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1		BILL NO	
2	INTRODUCED B	Υ	
3		(Primary Sponsor)	
4	A BILL FOR AN ACT ENTITLED	: "AN ACT REVISING LAWS RELATED TO AQU/	ATIC INVASIVE SPECIES
5	FEES FOR HYDROELECTRIC	FACILITIES; REVISING THE FEE; PROVIDING A	TRANSFER OF
6	MARIJUANA TAX FUNDS; PRO	VIDING A TRANSFER OF AMERICAN RESCUE	PLAN ACT FUNDS;
7	AMENDING SECTIONS 15-72-6	01, 69-3-308, AND 80-7-1004, MCA; REPEALING	SECTION 15-72-601, MCA;
8	AND PROVIDING EFFECTIVE	DATES AND AN APPLICABILITY DATE."	
9			
10	BE IT ENACTED BY THE LEGIS	SLATURE OF THE STATE OF MONTANA:	
11			
12	Section 1. Section 15-72	2-601, MCA, is amended to read:	
13	"15-72-601. Invasive s	species fee for hydroelectric facilities. (1) In rec	ognition of the threat that
14	invasive species pose to Montan	a's hydroelectric power structures and systems, a	hydroelectric facility shall
15	pay a quarterly invasive species fee based on of \$397.88 per megawatt of the facility's nameplate capacity		
16	authorized by the federal energy	regulatory commission. The quarterly invasive sp	ecies fee for nameplate
17	capacity of:		
18	(a) at least 1.5 megawa	atts but less than 25 megawatts is \$274.95 per me	ygawatt;
19	(b) at least 25 megawa	tts but less than 100 megawatts is \$549.90 per m	egawatt; and
20	(c) 100 megawatts or r	nore is \$824.85 per megawatt.	
21	(2) Every hydroelectric	facility subject to the fee in subsection (1) shall file	e on forms provided by the
22	department and pay within 30 da	iys after the end of each quarterly period. The qua	rterly periods end March 31,
23	June 30, September 30, and Dec	cember 31 of each year.	
24	(3) If the fee is not paid	I on or before the due date, a penalty and interest	must be assessed as
25	provided in 15-1-216. The depart	tment may waive the penalty pursuant to 15-1-216) .
26	(4) The department ma	y audit the records and other documents of a hydr	roelectric facility to ensure
27	that the proper fee is paid and co	ellected pursuant to this section.	
28	(5) A hydroelectric facil	lity that funds protection, mitigation, and enhancen	nent measures pursuant to a
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1	settlement approved by the federal energy regulatory commission may use any of those funds that are		
2	unobligated to	o pay, in whole or in part, the fee owed pursuant to subsection (1).	
3	(6)	Money collected pursuant to this section must be deposited in the invasive species accou	nt
4	established ir	ו 80-7-1004.	
5	(7)	For the purposes of this section, "hydroelectric facility" means an operating facility located	l in
6	Montana in a	watercourse as that term is defined in 85-2-102 that produces electricity using water pow	er and
7	has more tha	n 1.5 megawatts in nameplate capacity."	
8			
9	Secti	ion 2. Section 69-3-308, MCA, is amended to read:	
10	"69-3	-308. Disclosure of taxes and fees paid by customers of public utility automatic	rate
11	adjustment a	and tracking for taxes and fees. (1) A public utility may separately disclose in a custome	r's bill
12	the amount o	f state and local taxes and fees assessed against the public utility that the customer is pay	ying.
13	(2)	(a) (i) [Except as provided in 15-72-601,] the The commission shall allow a public utility	to file
14	rate schedule	es containing provisions for the automatic adjustment and tracking of Montana state and Ic	ocal
15	taxes and fee	es, except state income tax, paid by the public utility. The resulting rate schedule changes	must
16	include:		
17	(A)	adjustments for the net change in federal and state income tax liability caused by the ded	uctibility
18	of state and lo	ocal taxes and fees;	
19	(B)	retroactive tax adjustments; and	
20	(C)	adjustments related to the resolution of property taxes paid under protest.	
21	(ii) T	he rate schedules must include provisions for annual rate adjustments, including both tax	
22	increases and	d decreases.	
23	(b)	The amended rates must automatically go into effect on January 1 following the date of ch	nange in
24	taxes paid on	an interim basis, subject to any adjustments determined in subsection (2)(c).	
25	(c)	The amended rate schedule must be filed with the commission on or before the effective of	date of
26	the change in	n taxes paid, and if the commission determines that the revised rate schedule is in error, th	ıe
27	commission r	may, within 45 days of receipt of the revised rate schedule, ask for comment and order the	public
28	utility to addre	ess any errors or omissions including, if necessary, any refunds due customers.	
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1	(d) Failure of the commission to issue an order pursuant to subsection (2)(c) is considered approval
2	on the part of the commission.
3	(e) A public utility may challenge an order issued by the commission under subsection (2)(c) in
4	accordance with the provisions of 69-3-401 through 69-3-405."
5	
6	Section 3. Section 80-7-1004, MCA, is amended to read:
7	"80-7-1004. (Temporary) Invasive species account. (1) There is an invasive species account in the
8	state special revenue fund. The account is administered by the department of fish, wildlife, and parks.
9	(2) Money transferred from any lawful source, including but not limited to fees collected pursuant to
10	15-65-121, 15-72-601, and 23-2-541, and gifts, grants, donations, securities, or other assets, public or private,
11	may be deposited in the account.
12	(3) Subject to subsection (4), money deposited in the account must be used for projects that prevent
13	or control any nonnative, aquatic invasive species pursuant to this part.
14	(4) Any private contribution deposited in the account for a particular purpose, as stated by the donor,
15	must be used exclusively for that purpose.
16	(5) At the end of each fiscal year, unreserved funds in the account, including any interest and
17	earnings, must be transferred to the invasive species trust fund established in 80-7-1016.
18	(6) The department of fish, wildlife, and parks may not recover indirect costs from the invasive
19	species account. (Terminates June 30, 2023sec. 18, Ch. 356, L. 2019.)
20	80-7-1004. (Effective July 1, 2023) Invasive species account. (1) There is an invasive species
21	account in the state special revenue fund. The account is administered by the department of fish, wildlife, and
22	parks.
23	(2) Money transferred from any lawful source, including but not limited to fees collected pursuant to
24	15-65-121, 15-72-601, and 23-2-541, and gifts, grants, donations, securities, or other assets, public or private,
25	may be deposited in the account.
26	(3) Subject to subsection (4), money deposited in the account must be used for projects that prevent
27	or control any nonnative, aquatic invasive species pursuant to this part.
28	(4) Any private contribution deposited in the account for a particular purpose, as stated by the donor,



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1	must be used exclusively for that purpose.
2	(5) At the end of each fiscal year, unreserved funds in the account, including any interest and
3	earnings, must be transferred to the invasive species trust fund established in 80-7-1016.
4	(6) The department of fish, wildlife, and parks may recover not more than 5% in indirect costs from
5	the invasive species account."
6	
7	NEW SECTION. Section 4. Repealer. The following section of the Montana Code Annotated is
8	repealed:
9	15-72-601. Invasive species fee for hydroelectric facilities.
10	
11	NEW SECTION. Section 5. Transfer of funds appropriation. (1) Subject to subsections (2) and
12	(3), for the biennium beginning July 1, 2021, the state treasurer shall transfer \$1 million from the funds that
13	would otherwise be transferred to the department of fish, wildlife, and parks for wildlife habitat according to 16-
14	12-111(3) to the invasive species account established in 80-7-1004.
15	(2) Subject to subsection (3), if there are insufficient funds to complete the transfer authorized in
16	subsection (1), the department of fish, wildlife, and parks shall allocate the remaining balance of the \$1 million
17	transfer from federal special revenue funds appropriated in accordance with [House Bill No. 632] and received
18	under the American Rescue Plan Act that are available to be used for the purposes of Title 80, chapter 7, part
19	10.
20	(3) If there are insufficient federal special revenue funds available to allocate pursuant to subsection
21	(2), then the state treasurer shall transfer the remaining balance of the \$1 million from the state general fund to
22	the invasive species account established in 80-7-1004.
23	
24	NEW SECTION. Section 6. Effective dates. (1) Except as provided in subsection (2), [this act] is
25	effective July 1, 2021.
26	(2) [Sections 2 through 4] are effective July 1, 2023.
27	
28	NEW SECTION. Section 7. Applicability. [Section 1] applies to quarterly periods beginning July 1,



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1 2021.

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- END -

