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INTRODUCED BY J. BOHLINGER
A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING ADDITIONAL FUNDING FOR THE PUBLIC
ELEMENTARY AND SECONDARY SCHOOL SYSTEM BY INCREASING CIGARETTE TAXES AND VIDEO
GAMBLING MACHINE TAXES; PROVIDING ADDITIONAL FUNDING TO THE UNIVERSITY SYSTEM BY
INCREASING CIGARETTE TAXES; INCREASING THE TAX ON A PACK OF CIGARETTES FROM 18 CENTS
TO 60 CENTS AND DEDICATING THE INCREASED REVENUE TO FUNDING THE PUBLIC ELEMENTARY
AND SECONDARY SCHOOL SYSTEM AND THE UNIVERSITY SYSTEM; INCREASING THE VIDEO
GAMBLING MACHINE TAX BASED ON THE NUMBER OF MACHINES ON A PREMISES AND DEDICATING
THE INCREASED REVENUE TO FUNDING THE PUBLIC ELEMENTARY AND SECONDARY SCHOOL
SYSTEM; REVISING BASE AID; PROVIDING A PER-EDUCATOR ENTITLEMENT OF \$2,900 FOR EACH
FULL-TIME EQUIVALENT EDUCATOR EMPLOYED BY A PUBLIC SCHOOL DISTRICT, A SPECIAL
EDUCATION COOPERATIVE, THE MONTANA SCHOOL FOR THE DEAF AND BLIND, AND A STATE YOUTH
CORRECTIONAL FACILITY; REQUIRING THE SUPERINTENDENT OF PUBLIC INSTRUCTION TO
DISTRIBUTE THE PER-EDUCATOR ENTITLEMENT TO CERTAIN ENTITIES; AMENDING SECTIONS
16-11-111, 16-11-119, 20-9-306, 20-9-344, AND 23-5-610, MCA; AND PROVIDING AN EFFECTIVE DATE AND
AN APPLICABILITY DATE."

SENATE BILL NO. 309

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20 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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Section 1. Section 16-11-111, MCA, is amended to read:

23 "16-11-111. Cigarette sales tax -- exemption for sale to tribal member. (1) (a) A tax on the purchase
24 of cigarettes for consumption, use, or any purpose other than resale in the regular course of business is imposed
25 and must be precollected by the wholesaler and paid to the state of Montana. The tax is 18 60 cents on each
26 package containing 20 cigarettes and, when packages contain other than 20 cigarettes, a tax on each cigarette
27 equal to 1/20th the tax on a package containing 20 cigarettes.

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(2) The tax imposed in subsection (1) does not apply to quota cigarettes.

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(3) Subject to the refund or credit provided in subsection (4), the tax must be precollected on all

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(b) The tax computed under subsection (1)(a) applies to illegally packaged cigarettes under 16-11-307.

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1 cigarettes entering a Montana Indian reservation.

(4) Pursuant to the procedure provided in subsection (5), a wholesaler making a sale of cigarettes to
a retailer within the boundaries of a Montana Indian reservation may apply to the department for a refund or
credit for taxes precollected on cigarettes sold by the retailer to a member of the federally recognized Indian tribe
or tribes on whose reservation the sale is made. A wholesaler who does not file a claim within 1 year of the
shipment date forfeits the refund or credit.

7 (5) The distribution of tax-free cigarettes to a tribal member must be implemented through a system of 8 preapproved wholesaler shipments. A licensed Montana wholesaler shall contact the department for approval 9 prior to the shipment of the untaxed cigarettes. The department may authorize sales based on whether the 10 quota, as established in a cooperative agreement between the department and an Indian tribe or as set out in 11 this chapter, has been met. If authorized as a tax-exempt sale, the wholesaler, upon providing proof of order and 12 delivery to a retailer within the boundaries of a Montana Indian reservation selling cigarettes to members of a 13 federally recognized tribe or tribes of that reservation, must be given a credit or refund. Once the quota has been 14 filled, the department shall immediately notify all affected wholesalers that further sales on that reservation must 15 be taxed and that a claim for a refund or credit will not be honored for the remainder of the guota period. Quota 16 allocations are not transferable between quota periods or between reservations.

17 (6) The total amount of refunds or credits allowed by the department to all wholesalers claiming the 18 refund or credit under subsection (4) for any month may not exceed an amount that is equal to the tax due on 19 the quota allocation. The department shall determine the amount of refunds or credits for each Indian reservation 20 at the beginning of each fiscal year, using the most recent census data available from the bureau of Indian affairs 21 or as provided in a cooperative agreement with the tribe or tribes of the Indian reservation."

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Section 2. Section 16-11-119, MCA, is amended to read:

24 "16-11-119. Disposition of taxes. Cigarette taxes collected under the provisions of 16-11-111 must
25 be allocated as follows:

(1) The amount of 11.11% 3.333% of the cigarette tax collected on each package of cigarettes must
be deposited in the state special revenue fund to the credit of the department of public health and human
services for the operation and maintenance of state veterans' nursing homes.

(2) (a) The amount of 73.04% <u>91.912%</u> must, in accordance with the provisions of 15-1-501, be
 deposited in the state general fund.



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1	(b) The amount of 70% of the tax collected from 42 cents of cigarette tax collected under the provisions
2	of 16-11-111 and deposited in the state general fund must be used for per-educator entitlement funding, as
3	provided in [section 3], and the amount of 30% must be allocated to the university system.
4	(3) The amount of 15.85% <u>4.755%</u> must, in accordance with the provisions of 15-1-501, be deposited
5	in the long-range building program account provided for in 17-7-205."
6	
7	NEW SECTION. Section 3. Per-educator entitlement paid to state-funded K-12 schools and
8	special education cooperatives. (1) (a) The state shall provide a total per-educator entitlement to:
9	(i) public school districts, as defined in 20-6-101;
10	(ii) special education cooperatives, as described in 20-7-451;
11	(iii) the Montana school for the deaf and blind, as described in 20-8-101; and
12	(iv) state youth correctional facilities, as defined in 41-5-103.
13	(b) A special education cooperative that has not met the requirements of 20-7-453 and 20-7-454 may
14	not be funded under the provisions of this section except by approval of the superintendent of public instruction.
15	(2) The total per-educator entitlement for special education cooperatives, the Montana school for the
16	deaf and blind, and state youth correctional facilities must be calculated as provided in 20-9-306 and distributed
17	directly to those entities by the superintendent of public instruction.
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19	Section 4. Section 20-9-306, MCA, is amended to read:
20	"20-9-306. Definitions. As used in this title, unless the context clearly indicates otherwise, the following
21	definitions apply:
22	(1) "BASE" means base amount for school equity.
23	(2) "BASE aid" means:
24	(a) direct state aid for 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement for the
25	general fund budget of a district; and
26	(b) guaranteed tax base aid for an eligible district for any amount up to 35.3% of the basic entitlement,
27	up to 35.3% of the total per-ANB entitlement budgeted in the general fund budget of a district, and up to 40%
28	of the special education allowable cost payment: and
29	(c) the total per-educator entitlement.
30	(3) "BASE budget" means the minimum general fund budget of a district, which includes 80% of the
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basic entitlement, 80% of the total per-ANB entitlement, <u>100% of the total per-educator entitlement</u>, and up to
 140% of the special education allowable cost payment.

3 (4) "BASE budget levy" means the district levy in support of the BASE budget of a district, which may
4 be supplemented by guaranteed tax base aid if the district is eligible under the provisions of 20-9-366 through
5 20-9-369.

6 (5) "BASE funding program" means the state program for the equitable distribution of the state's share 7 of the cost of Montana's basic system of public elementary schools and high schools, through county 8 equalization aid as provided in 20-9-331 and 20-9-333 and state equalization aid as provided in 20-9-343, in 9 support of the BASE budgets of districts and special education allowable cost payments as provided in 20-9-321.

10 (6) "Basic entitlement" means:

11 (a) \$213,819 for each high school district;

(b) \$19,244 for each elementary school district or K-12 district elementary program without an approved
 and accredited junior high school or middle school; and

(c) the prorated entitlement for each elementary school district or K-12 district elementary program with
 an approved and accredited junior high school or middle school, calculated as follows:

(i) \$19,244 times the ratio of the ANB for kindergarten through grade 6 to the total ANB of kindergarten
 through grade 8; plus

(ii) \$213,819 times the ratio of the ANB for grades 7 and 8 to the total ANB of kindergarten through grade
8.

(7) "Direct state aid" means 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement
for the general fund budget of a district and funded with state and county equalization aid.

(8) "Maximum general fund budget" means a district's general fund budget amount calculated from the
 basic entitlement for the district, the total per-ANB entitlement for the district, <u>the total per-educator entitlement</u>
 for the district, and the greater of:

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(a) 175% of special education allowable cost payments; or

(b) the ratio, expressed as a percentage, of the district's special education allowable cost expenditures
to the district's special education allowable cost payment for the fiscal year that is 2 years previous, with a
maximum allowable ratio of 200%.

(9) "Over-BASE budget levy" means the district levy in support of any general fund amount budgeted
that is above the BASE budget and below the maximum general fund budget for a district.



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30	and with the powers and duties provided by law. To this end, the board of public education shall:
29	education shall administer and distribute the BASE aid and state advances for county equalization in the manner
28	"20-9-344. Duties of board of public education for distribution of BASE aid. (1) The board of public
27	Section 5. Section 20-9-344, MCA, is amended to read:
26	
25	(ii) is employed by an entity listed in [section 3] to provide services to students."
24	37-24-301, or 37-25-302; and
23	(b) (i) is a licensed professional under 37-8-405, 37-8-415, 37-11-301, 37-15-301, 37-23-201,
22	by the board of public education; or
21	[section 3] in a position that requires an educator license in accordance with the administrative rules adopted
20	(a) holds a valid certificate under the provisions of 20-4-106 and is employed by an entity listed in
19	in the previous school year, each of whom:
18	number of full-time equivalent educators, as reported to the office of public instruction for accreditation purposes
17	(11) "Total per-educator entitlement" means the entitlement resulting from multiplying \$2,900 by the
16	receiving the same amount of entitlement as the 800th ANB.
15	per ANB for each additional ANB for grades 7 and 8 up through 800 ANB, with each ANB in excess of 800
14	(ii) a maximum rate of \$5,205 for the first ANB for grades 7 and 8 is decreased at the rate of 50 cents
13	the same amount of entitlement as the 1,000th ANB; and
12	of 20 cents per ANB for each additional ANB up through 1,000 ANB, with each ANB in excess of 1,000 receiving
11	(i) a maximum rate of \$3,906 for the first ANB for kindergarten through grade 6 is decreased at the rate
10	accredited junior high school or middle school, the sum of:
9	(c) for an elementary school district or a K-12 district elementary program with an approved and
8	of 1,000 receiving the same amount of entitlement as the 1,000th ANB; and
7	rate of 20 cents per ANB for each additional ANB of the district up through 1,000 ANB, with each ANB in excess
6	accredited junior high school or middle school, a maximum rate of \$3,906 for the first ANB is decreased at the
5	(b) for an elementary school district or a K-12 district elementary program without an approved and
4	ANB, with each ANB in excess of 800 receiving the same amount of entitlement as the 800th ANB;
3	first ANB is decreased at the rate of 50 cents per ANB for each additional ANB of the district up through 800
2	(a) for a high school district or a K-12 district high school program, a maximum rate of \$5,205 for the
1	(10) "Total per-ANB entitlement" means the district entitlement resulting from the following calculations:



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(a) <u>shall</u> adopt policies for regulating the distribution of BASE aid and state advances for county
 equalization in accordance with the provisions of law;

3 (b) <u>must</u> have the power to require reports from the county superintendents, budget boards, county
4 treasurers, and trustees as it considers necessary; and

5 (c) <u>shall</u> order the superintendent of public instruction to distribute the BASE aid on the basis of each 6 district's annual entitlement to the aid as established by the superintendent of public instruction. In ordering the 7 distribution of BASE aid, the board of public education may not increase or decrease the BASE aid distribution 8 to any district on account of any difference that may occur during the school fiscal year between budgeted and 9 actual receipts from any other source of school revenue.

10 (2) The board of public education may order the superintendent of public instruction to withhold
 11 distribution of BASE aid from a district when the district fails to:

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2 (a) submit reports or budgets as required by law or rules adopted by the board of public education; or

13 (b) maintain accredited status.

(3) Prior to any proposed order by the board of public education to withhold distribution of BASE aid or
 county equalization money, the district is entitled to a contested case hearing before the board of public
 education, as provided under the Montana Administrative Procedure Act.

(4) If a district or county receives more BASE aid than it is entitled to, the county treasurer shall return
the overpayment to the state upon the request of the superintendent of public instruction in the manner
prescribed by the superintendent of public instruction.

20 (5) Except as provided in 20-9-347(2), the BASE aid payment must be distributed according to the
21 following schedule:

(a) from August to October of the school fiscal year, 10% of the direct state aid <u>and total per-educator</u>
 <u>entitlement</u> to each district;

(b) from December to April of the school fiscal year, 10% of the direct state aid <u>and total per-educator</u>
 <u>entitlement</u> to each district;

(c) in November of the school fiscal year, one-half of the guaranteed tax base aid payment to each
 district or county that has submitted a final budget to the superintendent of public instruction in accordance with
 the provisions of 20-9-134;

(d) in May of the school fiscal year, the remainder of the guaranteed tax base aid payment to eachdistrict or county; and

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1	(e) in June of the school fiscal year, the remaining payment to each district of direct state aid and total
2	per-educator entitlement.
3	(6) The distribution provided for in subsection (5) must occur by the last working day of each month."
4	
5	Section 6. Section 23-5-610, MCA, is amended to read:
6	"23-5-610. (Temporary) Video gambling machine gross income tax credit records
7	distribution quarterly statement and payment. (1) A licensed machine owner shall pay to the department
8	a video gambling machine tax of 15% based on a percentage of the gross income from each video gambling
9	machine issued a permit under this part. A licensed machine owner may deduct from the gross income amounts
10	equal to amounts stolen from machines if the amounts stolen are not repaid by insurance or under a court order,
11	if a law enforcement agency investigated the theft, and if the theft is the result of either unauthorized entry and
12	physical removal of the money from the machines or of machine tampering and the amounts stolen are
13	documented. The video gambling machine tax is based upon the number of permitted machines on a premises.
14	as follows:
15	(a) the first five machines, 15% of the gross income;
16	(b) the 6th through 10th machines, 20% of the gross income;
17	(c) the 11th through 15th machines, 25% of the gross income; and
18	(d) the 16th and all additional machines, 30% of the gross income.
19	(2) (a) A licensed machine owner is entitled to a tax credit for each video gambling machine for which
20	a permit has been issued under this part if:
21	(i) the permit was active for the video gambling machine during the 12-month period ending December
22	31, 2001;
23	(ii) the department determines that the video gambling machine is incapable, in the form in which it was
24	approved by the department, of communicating with the automated accounting and reporting system authorized
25	by 23-5-637; and
26	(iii) the licensed machine owner participates in the automated accounting and reporting system and
27	incurs actual hardware or software costs prior to January 1, 2005, for conversion of the video gambling machine
28	to make it compatible with the automated system.
29	(b) The amount of the tax credit allowed under subsection (2)(a) is \$250 for each video gambling
30	machine or the actual hardware and software cost necessary for conversion of the video gambling machine to

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1 the automated accounting and reporting system, whichever is less.

2 (3) If a tax credit is claimed under subsection (2)(a), the credit is deducted from the tax due for the
3 quarter or quarters that begin after the video gambling machine for which the tax credit is claimed is connected
4 to the automated accounting and reporting system authorized by 23-5-637.

5 (4) A licensed machine owner shall keep a record of the gross income from each video gambling 6 machine issued a permit under this part in the form the department requires. The records must at all times during 7 the business hours of the licensee be subject to inspection by the department.

8 (5) (a) For each video gambling machine issued a permit under this part but not connected to the 9 department's automated accounting and reporting system, a licensed machine owner shall, within 15 days after 10 the end of each quarter and in the manner prescribed by the department, complete and deliver to the department 11 a statement showing the total gross income, together with the total amount due the state as video gambling 12 machine gross income tax for the preceding quarter. The statement must contain other relevant information that 13 the department requires.

(b) For each video gambling machine issued a permit under this part that is connected to the department's automated accounting and reporting system, the department shall, within 5 working days after the end of each quarter, complete and deliver to the licensed machine owner (with a copy sent to the licensed operator, if different from the licensed machine owner, on whose premises the machine is placed) a statement showing the total gross income from the video gambling machine, together with the total amount due the state as video gambling machine gross income tax for the preceding quarter. The licensed machine owner shall remit the total amount due the state under this subsection within 25 days after the end of each quarter.

(6) Except as provided in subsection (7), the department shall, in accordance with the provisions of
 15-1-501, forward the tax collected under subsection (5) to the general fund. <u>The amount of video gambling</u>
 <u>machine taxes that is in excess of 15% of the gross income deposited in the state general fund must be used</u>
 for per-educator entitlement funding, as provided in [section 3].

(7) Receipts from the taxes collected under this section are pledged and dedicated to guarantee repayment of loans participated in under 23-5-638 in an amount sufficient to meet the prepayment obligation for the fiscal year during which the loans are made. The amount of taxes pledged by this subsection is the dollar amount of loan participation under 23-5-638 and must be allocated to a separate account in the short-term investment pool. The board of investments is not entitled to use the proceeds from taxes collected under this section to repay a loan made under 23-5-638 unless the board certifies that all other commercially available



means of collection on the loan have been exhausted. (Terminates December 31, 2005--sec. 10, Ch. 424, L.
1999.)

3 23-5-610. (Effective January 1, 2006) Video gambling machine gross income tax -- credit --4 records -- distribution -- quarterly statement and payment. (1) A licensed machine owner shall pay to the 5 department a video gambling machine tax of 15% based on a percentage of the gross income from each video 6 gambling machine issued a permit under this part. A licensed machine owner may deduct from the gross income 7 amounts equal to amounts stolen from machines if the amounts stolen are not repaid by insurance or under a 8 court order, if a law enforcement agency investigated the theft, and if the theft is the result of either unauthorized 9 entry and physical removal of the money from the machines or of machine tampering and the amounts stolen 10 are documented. The video gambling machine tax is based upon the number of permitted machines on a

- 11 premises, as follows:
- 12 (a) the first five machines, 15% of the gross income;
- 13 (b) the 6th through 10th machines, 20% of the gross income;
- 14 (c) the 11th through 15th machines, 25% of the gross income; and
- 15 (d) the 16th and all additional machines, 30% of the gross income.
- (2) (a) A licensed machine owner is entitled to a tax credit for each video gambling machine for which
 a permit has been issued under this part if:
- (i) the permit was active for the video gambling machine during the 12-month period ending December31, 2001;
- (ii) the department determines that the video gambling machine is incapable, in the form in which it was
 approved by the department, of communicating with the automated accounting and reporting system authorized
 by 23-5-637; and
- (iii) the licensed machine owner participates in the automated accounting and reporting system and
 incurs actual hardware or software costs prior to January 1, 2005, for conversion of the video gambling machine
 to make it compatible with the automated system.
- (b) The amount of the tax credit allowed under subsection (2)(a) is \$250 for each video gambling
 machine or the actual hardware and software cost necessary for conversion of the video gambling machine to
 the automated accounting and reporting system, whichever is less.
- (3) If a tax credit is claimed under subsection (2)(a), the credit is deducted from the tax due for the
 quarter or quarters that begin after the video gambling machine for which the tax credit is claimed is connected



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1 to the automated accounting and reporting system authorized by 23-5-637.

2 (4) A licensed machine owner shall keep a record of the gross income from each video gambling
3 machine issued a permit under this part in the form the department requires. The records must at all times during
4 the business hours of the licensee be subject to inspection by the department.

5 (5) (a) For each video gambling machine issued a permit under this part but not connected to the 6 department's automated accounting and reporting system, a licensed machine owner shall, within 15 days after 7 the end of each quarter and in the manner prescribed by the department, complete and deliver to the department 8 a statement showing the total gross income, together with the total amount due the state as video gambling 9 machine gross income tax for the preceding quarter. The statement must contain other relevant information that 10 the department requires.

(b) For each video gambling machine issued a permit under this part that is connected to the department's automated accounting and reporting system, the department shall, within 5 working days after the end of each quarter, complete and deliver to the licensed machine owner (with a copy sent to the licensed operator, if different from the licensed machine owner, on whose premises the machine is placed) a statement showing the total gross income from the video gambling machine, together with the total amount due the state as video gambling machine gross income tax for the preceding quarter. The licensed machine owner shall remit the total amount due the state under this subsection within 25 days after the end of each quarter.

(6) The department shall, in accordance with the provisions of 15-1-501, forward the tax collected under
 subsection (5) to the general fund. <u>The amount of video gambling machine taxes that is in excess of 15% of</u>
 the gross income deposited in the state general fund must be used for per-educator entitlement funding, as
 provided in [section 3]."

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<u>NEW SECTION.</u> Section 7. Codification instruction. [Section 3] is intended to be codified as an
 integral part of Title 20, chapter 9, part 3, and the provisions of Title 20, chapter 9, part 3, apply to [section 3].

<u>NEW SECTION.</u> Section 8. Notification to tribal governments. The secretary of state shall send a
 copy of [this act] to each tribal government located on the seven Montana reservations and to the Little Shell
 band of Chippewa.

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NEW SECTION. Section 9. Effective date. [This act] is effective July 1, 2003.



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2	NEW SECTION. Section 10. Applicability. [This act] applies to cigarettes in the possession of
3	wholesalers on or after July 1, 2003.
4	- END -

