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1	HOUSE BILL NO. 500	
2	INTRODUCED BY D. WANZENRIED, RYAN, CYR, G. FORRESTER, HARRINGTON, ROUSH, SMITH,	
3	TOOLE, KITZENBERG	
4		
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING CERTAIN PROVISIONS OF THE LITTLE	
6	DAVIS-BACON LAWS; CHANGING THE PREVAILING WAGE FROM ONE COMPUTED BASED ON A	
7	WEIGHTED AVERAGE TO ONE COMPUTED BASED ON WORK PERFORMED; REQUIRING POSTING OF	
8	PREVAILING WAGE AND FRINGE BENEFIT RATES; REQUIRING A CONTRACTING AGENCY TO NOTIFY	
9	NOTICE TO A PUBLIC WORKS CONTRACTOR OR EMPLOYER OF THE REQUIREMENT TO POST	
10	PREVAILING WAGE AND BENEFIT RATES AND THE REQUIREMENT TO KEEP CERTIFIED PAYROLL	
11	RECORDS FOR 3 YEARS AFTER COMPLETION OF WORK ON A PROJECT; REQUIRING SURVEYS OF	
12	CONTRACTORS AND EMPLOYERS; AMENDING SECTIONS 18-2-401, 18-2-406, AND 18-2-422, MCA;	
13	AND PROVIDING AN EFFECTIVE DATE AND AN APPLICABILITY DATE."	
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
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17	Section 1. Section 18-2-401, MCA, is amended to read:	
18	"18-2-401. Definitions. Unless the context requires otherwise, in this part, the following	
19	definitions apply:	
20	(1) A "bona fide resident of Montana" is a person who, at the time of employment and	
21	immediately prior to the time of employment, has lived in this state in a manner and for a time that is	
22	sufficient to clearly justify the conclusion that the person's past habitation in this state has been coupled	
23	with an intention to make it the person's home. Sojourners or persons Persons who come to Montana	
24	solely in pursuance of any contract or agreement to perform labor may not be considered to be bona fide	
25	residents of Montana within the meaning and for the purpose of this part.	
26	(2) "Commissioner" means the commissioner of labor and industry provided for in 2-15-1701.	
27	(3) (a) "Construction services" means work performed by an individual in construction, heavy	
28	construction, highway construction, and remodeling work.	
29	(b) The term does not include:	
30	(i) engineering, superintendence, management, office, or clerical work on a public works contract;	
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1 or

2 (ii) consulting contracts, contracts with commercial suppliers for goods and supplies, or contracts
3 with professionals licensed under state law.

4 (4) "Contractor" means any general contractor, subcontractor, firm, association, partnership,
 5 corporation, limited liability partnership, or limited liability company engaged in construction services.

6 (4)(5) "Department" means the department of labor and industry provided for in 2-15-1701.

7 (5)(6) "District" means a prevailing wage rate district established as provided in 18-2-411.

8 (7) "Employer" means any firm, association, partnership, corporation, limited liability partnership,
 9 or limited liability company engaged in nonconstruction services.

10 (6)(8) "Heavy and highway construction wage rates" means wage rates, including fringe benefits 11 for health and welfare and pension contributions, that meet the requirements of the Employee Retirement Income Security Act of 1974 and other bona fide programs approved by the United States department of 12 labor and zone pay and travel allowance that are determined and established statewide for heavy and 13 14 highway construction projects, such as alteration or repair of roads, streets, highways, alleys, runways, 15 trails, parking areas, utility rights-of-way, staging yards located on or off the right-of-way, or new or 16 reopened pits that produce aggregate, asphalt, concrete, or backfill when the pit does not normally sell 17 to the general public.

18 (7)(9) "Nonconstruction services" means work performed by an individual, not including
 19 management, office, or clerical work, for:

20 (a) the maintenance of publicly owned buildings and facilities, including public highways, roads,21 streets, and alleys;

22 (b) custodial or security services for publicly owned buildings and facilities;

23 (c) grounds maintenance for publicly owned property;

24 (d) the operation of public drinking water supply, waste collection, and waste disposal systems;

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- 25 (e) law enforcement, including janitors and prison guards;
- 26 (f) fire protection;
- 27 (g) public or school transportation driving;
- 28 (h) nursing, nurse's aid services, and medical laboratory technician services;
- 29 (i) material and mail handling;
- 30 (j) food service and cooking;

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(k) motor vehicle and construction equipment repair and servicing; and (I) appliance and office machine repair and servicing.

3 (8)(10) "Project location" means the construction site where a public works project involving

construction services is being built, installed, or otherwise improved or reclaimed, as specified on the 4 5 project plans and specifications.

(9)(11) (a) "Public works contract" means a contract for construction services let by the state, 6 7 county, municipality, school district, or political subdivision or for nonconstruction services let by the state, county, municipality, or political subdivision in which the total cost of the contract is in excess of 8 9 \$25,000. The nonconstruction services classification does not apply to any school district that at any time 10 prior to April 27, 1999, contracted with a private contractor for the provision of nonconstruction services 11 on behalf of the district.

12 (b) The term does not include contracts entered into by the department of public health and human 13 services for the provision of human services.

14 (10)(12) "Special circumstances" means all work performed at a facility that is built or developed 15 for a specific Montana public works project and that is located in a prevailing wage district that contains 16 the project location or that is located in a contiguous prevailing wage district.

(11)(13) (a) "Standard prevailing rate of wages" or "standard prevailing wage" means: 17

18 (i) the heavy and highway construction wage rates applicable to heavy and highway construction projects; or 19

20 (ii) those wages, other than heavy and highway construction wages, including fringe benefits for 21 health and welfare and pension contributions, that meet the requirements of the Employee Retirement 22 Security Act of 1974 and other bona fide programs approved by the United States department of labor 23 and travel allowance that are paid in the district by other contractors for work of a similar character 24 performed in that district by each craft, classification, or type of worker needed to complete a contract 25 under this part. In each district, the standard prevailing rate of wages must be computed from a weighted 26 average wage rate based on all of the hours worked on work by the department based on work performed 27 by Montana contractors who are registered under Title 39, chapter 9, and whose work is performed 28 according to commercial building codes. The CONTRACTOR SURVEY MUST INCLUDE INFORMATION PERTAINING TO 29 THE NUMBER OF SKILLED CRAFTSPERSONS EMPLOYED IN THE EMPLOYER'S PEAK MONTH OF EMPLOYMENT AND THE WAGES 30 AND BENEFITS PAID FOR EACH CRAFT. IN SETTING THE PREVAILING WAGES FROM THE SURVEY FOR EACH CRAFT, THE



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1 DEPARTMENT SHALL USE THE WEIGHTED AVERAGE WAGE FOR EACH CRAFT, EXCEPT IN THOSE CASES IN WHICH THE SURVEY 2 SHOWS THAT 50% OF THE CRAFTPERSONS ARE RECEIVING THE SAME WAGE. WHEN THE SURVEY SHOWS THAT 50% OF THE CRAFTSPERSONS ARE RECEIVING THE SAME WAGE, THAT WAGE IS THE PREVAILING WAGE FOR THAT CRAFT. The 3 work performed must be work of a similar character to the work performed in the district unless the annual 4 survey of of construction contractors employers and the BIENNIAL SURVEY OF NONCONSTRUCTION SERVICE 5 EMPLOYERS in the district does not generate sufficient data. If the survey produces insufficient data, the 6 7 rate may be established by the use of other information or methods that the commissioner determines fairly establish the standard prevailing rate of wages. The commissioner shall establish by rule the method 8 9 or methods by which the standard prevailing rate of wages is determined. The rules must establish a 10 process for determining if there is insufficient data generated by a the survey of employers in the district 11 that requires the use of other methods of determining the standard prevailing rate of wages. The rules 12 must identify the amount of data that constitutes insufficient data and require the commissioner of labor 13 to use other methods of determining the standard prevailing rate of wages when insufficient data exists. The alternative methods of determining the prevailing rate of wages must provide for review and the 14 15 incorporation of data from work of a similar character that is conducted as near as possible to the original 16 district.

17 (b) When work of a similar character is not being performed in the district, the standard prevailing 18 rate of wages, including fringe benefits for health and welfare and pension contributions, that meets the 19 requirements of the Employee Retirement Security Act of 1974 and other bona fide programs approved 20 by the United States department of labor and the rate of travel allowance must be those rates established 21 by collective bargaining agreements in effect in the district for each craft, classification, or type of worker 22 needed to complete the contract.

(12)(14) "Work of a similar character" means work on private or commercial projects as well as
 work on public projects."

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Section 2. Section 18-2-406, MCA, is amended to read:

"18-2-406. Posting wage scale <u>and fringe benefits</u>. Contractors, subcontractors, and employers
 who are <u>The contractor</u> performing work or providing <u>construction</u> services under public works contracts,
 as provided in this part, shall post in a prominent and accessible site on the project or work area <u>staging</u>
 <u>area</u>, not later than the first day of work <u>and continuing for the entire duration of the project</u>, a legible



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statement of all wages and fringe benefits to be paid to the employees employed on such site or work 1 2 area. The contracting agency is responsible for ensuring that the required statement is posted and 3 maintained." 4 5 Section 3. Section 18-2-422, MCA, is amended to read: 6 "18-2-422. Bid specification and public works contract to contain standard prevailing wage rate and certified payroll record notification. All public works contracts and the bid specifications for those 7 contracts must contain: 8 9 (1) a provision stating for each job classification the standard prevailing wage rate, including fringe 10 benefits, that the contractors and subcontractors and employers shall pay during construction of the 11 project; and 12 (2) a provision requiring the contracting agency to notify each contractor and employer of the 13 requirement to maintain certified payroll records IN A MANNER READILY CAPABLE OF BEING CERTIFIED FOR SUBMISSION UNDER 18-2-423, for not less than 3 years after the contractor's or employer's completion of 14 15 work on the project; AND 16 (3) A PROVISION REQUIRING EACH CONTRACTOR TO POST A STATEMENT OF ALL WAGES AND FRINGE BENEFITS 17 IN COMPLIANCE WITH 18-2-423." 18 19 NEW SECTION. Section 4. Effective date -- applicability. [This act] is effective July 1, 2001, and applies to public works contracts entered into on or after [the effective date of this act]. 20

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