academic and professional administrative personnel with individual contracts under the		
24	authority of the board of regents of higher education;		
25	<del>(9)(i)(9)</del> academic and professional administrative personnel and live-in houseparents who have entered		
26	into individual contracts with the state school for the deaf and blind under the authority of the state board o		
27	public education;		
28	(10)(j)(10) investment officer, assistant investment officer, executive director, and five professional staff		
29	positions of the board of investments;		
30	(11)(k)(11) four professional staff positions under the board of oil and gas conservation;		
	Legislative         Services       - 12 -         Division		

1	(12)(12) assistant director for security of the Montana state lottery;			
2	(13)(m)(13) executive director and employees of the state compensation insurance fund;			
3	(14)(n)(14) state racing stewards employed by the executive secretary of the Montana board of			
4	horseracing;			
5	(15)(0)(15) executive director of the Montana wheat and barley committee;			
6	(16)(p)(16) commissioner of banking and financial institutions;			
7	(17)(q)(17) training coordinator for county attorneys;			
8	(18)(r)(18) employees of an entity of the legislative branch consolidated, as provided in 5-2-504;			
9	(19)(s)(19) chief information officer in the department of administration;			
10	(20)(t)(20) chief business development officer and six professional staff positions in the office o			
11	economic development provided for in 2-15-218-			
12	(2) Parts 1 through 3 and 10 do not apply to contract employees of the public school benefits board			
13	established in [section 4]:			
14	(21) EMPLOYEES OF TH	E PUBLIC SCHOOL BENEFITS BOARD ESTABLI	SHED IN [SECTION 4]."	
15				
16	SECTION 9. SECTION 17	7-5-1608, MCA, IS AMENDED TO READ:		
17	"17-5-1608. (Temporary) Limitations on amounts. The board may not issue any bonds or notes that			
18	cause the total outstanding indebtedness of the board under this part, except for bonds or notes issued to fund			
19	or refund other outstanding bonds or notes or to purchase registered warrants or tax or revenue anticipation			
20	notes of a local government as defined in 7-6-1101, to exceed \$80 \$98 million. (Terminates June 30, 2011sec.			
21	9, Ch. 394, L. 2001.)			
22	17-5-1608. (Effective	July 1, 2011) Limitations on amounts.	The board may not issue any bonds or	
23	notes that cause the total outstanding indebtedness of the board under this part (except for bonds or notes			
24	issued to fund or refund other outstanding bonds or notes or to purchase registered warrants or tax or revenue			
25	anticipation notes of a local government as defined in 7-6-1101) to exceed \$75 million."			
26				
27	Section 10. Section 1	7-7-502, MCA, is amended to read:		
28	"17-7-502. Statutor	y appropriations definition req	uisites for validity. (1) A statutory	
29	appropriation is an appropriation made by permanent law that authorizes spending by a state agency without		es spending by a state agency without	
30	the need for a biennial legislati	ve appropriation or budget amendment.		
	Legislative Services	- 13 -	Authorized Print Version - HB 302	



(2) Except as provided in subsection (4), to be effective, a statutory appropriation must comply with both
 of the following provisions:

3

(a) The law containing the statutory authority must be listed in subsection (3).

4 (b) The law or portion of the law making a statutory appropriation must specifically state that a statutory
5 appropriation is made as provided in this section.

6 (3) The following laws are the only laws containing statutory appropriations: 2-15-151; 2-17-105; 7 5-13-403; 10-3-203; 10-3-310; 10-3-312; 10-3-314; 10-4-301; 15-1-111; 15-1-113; 15-1-121; 15-23-706; 8 15-35-108; 15-36-324; 15-37-117; 15-38-202; 15-65-121; 15-70-101; 17-3-106; 17-3-212; 17-3-222; 17-3-241; 9 17-6-101; 17-7-304; 18-11-112; 19-3-319; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-19-305; 19-19-506; 10 19-20-604; 20-8-107; [section 3]; 20-9-534; 20-9-622; 20-26-1503; 22-3-1004; 23-5-306; 23-5-409; 23-5-612; 11 23-5-631; 23-7-301; 23-7-402; 37-43-204; 37-51-501; 39-71-503; 42-2-105; 44-12-206; 44-13-102; 50-4-623; 12 53-6-703; 53-24-206; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 80-2-222; 80-4-416; 80-5-510; 80-11-518; 13 82-11-161; 87-1-513; 90-3-1003; 90-6-710; and 90-9-306.

14 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 15 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 16 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana 17 to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined by the state 18 treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have statutory 19 appropriation authority for the payments. (In subsection (3): pursuant to Ch. 422, L. 1997, the inclusion of 20 15-1-111 terminates on July 1, 2008, which is the date that section is repealed; pursuant to sec. 10, Ch. 360, 21 L. 1999, the inclusion of 19-20-604 terminates when the amortization period for the teachers' retirement system's 22 unfunded liability is 10 years or less; pursuant to sec. 4, Ch. 497, L. 1999, the inclusion of 15-38-202 terminates July 1, 2014; pursuant to sec. 10(2), Ch. 10, Sp. L. May 2000, the inclusion of 15-35-108 and 90-6-710 23 24 terminates June 30, 2005; pursuant to sec. 17, Ch. 414, L. 2001, the inclusion of 2-15-151 terminates December 25 31, 2006; and pursuant to sec. 2, Ch. 594, L. 2001, the inclusion of 17-3-241 becomes effective July 1, 2003.)" 26

<u>NEW SECTION.</u> Section 11. Codification instruction. [Sections 1 through 7] are intended to be
 codified as an integral part of Title 20, chapter 9, and the provisions of Title 20, chapter 9, apply to [sections 1
 through 7].

30



1	NEW SECTION. Section 12. Implementation of staggered terms. (1) To implement the
2	staggered-term system provided for in [section 4], the first terms of the members are as follows:
3	(a) three <u>TWO</u> members shall serve <del>3-year</del> <u>2-YEAR</u> terms;
4	(b) three <u>TWO</u> members shall serve 4-year <u>3-YEAR</u> terms; and
5	(c) three members shall serve <del>5-year</del> <u>4-YEAR</u> terms.
6	(2) Upon expiration of the terms provided for in subsection (1), each member shall serve a 5-year
7	4-YEAR term.
8	
9	NEW SECTION. SECTION 13. CONTINGENT VOIDNESS. IF THE BOARD OF INVESTMENTS FAILS TO PROVIDE
10	TO THE PUBLIC SCHOOL BENEFITS BOARD THE \$1.2 MILLION LOAN FOR THE BIENNIUM BEGINNING JULY 1, 2003, AND
11	ENDING JUNE 30, 2004, TO IMPLEMENT THE STATEWIDE PUBLIC SCHOOL RISK POOL AND HEALTH BENEFIT PLANS
12	PURSUANT TO [SECTION 7(1)] OR FAILS TO AUTHORIZE THE LINE OF CREDIT IN THE AMOUNT OF \$18 MILLION BY JULY 1,
13	2003, TO ESTABLISH RESERVES PURSUANT TO [SECTION 7(2)], THEN [THIS ACT] IS VOID.
14	
15	NEW SECTION. Section 14. Effective date applicability. [This act] is effective on passage and
16	approval and applies to contracts entered into on or after [the effective date of this act].

17

- END -