INTRODUCED BY L. JONES, ARTHUN, AUGARE, T. BROWN, BUTTREY, CLARK, DRISCOLL, FACEY, HAMLETT, KEANE, MALEK, MCCHESNEY, MEHLHOFF, O'HARA, OLSON, PETERSON,

POMNICHOWSKI, RIPLEY, TUTVEDT, VUCKOVICH, WELBORN, JERGESON

SENATE BILL NO. 175

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A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING SCHOOL FINANCE LAWS BY 6 7 INCREASING FUNDING, REDUCING SCHOOL DISTRICT PROPERTY TAXES, AND INCREASING FLEXIBILITY TO SUPPORT IMPROVED ACADEMIC PERFORMANCE OF STUDENTS ENROLLED IN PUBLIC 8 SCHOOLS; CREATING A K-12 DATA TASK FORCE; ESTABLISHING A DATA-FOR-ACHIEVEMENT 9 10 PAYMENT; REDIRECTING OIL AND NATURAL GAS PRODUCTION TAX REVENUE FROM THE STATE 11 GENERAL FUND TO A NEW NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT TO SUPPORT BASE BUDGETS OF SCHOOL DISTRICTS; REDIRECTING OIL AND NATURAL GAS PRODUCTION 12 TAX REVENUE FROM THE STATE GENERAL FUND TO A NEW NATURAL RESOURCE DEVELOPMENT K-12 13 FUNDING PAYMENT TO SUPPORT BASE BUDGETS OF SCHOOL DISTRICTS; ENHANCING THE 14 STATEWIDE K-12 DATA SYSTEM TO IMPROVE TIMELY ACCESS TO INFORMATION NEEDED TO 15 16 POSITIVELY IMPACT STUDENT PERFORMANCE: STRENGTHENING SAFEGUARDS TO PROTECT THE PRIVACY OF STUDENT DATA; AMENDING THE DEFINITION OF BASE AID TO INCLUDE THE NATURAL 17 18 RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT AND THE NATURAL RESOURCE DEVELOPMENT 19 K-12 FUNDING PAYMENT AND THE TOTAL DATA-FOR-ACHIEVEMENT PAYMENT; APPLYING AN INFLATIONARY ADJUSTMENT ADJUSTMENTS TO THE PER-AND ENTITLEMENT ENTITLEMENTS: 20 21 REVISING AND REVISING AND INCREASING THE BASIC ENTITLEMENT; ALLOWING SCHOOL DISTRICTS 22 TO ADD INCREASES IN THEIR BASIC AND PER-ANB ENTITLEMENT TO THE PREVIOUS YEAR'S GENERAL FUND BUDGET; INCREASING THE MAXIMUM AMOUNT OF OIL AND NATURAL GAS PRODUCTION TAXES 23 24 THAT A SCHOOL DISTRICT MAY RETAIN TO 150% OF THE SCHOOL DISTRICT'S MAXIMUM BUDGET; REVISING AND CREATING EXCEPTIONS TO THE LIMITS, ALLOCATION, AND BUDGETING 25 26 REQUIREMENTS FOR A SCHOOL DISTRICT RECEIVING OIL AND NATURAL GAS PRODUCTION TAX REVENUE: ADDING A THIRD AND FOURTH ENROLLMENT COUNT TO CALCULATE ANB: REVISING THE 27 CALCULATION OF ANB TO INCLUDE STUDENTS MASTERING CONTENT IN FEWER HOURS THAN 28 29 OTHERWISE REQUIRED; ALIGNING THE REQUIREMENT OF REMOVING FUNDING FOR A SCHOOL LOSING ACCREDITATION WITH THE BOARD OF PUBLIC EDUCATION'S ACCREDITATION MODEL; 30



1 REVISING WHEN AN INCREASE TO ANB IS APPROVED BASED ON UNUSUAL ENROLLMENT FOR 2 PURPOSES OF ESTABLISHING THE DISTRICT'S ENSUING YEAR'S BASIC ENTITLEMENT AND PER-ANB 3 ENTITLEMENT; EXTENDING THE DEADLINE FOR CERTAIN SCHOOL DISTRICT FUND BALANCE LIMITS; AMENDING BONDING PROVISIONS TO ALLOW FOR THE ISSUANCE AND NEGOTIATION OF OIL AND 4 5 NATURAL GAS REVENUE BONDS FOR SCHOOL PURPOSES: PROVIDING FOR SECURITY FOR OIL AND NATURAL GAS PRODUCTION BONDS; MODIFYING RECIPIENTS OF THE STATE OIL AND NATURAL GAS 6 7 IMPACT ACCOUNT; PROVIDING THAT ANY EXCESS INTEREST AND INCOME REVENUE ABOVE \$1 MILLION IN THE GUARANTEE ACCOUNT MUST BE ALLOCATED TO THE DISTRIBUTION OF THE 8 REVENUE BETWEEN SCHOOL DISTRICT PROPERTY TAX RELIEF AND INCREASED BUDGET AUTHORITY 9 10 FOR FACILITIES REPAIRS AND OTHER PURPOSES; SPECIFYING AN INTENT THAT INCREASED BUDGET 11 AUTHORITY OF SCHOOL DISTRICTS ABOVE INFLATION BE USED TO IMPLEMENT RECENT CHANGES 12 TO THE ACCREDITATION STANDARDS ADOPTED BY THE BOARD OF PUBLIC EDUCATION; PROVIDING 13 FOR A TRANSFER FROM THE GENERAL FUND TO THE GUARANTEE ACCOUNT OF 50% OF THE FUNDS 14 FROM OIL AND NATURAL GAS PRODUCTION TAXES COLLECTED IN FISCAL YEAR 2013 REMAINING 15 AFTER DISTRIBUTION; PROVIDING AN APPROPRIATION; ESTABLISHING A STATE SPECIAL REVENUE 16 ACCOUNT TO TRANSFER MONEY TO THE GUARANTEE ACCOUNT TO SUPPORT INCREASES IN THE 17 BASIC ENTITLEMENT AND PROVIDING FOR A TRANSFER FROM THE GENERAL FUND TO THE ACCOUNT; 18 ESTABLISHING A STATE SCHOOL OIL AND NATURAL GAS DISTRIBUTION ACCOUNT; AMENDING 19 SECTIONS 15-36-331, 20-7-102, 20-7-102, 20-7-104, 20-9-141, 20-9-141, 20-9-306, 20-9-308, 20-9-310, 20-9-311, 20-9-314, 20-9-323, 20-9-326, 20-9-342, 20-9-344, 20-9-403, 20-9-406, 20-9-408, 20-9-422, 20-9-423, 20 21 20-9-426, 20-9-427, 20-9-430, 20-9-437, 20-9-438, 20-9-440, 20-9-517, 20-9-518, AND 20-9-622, MCA; 22 AMENDING SECTION 29, CHAPTER 418, LAWS OF 2011; AND PROVIDING EFFECTIVE DATES AND, 23 RETROACTIVE AN APPLICABILITY DATES DATE, AND A TERMINATION DATE."

24

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

26

27 NEW SECTION. Section 1. K-12 data task force. (1) There is a K-12 data task force established by 28 the office of public instruction.

29 (2) The K-12 data task force is composed of:

30

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(a) The presiding officer and vice presiding officer of the senate and house standing committees on

1 education and the presiding officer and vice presiding officer of the joint subcommittee for education that deals 2 with appropriations or their designees; 3 (b) additional positions appointed by the majority vote of the presiding officers and vice presiding officers 4 referred to in subsection (2)(a), as follows: 5 (i) three elected school board trustees consisting of one each from a class 1, class 2, and class 3 school 6 district; 7 (ii) three school administrators consisting of one each employed by a class 1, class 2, and class 3 school 8 district: 9 (iii) three teachers consisting of one each employed by a class 1, class 2, and class 3 school district; 10 (iv) three technology staff consisting of one each employed by a class 1, class 2, and class 3 school 11 district: 12 (v) six parents, consisting of one parent of an elementary pupil currently enrolled in each of a class 1, 13 class 2, and class 3 school district and one parent of a high school pupil currently enrolled in each of a class 1, 14 class 2, and class 3 school district; and 15 (vi) three school district clerks, as provided in 20-3-325, consisting of one each employed by a class 1, 16 class 2, and class 3 school district. 17 (3) The K-12 data task force shall serve in an advisory capacity to the office of public instruction. The 18 task force shall review, monitor, and provide input and guidance in enhancing the statewide K-12 data system 19 pursuant to 20-7-104. 20 (4) Unless otherwise provided by law, each member is entitled to be paid \$50 for each day in which the 21 member is engaged in the performance of duties under this section and is also entitled to be reimbursed for travel 22 expenses, as provided for in 2-18-501 through 2-18-503, incurred while in the performance of task force duties. 23 Members who are full-time salaried officers or employees of this state or of a political subdivision of this state are 24 not entitled to be compensated for their service as members except when they perform their task force duties 25 outside their regular working hours or during hours charged against their leave time, but those members are 26 entitled to be reimbursed for travel expenses as provided for in 2-18-501 through 2-18-503. 27 28 NEW SECTION. Section 2. Data-for-achievement payment. (1) The state shall provide a 29 data-for-achievement payment to public school districts as defined in 20-6-101 and 20-6-701. The 30 data-for-achievement payment is \$20 times the district's ANB, calculated in accordance with 20-9-311, MULTIPLIED

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1	<u>BY:</u>
2	(A) \$10 FOR FISCAL YEAR 2014;
3	(B) \$15 FOR FISCAL YEAR 2015; AND
4	(C) \$20 FOR FISCAL YEAR 2016 AND SUBSEQUENT FISCAL YEARS.
5	(2) Funds received for the data-for-achievement payment must be used by a school district to pay for
6	access fees or other costs associated with use of or participation in the statewide data system administered by
7	the office of public instruction or a comparable data system provided by a private vendor, including data entry and
8	staff training on use of the systems.
9	(3) THE UNLESS FUNDS ARE OTHERWISE APPROPRIATED AT HIGHER AMOUNTS BY THE LEGISLATURE, THE OFFICE
10	OF PUBLIC INSTRUCTION MAY SPEND AN AMOUNT UP TO THE AMOUNT OF DATA-FOR-ACHIEVEMENT PAYMENT FUNDS
11	RECEIVED FROM SCHOOL DISTRICTS TO ACCESS AND USE THE STATEWIDE DATA SYSTEM NO MORE THAN \$500,000 PER
12	BIENNIUM FOR THE PURPOSES OF DEVELOPING, UPGRADING, ADMINISTERING, AND MAINTAINING THE STATEWIDE DATA
13	SYSTEM MEDIATING WITH VENDORS, DEVELOPING A PLAN, PREPARING A REQUEST FOR PROPOSAL SOLICITATION PACKAGE,
14	MANAGING THE VENDOR CONTRACT, AND IMPLEMENTING A PLAN WITH SCHOOL DISTRICTS FOR THE STATEWIDE DATA
15	SYSTEM. THIS LIMITATION DOES NOT APPLY IF THE OFFICE OF PUBLIC INSTRUCTION DEVELOPS AND ADMINISTERS THE
16	STATEWIDE DATA SYSTEM WITHOUT A VENDOR.
16 17	STATEWIDE DATA SYSTEM WITHOUT A VENDOR.
	STATEWIDE DATA SYSTEM WITHOUT A VENDOR. Section 3. Section 15-36-331, MCA, is amended to read:
17	
17 18	Section 3. Section 15-36-331, MCA, is amended to read:
17 18 19	 Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine
17 18 19 20	Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part.
17 18 19 20 21	 Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district
17 18 19 20 21 22	 Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas
17 18 19 20 21 22 23	Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit.
 17 18 19 20 21 22 23 24 	Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit. (2) (a) The amount of oil and natural gas production taxes collected for the privilege and license tax
 17 18 19 20 21 22 23 24 25 	 Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit. (2) (a) The amount of oil and natural gas production taxes collected for the privilege and license tax pursuant to 82-11-131 must be deposited, in accordance with the provisions of 17-2-124, in the state special
 17 18 19 20 21 22 23 24 25 26 	 Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit. (2) (a) The amount of oil and natural gas production taxes collected for the privilege and license tax pursuant to 82-11-131 must be deposited, in accordance with the provisions of 17-2-124, in the state special revenue fund for the purpose of paying expenses of the board, as provided in 82-11-135.
 17 18 19 20 21 22 23 24 25 26 27 	Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit. (2) (a) The amount of oil and natural gas production taxes collected for the privilege and license tax pursuant to 82-11-131 must be deposited, in accordance with the provisions of 17-2-124, in the state special revenue fund for the purpose of paying expenses of the board, as provided in 82-11-135. (b) The amount of the tax allocated in 15-36-304(7)(b) for the oil and gas natural resource distribution
 17 18 19 20 21 22 23 24 25 26 27 28 	Section 3. Section 15-36-331, MCA, is amended to read: "15-36-331. Distribution of taxes. (1) (a) For each calendar quarter, the department shall determine the amount of tax, late payment interest, and penalties collected under this part. (b) For the purposes of distribution of oil and natural gas production taxes to county and school district taxing units under 15-36-332 and to the state, the department shall determine the amount of oil and natural gas production taxes paid on production in the taxing unit. (2) (a) The amount of oil and natural gas production taxes collected for the privilege and license tax pursuant to 82-11-131 must be deposited, in accordance with the provisions of 17-2-124, in the state special revenue fund for the purpose of paying expenses of the board, as provided in 82-11-135. (b) The amount of the tax allocated in 15-36-304(7)(b) for the oil and gas natural resource distribution account established in 90-6-1001(1) must be deposited in the account.

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1	Big Horn	45.05%
2	Blaine	58.39%
3	Carbon	48.27%
4	Chouteau	58.14%
5	Custer	69.53%
6	Daniels	50.81%
7	Dawson	47.79%
8	Fallon	41.78%
9	Fergus	69.18%
10	Garfield	45.96%
11	Glacier	58.83%
12	Golden Valley	58.37%
13	Hill	64.51%
14	Liberty	57.94%
15	McCone	49.92%
16	Musselshell	48.64%
17	Petroleum	48.04%
18	Phillips	54.02%
19	Pondera	54.26%
20	Powder River	60.9%
21	Prairie	40.38%
22	Richland	47.47%
23	Roosevelt	45.71%
24	Rosebud	39.33%
25	Sheridan	47.99%
26	Stillwater	53.51%
27	Sweet Grass	61.24%
28	Teton	46.1%
29	Toole	57.61%
30	Valley	51.43%



1	Wibaux 49.16%
2	Yellowstone 46.74%
3	All other counties 50.15%
4	(b) The oil and natural gas production taxes allocated to each county must be deposited in the state
5	special revenue fund and transferred to each county for distribution, as provided in 15-36-332.
6	(4) The department shall, in accordance with the provisions of 17-2-124, distribute the state portion of
7	oil and natural gas production taxes remaining after the distributions pursuant to subsections (2) and (3) as
8	follows:
9	(a) for each fiscal year through the fiscal year ending June 30, 2011, to be distributed as follows:
10	(i) 1.23% to the coal bed methane protection account established in 76-15-904;
11	(ii) 1.45% to the natural resources projects state special revenue account established in 15-38-302;
12	(iii) 1.45% to the natural resources operations state special revenue account established in 15-38-301;
13	(iv) 2.99% to the orphan share account established in 75-10-743;
14	(v) 2.65% to the state special revenue fund to be appropriated to the Montana university system for the
15	purposes of the state tax levy as provided in 15-10-108; and
16	(vi) all remaining proceeds to the state general fund;
17	(b) for fiscal years beginning after June 30, 2011, to be distributed as follows:
18	(i)(a) 2.16% to the natural resources projects state special revenue account established in 15-38-302;
19	(ii)(b) 2.02% to the natural resources operations state special revenue account established in 15-38-301;
20	(iii)(c) 2.95% to the orphan share account established in 75-10-743;
21	(iv)(d) 2.65% to the state special revenue fund to be appropriated to the Montana university system for
22	the purposes of the state tax levy as provided in 15-10-108; and
23	(v)(e) of all remaining proceeds, 50% to the guarantee account, to be deposited following the close of
24	the fiscal year of receipt but not later than October 1, for distribution in compliance with 20-9-622(3) and 50% to
25	the state general fund."
26	
27	Section 3. Section 20-7-102, MCA, is amended to read:
28	"20-7-102. Accreditation of schools. (1) The conditions under which each elementary school, each
29	middle school, each junior high school, 7th and 8th grades funded at high school rates, and each high school
30	operates must be reviewed by the superintendent of public instruction to determine compliance with the standards
	[] agislativa

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of accreditation. The accreditation status of each school must then be established by the board of public
 education upon the recommendation of the superintendent of public instruction. Notification of the accreditation
 status for the applicable school year or years must be given to each district by the superintendent of public
 instruction.
 (2) A school may be accredited for a period consisting of 1, 2, 3, 4, or 5 school years, except that
 multiyear accreditation may be granted only to schools that are in compliance with 20-4-101.

7 (3) A nonpublic school may, through its governing body, request that the board of public education
 8 accredit the school. Nonpublic schools may be accredited in the same manner as provided in subsection (1).

9 (4) As used in this section, "7th and 8th grades funded at high school rates" means an elementary school
 10 district or K-12 district elementary program whose 7th and 8th grades are funded as provided in

11 20-9-306(14)(c)(ii) <u>20-9-306(15)(c)(ii)</u>."

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SECTION 3. SECTION 20-7-102, MCA, IS AMENDED TO READ:

14 "20-7-102. Accreditation of schools. (1) The conditions under which each elementary school, each 15 middle school, each junior high school, 7th and 8th grades funded at high school rates, and each high school 16 operates must be reviewed by the superintendent of public instruction to determine compliance with the standards 17 of accreditation. The accreditation status of each school must then be established by the board of public 18 education upon the recommendation of the superintendent of public instruction. Notification of the accreditation 19 status for the applicable school year or years must be given to each district by the superintendent of public 20 instruction.

(2) A school may be accredited for a period consisting of 1, 2, 3, 4, or 5 school years, except that
 multiyear accreditation may be granted only to schools that are in compliance with 20-4-101.

(3) A nonpublic school may, through its governing body, request that the board of public education
accredit the school. Nonpublic schools may be accredited in the same manner as provided in subsection (1).

(4) As used in this section, "7th and 8th grades funded at high school rates" means an elementary school
 district or K-12 district elementary program whose 7th and 8th grades are funded as provided in
 27 20-9-306(14)(c)(ii) 20-9-306(15)(c)(ii)."

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29 Sect

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Section 4. Section 20-7-104, MCA, is amended to read:

"20-7-104. Transparency and public availability of public school performance data -- reporting



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1	availability for timely use to improve instruction. (1) The office of public instruction shall develop a publicly
2	available instruction's statewide data system that must, at a minimum:
3	(a) include data entry and intuitive reporting options that school districts can use to make timely decisions
4	that improve instruction and impact student performance while creating a collaborative environment for parents,
5	teachers, and students to work together in improving student performance. Options that the office of public
6	instruction shall incorporate and make available for each school district must include data linkages to provide for
7	automated conversion of data from systems already in use by school districts or by the office of public instruction
8	that allow districts to collect, manage, and present local classroom assessment scores, grades, attendance, and
9	other data to assist in instructional intervention alongside the existing school accountability and statewide student
10	achievement results. The office of public instruction shall ensure that the design of the system is enhanced to
11	prioritize collaborative support of each student's needs by classroom educators, administrators, and parents.
12	(b) displays an display a publicly available educational data profile for each school district that protects
13	each student's education records in compliance with the Family Educational Rights and Privacy Act of 1974, 20
14	U.S.C. 1232g, as amended, and its implementing regulations at 34 CFR, part 99.
15	(2) Each Subject to subsection (1)(b), each school district's educational profile must include, at a
16	minimum, the following elements:
17	(a) school district contact information and links to district websites, when available;
18	(b) state criterion-referenced testing results;
19	(c) program and course offerings;
20	(d) student enrollment and demographics by grade level; and
21	(e) graduation rates.
22	(3) Each school district shall annually report to the office of public instruction and publish and post on
23	the school district's internet website the following district data for the preceding school year:
24	(a) the number and type of employee positions, including administrators;
25	(b) for the current employee in each position:
26	(i) the total amount of compensation paid to the employee by the district. The total amount of
27	compensation includes but is not limited to the employee's base wage or salary, overtime pay, and other income
28	from school-sanctioned extracurricular activities, including coaching and similar activities; and
29	(ii) the certification held by and required of the employee;
30	(c) the student-teacher ratio by grade;
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1 (d) (i) the amount, by category, spent by the district for operation and maintenance, stated in total cost 2 and cost per square foot; and

- 3 (ii) the amount of principal and interest paid on bonds;
- 4 (e) the total district expenditures per student;
- 5 (f) the total budget for all funds;
- 6 (g) the total number of students enrolled and the average daily attendance;
- 7 (h) the total amount spent by the district on extracurricular activities and the total number of students that
- 8 participated in extracurricular activities; and
- 9 (i) the number of students that entered the 9th grade in the school district but did not graduate from a 10 high school in that district and for which the school district did not receive a transfer request. For reporting 11 purposes, the students identified under this subsection (3)(i) are considered to have dropped out of school.
- (4) Each school district shall also post on the school district's internet website a copy of every working
 agreement the district has with any organized labor organization and the district's costs, if any, associated with
 employee union representation, collective bargaining, and union grievance procedures and litigation resulting
 from union employee grievances.
- (5) If a school district does not have an internet website, the school district shall publish the information
 required under subsections (2) and (3) in printed form and provide a copy of the information upon request at the
 cost incurred by the school district for printing only.
- (6) The superintendent of public instruction shall continually work in consultation with the K-12 data task force provided for in [section 1] to analyze the best options for a statewide data system that will best enhance the ability of school districts to use data for the purposes identified in this section. Emphasis must be placed on developing or purchasing and customizing a statewide data system that promotes and preserves community ownership and local control and that incorporates innovative technologies available in the marketplace that may be in use and that are successfully working in other states. The office of public instruction and the K-12 data task
- _____
- 25 <u>force shall collaborate to enhance the statewide data system to support:</u>
- 26 (a) the needs of school districts in using data to improve instruction and student performance;
- (b) the collection of data from schools through a process that provides for automated conversion of data
 from systems already in use by school districts or the office of public instruction and that resolves the repetition
 of data entry and redundancy of data requested that has been characteristic of the data system in the past and
 that otherwise reduces the diversion of district staff time away from instruction and supervision; implement a data
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1	collection plan to reduce redundant data requests,
2	(c) increase increased use of data use from the centralized system by various functions within the office
3	of public instruction; and
4	(d) promote transparency in reporting to schools, school districts, communities, and the public.
5	Actionable data analysis must be produced to promote academic improvement.
6	(7) The superintendent of public instruction shall gather, maintain, and distribute longitudinal, actionable
7	data in the following areas:
8	(a) statewide student identifier;
9	(b) student-level enrollment data, including average daily attendance;
10	(c) student-level statewide assessment data;
11	(d) information on untested students;
12	(e) student-level graduation and dropout data;
13	(f) ability to match student-level K-12 and higher education data;
14	(g) a statewide data audit system;
15	(h) a system to track student achievement with a direct teacher-to-student match to help track, report,
16	and create opportunities for improved individual student performance;
17	(i) student-level course completion data, including transcripts, to assess career and college readiness;
18	and
19	(j) student-level ACT results, scholastic achievement test results, and advanced placement exam data.
20	(8) The superintendent of public instruction shall emphasize the creation of and distribution of individual
21	diagnostic data for each student in a manner that is timely and protects the privacy rights of students and families
22	as they relate to education so that school districts may use the data to support timely academic intervention as
23	needed and to otherwise improve the academic achievement of the students of each school district.
24	(9) IN ADDITION TO THE DATA PRIVACY PROTECTIONS IN SUBSECTION (1)(B), THE SUPERINTENDENT OF PUBLIC
25	INSTRUCTION MAY PROVIDE THE PERSONALLY IDENTIFIABLE INFORMATION GATHERED, MAINTAINED, AND DISTRIBUTED
26	PURSUANT TO SUBSECTION (7) AND ANY OTHER INDIVIDUAL PERSONALLY IDENTIFIABLE DATA ONLY TO THE OFFICE OF
27	PUBLIC INSTRUCTION, THE SCHOOL DISTRICT WHERE THE STUDENT IS OR HAS BEEN ENROLLED, THE PARENT, AND THE
28	STUDENT. THE SUPERINTENDENT OF PUBLIC INSTRUCTION MAY NOT SHARE, SELL, OR OTHERWISE RELEASE THIS
29	PERSONALLY IDENTIFIABLE INFORMATION TO ANY FOR-PROFIT BUSINESS, NONPROFIT ORGANIZATION, PUBLIC-PRIVATE
30	PARTNERSHIP, GOVERNMENTAL UNIT, OR OTHER ENTITY UNLESS THE STUDENT'S PARENT HAS PROVIDED WRITTEN



1	CONSENT SPECIFYING THE DATA TO BE RELEASED, THE REASON FOR THE RELEASE, AND THE RECIPIENT TO WHOM THE
2	DATA MAY BE RELEASED.
3	(9)(10) On or before June 30, 2013, the superintendent of public instruction shall begin presenting
4	longitudinal data on academic achievement and shall develop plans for a measurement of growth for the
5	statewide student assessment required by the board of public education."
6	
7	SECTION 5. SECTION 20-9-141, MCA, IS AMENDED TO READ:
8	20-9-141. Computation of general fund net levy requirement by county superintendent. (1) The
9	county superintendent shall compute the levy requirement for each district's general fund on the basis of the
10	following procedure:
11	(a) Determine the funding required for the district's final general fund budget less the sum of direct state
12	aid, the natural resource development K-12 funding payment, and the special education allowable cost payment
13	for the district by totaling:
14	(i) the district's nonisolated school BASE budget requirement to be met by a district levy as provided in
15	20-9-303; and
16	(ii) any general fund budget amount adopted by the trustees of the district under the provisions of
17	20-9-308 and 20-9-353.
18	(b) Determine the money available for the reduction of the property tax on the district for the general fund
19	by totaling:
20	(i) the general fund balance reappropriated, as established under the provisions of 20-9-104;
21	(ii) amounts received in the last fiscal year for which revenue reporting was required for each of the
22	following:
23	(A) interest earned by the investment of general fund cash in accordance with the provisions of
24	20-9-213(4); and
25	(B) any other revenue received during the school fiscal year that may be used to finance the general
26	fund, excluding any guaranteed tax base aid;
27	(iii) anticipated oil and natural gas production taxes;
28	(iv) pursuant to subsection (4), anticipated revenue from coal gross proceeds under 15-23-703; and
29	(v) school district block grants distributed under 20-9-630.
30	(c) Notwithstanding the provisions of subsection (2), subtract the money available to reduce the property
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1 tax required to finance the general fund that has been determined in subsection (1)(b) from any general fund 2 budget amount adopted by the trustees of the district, up to the BASE budget amount, to determine the general 3 fund BASE budget levy requirement. 4 (d) Determine the sum of any amount remaining after the determination in subsection (1)(c) and any 5 tuition payments for out-of-district pupils to be received under the provisions of 20-5-320 through 20-5-324, except 6 the amount of tuition received for a pupil who is a child with a disability in excess of the amount received for a 7 pupil without disabilities, as calculated under 20-5-323(2). 8 (e) Subtract the amount determined in subsection (1)(d) from any additional funding requirement to be 9 met by an over-BASE budget amount, a district levy as provided in 20-9-303, and any additional financing as 10 provided in 20-9-353 to determine any additional general fund levy requirements.

(2) The county superintendent shall calculate the number of mills to be levied on the taxable property
 in the district to finance the general fund levy requirement for any amount that does not exceed the BASE budget
 amount for the district by dividing the amount determined in subsection (1)(c) by the sum of:

14 (a) the amount of guaranteed tax base aid that the district will receive for each mill levied, as certified

15 by the superintendent of public instruction; and

16 (b) the current total taxable valuation of the district, as certified by the department of revenue under

17 15-10-202, divided by 1,000.

18 (3) The net general fund levy requirement determined in subsections (1)(c) and (1)(d) must be reported

19 to the county commissioners by the later of the first Tuesday in September or within 30 calendar days after

20 receiving certified taxable values by the county superintendent as the general fund net levy requirement for the

21 district, and a levy must be set by the county commissioners in accordance with 20-9-142.

(4) For each school district, the department of revenue shall calculate and report to the county
 superintendent the amount of revenue anticipated for the ensuing fiscal year from revenue from coal gross
 proceeds under 15-23-703."

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SECTION 5. SECTION 20-9-141, MCA, IS AMENDED TO READ:

27 "20-9-141. Computation of general fund net levy requirement by county superintendent. (1) The
 28 county superintendent shall compute the levy requirement for each district's general fund on the basis of the
 29 following procedure:

30

(a) Determine the funding required for the district's final general fund budget less the sum of direct state

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1 aid, the natural resource development K-12 funding payment, and the special education allowable cost payment 2 for the district by totaling: 3 (i) the district's nonisolated school BASE budget requirement to be met by a district levy as provided in 20-9-303; and 4 5 (ii) any general fund budget amount adopted by the trustees of the district under the provisions of 6 20-9-308 and 20-9-353. 7 (b) Determine the money available for the reduction of the property tax on the district for the general fund 8 by totaling: 9 (i) the general fund balance reappropriated, as established under the provisions of 20-9-104; 10 (ii) amounts received in the last fiscal year for which revenue reporting was required for each of the 11 following: 12 (A) interest earned by the investment of general fund cash in accordance with the provisions of 13 20-9-213(4); and 14 (B) any other revenue received during the school fiscal year that may be used to finance the general 15 fund, excluding any guaranteed tax base aid; 16 (iii) anticipated oil and natural gas production taxes; 17 (iv) pursuant to subsection (4), anticipated revenue from coal gross proceeds under 15-23-703; and 18 (v) school district block grants distributed under 20-9-630. 19 (c) Notwithstanding the provisions of subsection (2), subtract the money available to reduce the property 20 tax required to finance the general fund that has been determined in subsection (1)(b) from any general fund 21 budget amount adopted by the trustees of the district, up to the BASE budget amount, to determine the general 22 fund BASE budget levy requirement. 23 (d) Determine the sum of any amount remaining after the determination in subsection (1)(c) and any 24 tuition payments for out-of-district pupils to be received under the provisions of 20-5-320 through 20-5-324, except 25 the amount of tuition received for a pupil who is a child with a disability in excess of the amount received for a 26 pupil without disabilities, as calculated under 20-5-323(2). 27 (e) Subtract the amount determined in subsection (1)(d) from any additional funding requirement to be 28 met by an over-BASE budget amount, a district levy as provided in 20-9-303, and any additional financing as 29 provided in 20-9-353 to determine any additional general fund levy requirements. 30 (2) The county superintendent shall calculate the number of mills to be levied on the taxable property Legislative Services - 13 -Authorized Print Version - SB 175

1 in the district to finance the general fund levy requirement for any amount that does not exceed the BASE budget 2 amount for the district by dividing the amount determined in subsection (1)(c) by the sum of: 3 (a) the amount of guaranteed tax base aid that the district will receive for each mill levied, as certified 4 by the superintendent of public instruction; and 5 (b) the current total taxable valuation of the district, as certified by the department of revenue under 6 15-10-202, divided by 1,000. 7 (3) The net general fund levy requirement determined in subsections (1)(c) and (1)(d) must be reported 8 to the county commissioners by the later of the first Tuesday in September or within 30 calendar days after 9 receiving certified taxable values by the county superintendent as the general fund net levy requirement for the 10 district, and a levy must be set by the county commissioners in accordance with 20-9-142. 11 (4) For each school district, the department of revenue shall calculate and report to the county 12 superintendent the amount of revenue anticipated for the ensuing fiscal year from revenue from coal gross 13 proceeds under 15-23-703." 14 15 Section 6. Section 20-9-306, MCA, is amended to read: 16 "20-9-306. Definitions. As used in this title, unless the context clearly indicates otherwise, the following 17 definitions apply: 18 (1) "BASE" means base amount for school equity. 19 (2) "BASE aid" means: (a) direct state aid for 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement for the 20 21 general fund budget of a district; 22 (B) STARTING IN FISCAL YEAR 2015, THE NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT FOR A 23 VARIABLE PERCENTAGE OF THE BASIC AND PER-ANB ENTITLEMENTS ABOVE THE DIRECT STATE AID FOR THE GENERAL 24 FUND BUDGET OF A DISTRICT, AS REFERENCED IN SUBSECTION (10); 25 (b) the natural resource development K-12 funding payment for a variable percentage of the basic and 26 per-ANB entitlements ABOVE THE DIRECT STATE AID for the general fund budget of a district, based on the revenue 27 available for distribution in any school fiscal year pursuant to the process provided for in 20-9-622(4) WHICH MUST 28 BE AN AMOUNT EQUIVALENT TO THE GREATER OF 50% OF THE FISCAL YEAR 2012 OIL AND NATURAL GAS PRODUCTION 29 TAXES DEPOSITED INTO THE GENERAL FUND PURSUANT TO 15-36-331(4) OR 50% OF THE OIL AND NATURAL GAS 30 PRODUCTION TAXES DEPOSITED INTO THE GENERAL FUND PURSUANT TO 15-36-331(4) FOR THE FISCAL YEAR OCCURRING



1	2 FISCAL YEARS PRIOR TO THE SCHOOL FISCAL YEAR IN WHICH THE PAYMENT IS PROVIDED PLUS ANY EXCESS INTEREST
2	AND INCOME REVENUE APPROPRIATED BY THE LEGISLATURE PURSUANT TO 20-9-622(3)(A);
3	(b)(c)(B) (C) guaranteed tax base aid for an eligible district for any amount up to 35.3% of the
4	basic entitlement, up to 35.3% of the total per-ANB entitlement budgeted in the general fund budget of a district,
5	and 40% of the special education allowable cost payment;
6	(c)(d)(c)(D) the total quality educator payment;
7	(d)(e)(E) the total at-risk student payment;
8	(e)(f)(E)(F) the total Indian education for all payment; and
9	(f)<u>(g)(F)(</u>G) the total American Indian achievement gap payment <u>; and</u>
10	(h)(G)(H) the total data-for-achievement payment.
11	(3) "BASE budget" means the minimum general fund budget of a district, which includes 80% of the basic
12	entitlement, 80% of the total per-ANB entitlement, 100% of the total quality educator payment, 100% of the total
13	at-risk student payment, 100% of the total Indian education for all payment, 100% of the total American Indian
14	achievement gap payment, 100% of the total data-for-achievement payment, and 140% of the special education
15	allowable cost payment.
16	(4) "BASE budget levy" means the district levy in support of the BASE budget of a district, which may
17	be supplemented by guaranteed tax base aid if the district is eligible under the provisions of 20-9-366 through
18	20-9-369.
19	(5) "BASE funding program" means the state program for the equitable distribution of the state's share
20	of the cost of Montana's basic system of public elementary schools and high schools, through county equalization
21	aid as provided in 20-9-331 and 20-9-333 and state equalization aid as provided in 20-9-343, in support of the
22	BASE budgets of districts and special education allowable cost payments as provided in 20-9-321.
23	(6) "Basic entitlement" means:
24	(a) for each high school district :,
25	(i) \$256,003 for fiscal year 2012; and
26	(ii) \$260,099 for each succeeding fiscal year;
27	(i) \$290,000 for fiscal year YEARS 2014 and 2015 AND \$300,000 FOR \$300,000 for each succeeding
28	fiscal year for school districts with an ANB of 800 or fewer; and
29	(II) \$290,000 FOR FISCAL YEARS 2014 AND 2015 AND \$300,000 FOR EACH SUCCEEDING FISCAL YEAR FOR
30	SCHOOL DISTRICTS WITH AN ANB OF MORE THAN 800, PLUS \$12,000 FOR FISCAL YEARS 2014 AND 2015 AND \$15,000



1	FOR EACH SUCCEEDING FISCAL YEAR FOR EACH ADDITIONAL 80 ANB OVER 800 for school districts with an ANB of 800
2	or fewer; and
3	(ii) \$290,000 for fiscal year 2014 and \$300,000 for each succeeding fiscal year for school districts with
4	an ANB of more than 800, plus \$12,000 for fiscal year 2014 and \$15,000 for each succeeding fiscal year for each
5	additional 80 ANB over 800;
6	(b) for each elementary school district or K-12 district elementary program without an approved and
7	accredited junior high school, 7th and 8th grade program, or middle school: $\frac{1}{2}$
8	(i) \$23,033 for fiscal year 2012;
9	(ii) \$23,402 for each succeeding fiscal year; and
10	(i) \$40,000 for fiscal year YEARS 2014 and 2015 AND \$50,000 FOR \$50,000 for each succeeding fiscal
11	year for school districts or K-12 district elementary programs with an ANB of 250 or fewer; and
12	(II) $40,000$ for fiscal years 2014 and 2015 and $50,000$ for each succeeding fiscal year for school
13	DISTRICTS OR K-12 DISTRICT ELEMENTARY PROGRAMS WITH AN ANB OF MORE THAN 250, PLUS $2,000$ FOR FISCAL YEARS
14	2014 AND 2015 AND \$2,500 FOR EACH SUCCEEDING FISCAL YEAR FOR EACH ADDITIONAL 25 ANB OVER 250 for school
15	districts or K-12 district elementary programs with an ANB of 250 or fewer; and
16	(iii) \$40,000 for fiscal year 2014 and \$50,000 for each succeeding fiscal year for school districts or K-12
17	district elementary programs with an ANB of more than 250, plus \$2,000 for fiscal year 2014 and \$2,500 for each
18	succeeding fiscal year for each additional 25 ANB over 250;
19	(c) for each elementary school district or K-12 district elementary program with an approved and
20	accredited junior high school, 7th and 8th grade program, or middle school:
21	(i) for the district's kindergarten through grade 6 elementary program: .:
22	(A) \$23,033 for fiscal year 2012; and
23	(B) \$23,402 for each succeeding fiscal year; plus
24	(A) \$40,000 for fiscal year YEARS 2014 and 2015 AND \$50,000 FOR \$50,000 for each succeeding fiscal
25	year for school districts or K-12 district elementary programs with an ANB of 250 or fewer; and
26	(B) $40,000$ For FISCAL YEARS 2014 AND 2015 AND $50,000$ For EACH SUCCEEDING FISCAL YEAR FOR SCHOOL
27	DISTRICTS OR K-12 DISTRICT ELEMENTARY PROGRAMS WITH AN ANB OF MORE THAN 250, PLUS $2,000$ for FISCAL YEARS
28	2014 AND 2015 AND \$2,500 FOR EACH SUCCEEDING FISCAL YEAR FOR EACH ADDITIONAL 25 ANB OVER 250 for school
29	districts or K-12 district elementary programs with an ANB of 250 or fewer; and
30	(B) \$40,000 for fiscal year 2014 and \$50,000 for each succeeding fiscal year for school districts or K-12
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1	district elementary programs with an ANB of more than 250, plus \$2,000 for fiscal year 2014 and \$2,500 for each
2	succeeding fiscal year for each additional 25 ANB over 250; and
3	(ii) for an <u>the district's</u> approved and accredited junior high school program , 7th and 8th grade program
4	programs, or middle school: <u>,:</u>
5	(A) \$65,231 for fiscal year 2012; and
6	(B) \$66,275 for each succeeding fiscal year.
7	(A) \$80,000 for fiscal year YEARS 2014 and 2015 AND \$100,000 FOR \$100,000 for each succeeding
8	fiscal year for the school districts or K-12 district elementary programs with combined grades 7 and 8
9	WITH AN ANB OF 450 OR FEWER; AND
10	(B) \$80,000 FOR FISCAL YEARS 2014 AND 2015 AND \$100,000 FOR EACH SUCCEEDING FISCAL YEAR FOR
11	SCHOOL DISTRICTS OR K-12 DISTRICT ELEMENTARY PROGRAMS WITH COMBINED GRADES 7 AND 8 WITH AN ANB OF MORE
12	THAN 450, PLUS \$4,000 FOR FISCAL YEARS 2014 AND 2015 AND \$5,000 FOR EACH SUCCEEDING FISCAL YEAR FOR EACH
13	ADDITIONAL 45 ANB OVER 450 for the school districts or K-12 district elementary programs with combined grades
14	7 and 8 with an ANB of 450 or fewer; and
15	(B) \$80,000 for fiscal year 2014 and \$100,000 for each succeeding fiscal year for the school districts or
16	K-12 district elementary programs with combined grades 7 and 8 with an ANB of more than 450, plus \$4,000 for
17	fiscal year 2014 and \$5,000 for each succeeding fiscal year for each additional 45 ANB over 450.
18	(7) "Budget unit" means the unit for which the ANB of a district is calculated separately pursuant to
19	20-9-311.
20	(8) "Direct state aid" means 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement
21	for the general fund budget of a district and funded with state and county equalization aid.
22	(9) "Maximum general fund budget" means a district's general fund budget amount calculated from the
23	basic entitlement for the district, the total per-ANB entitlement for the district, the total quality educator payment,
24	the total at-risk student payment, the total Indian education for all payment, the total American Indian achievement
25	gap payment, the total data-for-achievement payment, and the greater of:
26	(a) 175% of special education allowable cost payments; or
27	(b) the ratio, expressed as a percentage, of the district's special education allowable cost expenditures
28	to the district's special education allowable cost payment for the fiscal year that is 2 years previous, with a
29	maximum allowable ratio of 200%.
30	(10) "Natural resource development K-12 funding payment" means the payment of a variable percentage
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1 of the basic and per-ANB entitlements ABOVE THE DIRECT STATE AID for the general fund budget of a district funded 2 with revenue available for distribution in any school fiscal year pursuant to the process provided in 20-9-622(3), 3 WHICH MUST BE AN AMOUNT EQUIVALENT TO THE GREATER OF 50% OF THE FISCAL YEAR 2012 OIL AND NATURAL GAS 4 PRODUCTION TAXES DEPOSITED INTO THE GENERAL FUND PURSUANT TO 15-36-331(4) OR 50% OF THE OIL AND NATURAL 5 GAS PRODUCTION TAXES DEPOSITED INTO THE GENERAL FUND PURSUANT TO 15-36-331(4) FOR THE FISCAL YEAR 6 OCCURRING 2 FISCAL YEARS PRIOR TO THE SCHOOL FISCAL YEAR IN WHICH THE PAYMENT IS PROVIDED PLUS ANY EXCESS 7 INTEREST AND INCOME REVENUE APPROPRIATED BY THE LEGISLATURE PURSUANT TO 20-9-622(3)(A). 8 (10) "NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT" MEANS THE PAYMENT, STARTING IN FISCAL 9 YEAR 2015, OF A VARIABLE PERCENTAGE OF THE BASIC AND PER-ANB ENTITLEMENTS ABOVE THE DIRECT STATE AID FOR 10 THE GENERAL FUND BUDGET OF A DISTRICT. THE TOTAL PAYMENT TO SCHOOL DISTRICTS MAY NOT EXCEED THE GREATER 11 OF 50% OF THE FISCAL YEAR 2012 OIL AND NATURAL GAS PRODUCTION TAXES DEPOSITED INTO THE GENERAL FUND 12 PURSUANT TO 15-36-331(4) OR 50% OF THE OIL AND NATURAL GAS PRODUCTION TAXES DEPOSITED INTO THE GENERAL 13 FUND PURSUANT TO 15-36-331(4) FOR THE FISCAL YEAR OCCURRING 2 FISCAL YEARS PRIOR TO THE SCHOOL FISCAL YEAR 14 IN WHICH THE PAYMENT IS PROVIDED, PLUS ANY EXCESS INTEREST AND INCOME REVENUE APPROPRIATED BY THE 15 LEGISLATURE PURSUANT TO 20-9-622(3)(A). THE AMOUNT OF THE NATURAL RESOURCE DEVELOPMENT K-12 FUNDING 16 PAYMENT MUST BE DETERMINED AS FOLLOWS: 17 (A) FOR FISCAL YEAR 2015, \$3 MILLION; AND 18 (B) FOR FISCAL YEAR 2016 AND EACH SUBSEQUENT YEAR, THE PAYMENT MUST BE, SUBJECT TO THE LIMITATIONS 19 OF THIS SUBSECTION (10), AN AMOUNT SUFFICIENT TO OFFSET ANY ESTIMATED INCREASE IN STATEWIDE REVENUE FROM 20 THE GENERAL FUND BASE BUDGET LEVY PROVIDED FOR IN 20-9-141 THAT IS ANTICIPATED TO RESULT FROM INCREASES 21 IN THE BASIC OR PER-ANB ENTITLEMENTS PLUS ANY EXCESS INTEREST AND INCOME REVENUE APPROPRIATED BY THE 22 LEGISLATURE PURSUANT TO 20-9-622(3)(A). THE SUPERINTENDENT OF PUBLIC INSTRUCTION SHALL INCORPORATE A 23 NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT CALCULATED IN COMPLIANCE WITH THIS SUBSECTION (10)(B) 24 IN PREPARING AND SUBMITTING AN AGENCY BUDGET PURSUANT TO 17-7-111 AND 17-7-112. 25 (10)(11)(10)(11) "Over-BASE budget levy" means the district levy in support of any general fund amount 26 budgeted that is above the BASE budget and below the maximum general fund budget for a district. 27 (11)(12)(11)(12) "Total American Indian achievement gap payment" means the payment resulting from 28 multiplying \$200 times the number of American Indian students enrolled in the district as provided in 20-9-330. 29 (12)(13)(12)(13) "Total at-risk student payment" means the payment resulting from the distribution of any

30 funds appropriated for the purposes of 20-9-328.



- 1 (13)(14)(13)(14) "Total Indian education for all payment" means the payment resulting from multiplying 2 \$20.40 times the ANB of the district or \$100 for each district, whichever is greater, as provided for in 20-9-329.
- 3 (14)(15)(14)(15) "Total per-ANB entitlement" means the district entitlement resulting from the following 4 calculations and using either the current year ANB or the 3-year ANB provided for in 20-9-311:
- 5 (a) for a high school district or a K-12 district high school program, a maximum rate of \$6,343 \$6,555 6 for fiscal year 2012 2014 and \$6,444 \$6,691 for each succeeding fiscal year for the first ANB, decreased at the 7 rate of 50 cents per ANB for each additional ANB of the district up through 800 ANB, with each ANB in excess 8 of 800 receiving the same amount of entitlement as the 800th ANB;
- 9 (b) for an elementary school district or a K-12 district elementary program without an approved and 10 accredited junior high school, 7th and 8th grade program, or middle school, a maximum rate of \$4,955 \$5,120 11 for fiscal year 2012 2014 and \$5,034 \$5,226 for each succeeding fiscal year for the first ANB, decreased at the 12 rate of 20 cents per ANB for each additional ANB of the district up through 1,000 ANB, with each ANB in excess 13 of 1,000 receiving the same amount of entitlement as the 1,000th ANB; and
- 14 (c) for an elementary school district or a K-12 district elementary program with an approved and 15 accredited junior high school, 7th and 8th grade program, or middle school, the sum of:
- 16 (i) a maximum rate of \$4,955 \$5,120 for fiscal year 2012 2014 and \$5,034 \$5,226 for each succeeding 17 fiscal year for the first ANB for kindergarten through grade 6, decreased at the rate of 20 cents per ANB for each 18 additional ANB up through 1,000 ANB, with each ANB in excess of 1,000 receiving the same amount of 19 entitlement as the 1,000th ANB; and
- (ii) a maximum rate of \$6,343 \$6,555 for fiscal year 2012 2014 and \$6,444 \$6,691 for each succeeding 20 21 fiscal year for the first ANB for grades 7 and 8, decreased at the rate of 50 cents per ANB for each additional ANB 22 for grades 7 and 8 up through 800 ANB, with each ANB in excess of 800 receiving the same amount of 23 entitlement as the 800th ANB.
- 24
- (16)(15)(16) "Total data-for-achievement payment" means the payment resulting from multiplying \$20 25 times the school district's ANB calculated in accordance with 20-9-311, CALCULATED as provided in [section 2].
- 26 (15)(17)(16)(17) "Total quality educator payment" means the payment resulting from multiplying \$3,036 27 for fiscal year 2008 and \$3,042 for each succeeding fiscal year times by the number of full-time equivalent 28 educators as provided in 20-9-327."
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Section 7. Section 20-9-308, MCA, is amended to read:



1	"20-9-308. BASE budgets and maximum general fund budgets. (1) (a) The trustees of a district sha	
2	adopt a general fund budget that is at least equal to the BASE budget established for the district. The trustee	
3	of a district may adopt a general fund budget up to the maximum general fund budget or the previous year	
4	general fund budget, whichever is greater.	
5	(b) For purposes of the budget limitation in subsection (1)(a), the trustees may add any increase in stat	
6	funding DIRECT STATE AID for the basic and per-ANB entitlements; AND ANY INCREASES IN STATE FUNDING OF the	
7	data-for-achievement payment under [section 2], and IN the general fund payments in 20-9-327 through 20-9-33	
8	to the district's previous year's general fund budget.	
9	(2) (a) Whenever Except as provided in subsection (2)(b), whenever the trustees of a district proposition	
10	to adopt a general fund budget that exceeds the BASE budget for the district and PROPOSE to increase the	
11	over-BASE budget levy over THE HIGHEST revenue previously authorized by the electors of the district or impose	
12	by the district in any of <u>ANY OF</u> the previous 5 years to support the general fund budget, the trustees shall subm	
13	a proposition to the electors of the district, as provided in 20-9-353.	
14	(b) The intent of this section is to increase the flexibility and efficiency of elected school boards without	
15	increasing school district property taxes. In furtherance of this intent and provided that budget limitation	
16	otherwise specified in law are not exceeded, the trustees of a district may increase the district's over-BASI	
17	budget levy without a vote if the board of trustees reduces nonvoted property tax levies authorized by law to b	
18	imposed by action of the trustees of the district by at least as much as the amount by which the over-BASI	
19	budget levy is increased. The ongoing authority for any nonvoted increase in the over-BASE budget levy imposed	
20	under this subsection must be decreased in future years to the extent that the trustees of the district impose an	
21	increase in other nonvoted property tax levies.	
22	(3) The BASE budget for the district must be financed by the following sources of revenue:	
23	(a) state equalization aid, as provided in 20-9-343, including any guaranteed tax base aid for which the	
24	district may be eligible, as provided in 20-9-366 through 20-9-369;	
25	(b) county equalization aid, as provided in 20-9-331 and 20-9-333;	
26	(c) a district levy for support of a school not approved as an isolated school under the provisions of	
27	20-9-302;	
28	(d) payments in support of special education programs under the provisions of 20-9-321;	
29	(e) nonlevy revenue, as provided in 20-9-141; and	
30	(f) a BASE budget levy on the taxable value of all property within the district.	
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1	(4) The over-BASE budget amount of a district must be financed by a levy on the taxable value of all
2	property within the district or other revenue available to the district, as provided in 20-9-141."
3	
4	Section 8. Section 20-9-310, MCA, is amended to read:
5	"20-9-310. (Temporary) Oil and natural gas production taxes for school districts allocation and
6	limits. (1) (A) The Except as provided in subsection SUBSECTIONS (1)(B) AND (8), the maximum amount of oil and
7	natural gas production taxes that a school district may retain is 130% 150% 130% of the school district's
8	maximum budget, determined in accordance with 20-9-308.
9	(B) FOR FISCAL YEARS 2014 THROUGH 2017 FOR A SCHOOL DISTRICT WITH A MAXIMUM GENERAL FUND BUDGET
10	OF LESS THAN \$1.5 MILLION, THE MAXIMUM AMOUNT OF OIL AND GAS PRODUCTION TAXES THAT A SCHOOL DISTRICT MAY
11	RETAIN IS 150% OF THE SCHOOL DISTRICT'S MAXIMUM GENERAL FUND BUDGET.
12	(2) Upon receipt of school district budget reports required under 20-9-134, the superintendent of public
13	instruction shall provide the department of revenue with a list reporting the maximum general fund budget for
14	each school district.
15	(3) The department of revenue shall make the full quarterly distribution of oil and natural gas production
16	taxes as required under 15-36-332(6) until the amount distributed reaches the limitation in subsection (1) of this
17	section. The department of revenue shall deposit any amount exceeding the limitation in subsection (1) in the
18	state school oil and natural gas distribution account provided for in [section 30 32 30 34].
19	(4) (a) For fiscal year 2012, any By the last day of the last month following MONTH IMMEDIATELY FOLLOWING
20	THE MONTH IN WHICH the quarterly distribution of oil and natural gas production taxes in subsection (3) IS MADE,
21	the office of public instruction shall distribute any amount of oil and natural gas production taxes exceeding the
22	limitation in subsection (1) must be deposited in the guarantee account as provided in 20-9-622. based on
23	allocations determined by the department of revenue pursuant to subsection (3) in the following priority:
24	(i) to the other school district within the unified school system from which the oil and natural gas
25	production revenue originates or to any school district having a joint board status with the district, as provided
26	in 20-3-361, from which the oil and natural gas production revenue originates, up to 130% 150% 130% of the
27	maximum budget of the school district receiving a distribution of revenue under this subsection (4)(a)(i) on a
28	prorated basis;
29	(ii) if funds remain to be distributed after distribution to school districts under subsection (4)(a)(i), to all
30	school districts immediately contiguous to the district from which the oil and natural gas production revenue



1 originates, up to 130% 150% 130% of the maximum budget of each school district receiving a distribution of 2 revenue under this subsection (4)(a)(ii) on a prorated basis. If there is more than one school district from which 3 distributable oil and natural gas production revenue originates and is available for a distribution under this 4 subsection (4)(a)(ii) that is immediately contiguous to a school district qualifying for receipt of a distribution of oil 5 and natural gas revenue under this subsection (4)(a)(ii), the distribution of oil and natural gas production revenue 6 must be prorated from the districts from which oil and natural gas production revenue originates in relative 7 proportion to the amount that the oil and natural gas revenue available for distribution from each school district 8 bears to the total oil and natural gas revenue available for distribution from all school districts from which the 9 distributable revenue originates; 10 (iii) if funds remain to be distributed after distribution to school districts under subsection (4)(a)(ii), to all 11 school districts that are located in whole or in part in the same county as the school district from which the oil and 12 natural gas production revenue originates, up to 130% 150% 130% of the maximum budget of each school district 13 receiving a distribution of revenue under this subsection (4)(a)(iii) on a prorated basis. If there is more than one 14 school district from which distributable oil and natural gas production revenue originates and is available for 15 distribution under this subsection (4)(a)(iii), the distribution of oil and natural gas production revenue must be 16 prorated from the districts from which oil and natural gas production revenue originates in relative proportion to 17 the amount that the oil and natural gas revenue available for distribution from each school district bears to the 18 total oil and natural gas revenue available for distribution from all school districts from which the distributable 19 revenue originates; and 20 (iv) if funds remain to be distributed after distribution to school districts under subsection (4)(a)(iii), to all 21 school districts that are located in whole or in part in a county contiguous to a county where a horizontally 22 completed well, as defined in 15-36-303, has been drilled within the last 3 years ACCORDING TO THE DEPARTMENT 23 OF NATURAL RESOURCES AND CONSERVATION, up to 130% 150% 130% of the maximum budget of each school 24 district receiving a distribution under this subsection (4)(a)(iv) on a prorated basis. If there is more than one school 25 district from which distributable oil and natural gas production revenue originates and is available for distribution 26 under this subsection (4)(a)(iv), the distribution of oil and natural gas production revenue must be prorated from 27 the districts from which oil and natural gas production revenue originates in relative proportion to the amount that 28 the oil and natural gas revenue available for distribution from each school district bears to the total oil and natural 29 gas revenue available for distribution from all school districts from which the distributable revenue originates. 30 (b) Any funds remaining after distribution under subsections (4)(a)(i) through (4)(a)(iv) must be deposited



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1	as follows:
2	(i) 70% of the retained amount must be deposited in the guarantee account provided for in 20-9-622;
3	(ii) 5% of the retained amount must be deposited in the state school oil and natural gas impact account
4	provided for in 20-9-517; and
5	(iii) 25% of the retained amount must be distributed to the counties for deposit in the county school oil
6	and natural gas impact fund provided for in 20-9-518.
7	(5) Subject to the limitation in subsection (1) and except as provided in subsection (7), the trustees shall
8	budget and allocate the oil and natural gas production taxes received by the district as follows:
9	(a) for fiscal year 2012, the trustees shall budget in the general fund an amount of oil and natural gas
10	production taxes equal to the lesser of 25% of the total oil and natural gas production taxes received by the district
11	in the prior year or the general fund levy requirement;
12	(b) for fiscal year 2013, the trustees shall budget in the general fund an amount of oil and natural gas
13	production taxes equal to the lesser of 35% of the total oil and natural gas production taxes received by the district
14	in the prior year or the general fund levy requirement;
15	(c) for fiscal year 2014, the trustees shall budget in the general fund an amount of oil and natural gas
16	production taxes equal to the lesser of 45% of the total oil and natural gas production taxes received by the district
17	in the prior year or the general fund levy requirement;
18	(d)(a) for each succeeding fiscal year, the trustees shall budget in the general fund an amount of oil and
19	natural gas production taxes equal to the lesser of 55% 25% of the total oil and natural gas production taxes
20	received by the district in the prior year or the general fund levy requirement;
21	(e)(b) oil and natural gas production taxes received by the district must be deposited in the general fund
22	until the budgeted amount limit under subsection (5)(a) is reached; and
23	(f)(c) all remaining oil and natural gas production tax revenue may be deposited in any budgeted fund.
24	(6) Except as provided in subsection (7), 50% of the oil and natural gas production taxes deposited in
25	the general fund pursuant to subsection (5)(a) must be applied to the BASE budget levy. Remaining oil and
26	natural gas production taxes deposited in the general fund may be applied to either the BASE budget levy or the
27	over-BASE budget levy at the discretion of the board of trustees.
28	(7) The provisions of subsections (5) and (6) do not apply to the following:
29	(a) a district that has a maximum general fund budget of less than \$1 million;
30	(b) a district whose oil and gas revenue combined with its adopted general fund budget total 105% or
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1	less of its maximum general fund budget;		
2	(c) a district that has a maximum	general fund budget of \$1 million or more and	<u>d has had an unusual</u>
3	enrollment increase approved by the supe	rintendent of public instruction as provided in	20-9-314 in the year
4	immediately preceding the fiscal year to wh	nich subsections (5) and (6) would otherwise a	ipply;
5	(d) a district that has issued outs	standing oil and natural gas revenue bonds.	Any funds received
6	pursuant to this section must first be applied	ed by the district to payment of debt service of	obligations for oil and
7	natural gas revenue bonds for the next 12-	month period.	
8	(8) The limit on oil and natural gas	s production taxes that a school district may re-	tain under subsection
9	(1) must be increased for any school district	with an unusual enrollment increase approved	by the superintendent
10	of public instruction as provided in 20-9-31	4. The increase in the limit on oil and natural g	as productions taxes
11	that a school district may retain under subs	ection (1) applies in the year immediately follo	wing the fiscal year in
12	which the office of public instruction has	approved the district's unusual enrollment in	crease and must be
13	calculated by multiplying \$45,000 times each	h additional ANB approved by the superintende	nt of public instruction
14	as provided in 20-9-314.		
15	(6) (9) In any year in which the actu	ual oil and natural gas production taxes receive	ed by a school district
16	are less than 50% of the total oil and natura	al gas production taxes received by the distric	t in the prior year, the
17	district may transfer money from any budge	eted fund to its general fund in an amount not t	to exceed the amount
18	of the shortfall.		
19	(7) Beginning in fiscal year 2013, fe	or any amount retained by the department of re	evenue in compliance
20	with the limitation in subsection (1), the am	ount retained must be allocated as follows:	
21	(a) 70% of the retained amount me	ust be deposited in the guarantee account pro	vided for in 20-9-622;
22	(b) 5% of the retained amount mus	et be deposited in the state school oil and nature	al gas impact account
23	provided for in 20-9-517; and		
24	(c) 25% of the retained amount me	ust be distributed to the counties for deposit in	the county school oil
25	and natural gas impact fund provided for in	20-9-518. (Terminates June 30, 2016 <u>2020</u> 20) <u>16</u> sec. 29, Ch. 418,
26	L. 2011 .)"		
27			
28	SECTION 9. SECTION 20-9-310, MC	A, IS AMENDED TO READ:	
29	"20-9-310. (Temporary) Oil and n	atural gas production taxes for school distr	icts allocation and
30	limits. (1) The Except as provided in subsec	ction (8), the maximum amount of oil and natura	l gas production taxes
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that a school district may retain is 130% of the school district's maximum budget, determined in accordance with
 20-9-308.

3 (2) Upon receipt of school district budget reports required under 20-9-134, the superintendent of public
4 instruction shall provide the department of revenue with a list reporting the maximum general fund budget for
5 each school district.

(3) The department of revenue shall make the full quarterly distribution of oil and natural gas production
taxes as required under 15-36-332(6) until the amount distributed reaches the limitation in subsection (1) of this
section. The department of revenue shall deposit any amount exceeding the limitation in subsection (1) in the
state school oil and natural gas distribution account provided for in [section 34].

(4) For fiscal year 2012, By the last day of the month immediately following the month in which the
 quarterly distribution of oil and natural gas production taxes in subsection (3) is made, the office of public
 instruction shall distribute any amount of oil and natural gas production taxes exceeding the limitation in
 subsection (1) must be deposited in the guarantee account as provided in 20-9-622. based on allocations
 determined by the department of revenue pursuant to subsection (3) as follows:

- 15 (a) 70% of the retained amount must be deposited in the guarantee account provided for in 20-9-622;
- 16 (b) 5% of the retained amount must be deposited in the state school oil and natural gas impact account

17 provided for in 20-9-517; and

(c) 25% of the retained amount must be distributed to the counties for deposit in the county school oil
 and natural gas impact fund provided for in 20-9-518.

(5) Subject to the limitation in subsection (1) and except as provided in subsection (7), the trustees shall
 budget and allocate the oil and natural gas production taxes received by the district as follows:

(a) for fiscal year 2012, the trustees shall budget in the general fund an amount of oil and natural gas
 production taxes equal to the lesser of 25% of the total oil and natural gas production taxes received by the district
 in the prior year or the general fund levy requirement;

25 (b) for fiscal year 2013, the trustees shall budget in the general fund an amount of oil and natural gas

26 production taxes equal to the lesser of 35% of the total oil and natural gas production taxes received by the district

27 in the prior year or the general fund levy requirement;

28 (c) for fiscal year 2014, the trustees shall budget in the general fund an amount of oil and natural gas

29 production taxes equal to the lesser of 45% of the total oil and natural gas production taxes received by the district

30 in the prior year or the general fund levy requirement;

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1	(d)(a) for each succeeding fiscal year, the trustees shall budget in the general fund an amount of oil and
2	natural gas production taxes equal to the lesser of 55% 25% of the total oil and natural gas production taxes
3	received by the district in the prior year or the general fund levy requirement;
4	(e)(b) oil and natural gas production taxes received by the district must be deposited in the general fund
5	until the budgeted amount limit under subsection (5)(a) is reached; and
6	(f)(c) all remaining oil and natural gas production tax revenue may be deposited in any budgeted fund.
7	(6) Except as provided in subsection (7), 50% of the oil and natural gas production taxes deposited in
8	the general fund pursuant to subsection (5)(a) must be applied to the BASE budget levy. Remaining oil and
9	natural gas production taxes deposited in the general fund may be applied to either the BASE budget levy or the
10	over-BASE budget levy at the discretion of the board of trustees.
11	(7) The provisions of subsections (5) and (6) do not apply to the following:
12	(a) a district that has a maximum general fund budget of less than \$1 million;
13	(b) a district whose oil and gas revenue combined with its adopted general fund budget total 105% or
14	less of its maximum general fund budget;
15	(c) a district that has a maximum general fund budget of \$1 million or more and has had an unusual
16	enrollment increase approved by the superintendent of public instruction as provided in 20-9-314 in the year
17	immediately preceding the fiscal year to which subsections (5) and (6) would otherwise apply; or
18	(d) a district that has issued outstanding oil and natural gas revenue bonds. Any funds received pursuant
19	to this subsection (7) must first be applied by the district to payment of debt service obligations for oil and natural
20	gas revenue bonds for the next 12-month period.
21	(8) The limit on oil and natural gas production taxes that a school district may retain under subsection
22	(1) must be increased for any school district with an unusual enrollment increase approved by the superintendent
23	of public instruction as provided in 20-9-314. The increase in the limit on oil and natural gas production taxes that
24	a school district may retain under subsection (1) applies in the year immediately following the fiscal year in which
25	the office of public instruction has approved the district's unusual enrollment increase and must be calculated by
26	multiplying \$45,000 times each additional ANB approved by the superintendent of public instruction as provided
27	<u>in 20-9-314.</u>
28	(6)(9) In any year in which the actual oil and natural gas production taxes received by a school district
29	are less than 50% of the total oil and natural gas production taxes received by the district in the prior year, the

30 district may transfer money from any budgeted fund to its general fund in an amount not to exceed the amount



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1	of the shortfall.
2	(7) Beginning in fiscal year 2013, for any amount retained by the department of revenue in compliance
3	with the limitation in subsection (1), the amount retained must be allocated as follows:
4	(a) 70% of the retained amount must be deposited in the guarantee account provided for in 20-9-622
5	(b) 5% of the retained amount must be deposited in the state school oil and natural gas impact account
6	provided for in 20-9-517; and
7	(c) 25% of the retained amount must be distributed to the counties for deposit in the county school of
8	and natural gas impact fund provided for in 20-9-518. (Terminates June 30, 2016sec. 29, Ch. 418, L. 2011.)
9	
10	Section 10. Section 20-9-311, MCA, is amended to read:
11	"20-9-311. Calculation of average number belonging (ANB) t hree-year <u>3-year</u> averaging. (1
12	Average number belonging (ANB) must be computed for each budget unit as follows:
13	(a) compute an average enrollment by adding a count of regularly enrolled full-time pupils who were
14	enrolled as of the first Monday in October of the prior school fiscal year to a count of regularly enrolled pupils or
15	February 1 the first Monday in December of the prior school fiscal year and to a count of regularly enrolled pupils
16	on, AND TO A COUNT OF REGULARLY ENROLLED PUPILS ON the first Monday in February of the prior school fiscal year
17	AND THE THIRD MONDAY IN APRIL OF THE PRIOR SCHOOL FISCAL YEAR, or the next school day if those dates do no
18	fall on a school day, and divide the sum by two <u>three</u> FOUR THREE; and
19	(b) multiply the average enrollment calculated in subsection (1)(a) by the sum of 180 and the approved
20	pupil-instruction-related days for the current school fiscal year and divide by 180.
21	(2) For the purpose of calculating ANB under subsection (1), up to 7 approved pupil-instruction-related
22	days may be included in the calculation.
23	(3) When a school district has approval to operate less than the minimum aggregate hours unde
24	20-9-806, the total ANB must be calculated in accordance with the provisions of 20-9-805.
25	(4) (a) For Except as provided in subsection (4)(d), for the purpose of calculating ANB, enrollment in ar
26	education program:
27	(i) from 180 to 359 aggregate hours of pupil instruction per school year is counted as one-quarter-time
28	enrollment;
29	(ii) from 360 to 539 aggregate hours of pupil instruction per school year is counted as half-time
30	enrollment;
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- (iii) from 540 to 719 aggregate hours of pupil instruction per school year is counted as three-quarter-time
 enrollment; and
- 3 (iv) 720 or more aggregate hours of pupil instruction per school year is counted as full-time enrollment.
 4 (b) Except as provided in subsection (4)(d), Enrollment enrollment in a program intended to provide fewer
- 5 than 180 aggregate hours of pupil instruction per school year may not be included for purposes of ANB.
- 6 (c) Enrollment in a self-paced program or course may be converted to an hourly equivalent based on
 7 the hours necessary and appropriate to provide the course within a regular classroom schedule.
- 8 (d) A school district may include in its calculation of ANB a pupil who is enrolled in a program providing 9 fewer than the required aggregate hours of pupil instruction required under subsection (4)(a) or (4)(b) if the pupil 10 has demonstrated proficiency in the content ordinarily covered by the instruction as determined by the school 11 board using district assessments. The ANB of a pupil under this subsection (4)(d) must be converted to an hourly 12 equivalent based on the hours of instruction ordinarily provided for the content over which the student has 13 demonstrated proficiency.
- (d)(e) A pupil in kindergarten through grade 12 who is concurrently enrolled in more than one public
 school, program, or district may not be counted as more than one full-time pupil for ANB purposes.
- 16 (5) For a district that is transitioning from a half-time to a full-time kindergarten program, the state 17 superintendent shall count kindergarten enrollment in the previous year as full-time enrollment for the purpose 18 of calculating ANB for the elementary programs offering full-time kindergarten in the current year. For the 19 purposes of calculating the 3-year ANB, the superintendent of public instruction shall count the kindergarten 20 enrollment as one-half enrollment and then add the additional kindergarten ANB to the 3-year average ANB for 21 districts offering full-time kindergarten.
- (6) When a pupil has been absent, with or without excuse, for more than 10 consecutive school days,
 the pupil may not be included in the enrollment count used in the calculation of the ANB unless the pupil resumes
 attendance prior to the day of the enrollment count.
- (7) The enrollment of preschool pupils, as provided in 20-7-117, may not be included in the ANBcalculations.
- (8) The average number belonging of the regularly enrolled, full-time pupils for the public schools of a
 district must be based on the aggregate of all the regularly enrolled, full-time pupils attending the schools of the
 district, except that:

30

(a) the ANB is calculated as a separate budget unit when:

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- (a) (i) a school of the district is located more than 20 miles beyond the incorporated limits of a city or town
 located in the district and at least 20 miles from any other school of the district, the number of regularly enrolled,
 full-time pupils of the school must be calculated as a separate budget unit for ANB purposes and the district must
 receive a basic entitlement for the school calculated separately from the other schools of the district;
- 5 (ii) a school of the district is located more than 20 miles from any other school of the district and 6 incorporated territory is not involved in the district, the number of regularly enrolled, full-time pupils of the school 7 must be calculated separately for ANB purposes and the district must receive a basic entitlement for the school 8 calculated separately from the other schools of the district;
- 9 (iii) the superintendent of public instruction approves an application not to aggregate when conditions 10 exist affecting transportation, such as poor roads, mountains, rivers, or other obstacles to travel, or when any 11 other condition exists that would result in an unusual hardship to the pupils of the school if they were transported 12 to another school, the number of regularly enrolled, full-time pupils of the school must be calculated separately 13 for ANB purposes and the district must receive a basic entitlement for the school calculated separately from the 14 other schools of the district; or
- (iv) two or more districts consolidate or annex under the provisions of 20-6-422 or 20-6-423, the ANB and
 the basic entitlements of the component districts must be calculated separately for a period of 3 years following
 the consolidation or annexation. Each district shall retain a percentage of its basic entitlement for 3 additional
 years as follows:
- 19 (A) 75% of the basic entitlement for the fourth year;
- 20 (B) 50% of the basic entitlement for the fifth year; and
- 21 (C) 25% of the basic entitlement for the sixth year.
- (b) <u>when</u> a junior high school has been approved and accredited as a junior high school, all of the
 regularly enrolled, full-time pupils of the junior high school must be considered as high school district pupils for
 ANB purposes;
- (c) <u>when</u> a middle school has been approved and accredited, all pupils below the 7th grade must be
 considered elementary school pupils for ANB purposes and the 7th and 8th grade pupils must be considered high
 school pupils for ANB purposes; or
- (d) <u>when</u> a school has not been accredited <u>been designated as nonaccredited</u> by the board of public
 education <u>because of failure to meet the board of public education's assurance and performance standards</u>, the
 regularly enrolled, full-time pupils attending the nonaccredited school are not eligible for average number



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belonging calculation purposes, nor will an average number belonging for the nonaccredited school be used in
 determining the BASE funding program for the district.

3 (9) The district shall provide the superintendent of public instruction with semiannual reports of school
4 attendance, absence, and enrollment for regularly enrolled students, using a format determined by the
5 superintendent.

6 (10) (a) Except as provided in subsections (10)(b) and (10)(c), enrollment in a basic education program
7 provided by the district through any combination of onsite or offsite instruction may be included for ANB purposes
8 only if the pupil is offered access to the complete range of educational services for the basic education program
9 required by the accreditation standards adopted by the board of public education.

(b) Access to school programs and services for a student placed by the trustees in a private program
for special education may be limited to the programs and services specified in an approved individual education
plan supervised by the district.

(c) Access to school programs and services for a student who is incarcerated in a facility, other than a
youth detention center, may be limited to the programs and services provided by the district at district expense
under an agreement with the incarcerating facility.

(d) This subsection (10) may not be construed to require a school district to offer access to activities
governed by an organization having jurisdiction over interscholastic activities, contests, and tournaments to a
pupil who is not otherwise eligible under the rules of the organization.

(11) A district may include only, for ANB purposes, an enrolled pupil who is otherwise eligible under thistitle and who is:

(a) a resident of the district or a nonresident student admitted by trustees under a student attendance
agreement and who is attending a school of the district;

(b) unable to attend school due to a medical reason certified by a medical doctor and receiving
 individualized educational services supervised by the district, at district expense, at a home or facility that does
 not offer an educational program;

(c) unable to attend school due to the student's incarceration in a facility, other than a youth detention
 center, and who is receiving individualized educational services supervised by the district, at district expense, at
 a home or facility that does not offer an educational program;

(d) receiving special education and related services, other than day treatment, under a placement by the
 trustees at a private nonsectarian school or private program if the pupil's services are provided at the district's

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1 expense under an approved individual education plan supervised by the district;

(e) participating in the running start program at district expense under 20-9-706;

3 (f) receiving educational services, provided by the district, using appropriately licensed district staff at
4 a private residential program or private residential facility licensed by the department of public health and human
5 services;

6 (g) enrolled in an educational program or course provided at district expense using electronic or offsite 7 delivery methods, including but not limited to tutoring, distance learning programs, online programs, and 8 technology delivered learning programs, while attending a school of the district or any other nonsectarian offsite 9 instructional setting with the approval of the trustees of the district. The pupil shall:

10 (i) meet the residency requirements for that district as provided in 1-1-215;

(ii) live in the district and must be eligible for educational services under the Individuals With Disabilities
 Education Act or under 29 U.S.C. 794; or

13 (iii) attend school in the district under a mandatory attendance agreement as provided in 20-5-321.

(h) a resident of the district attending the Montana youth challenge program or a Montana job corpsprogram under an interlocal agreement with the district under 20-9-707.

(12) A district shall, for ANB purposes, calculate the enrollment of an eligible Montana youth challenge
 program participant as half-time enrollment.

(13) (a) For an elementary or high school district that has been in existence for 3 years or more, the
 district's maximum general fund budget and BASE budget for the ensuing school fiscal year must be calculated
 using the current year ANB for all budget units or the 3-year average ANB for all budget units, whichever
 generates the greatest maximum general fund budget.

(b) For a K-12 district that has been in existence for 3 years or more, the district's maximum general fund
 budget and BASE budget for the ensuing school fiscal year must be calculated separately for the elementary and
 high school programs pursuant to subsection (13)(a) and then combined.

(14) The term "3-year ANB" means an average ANB over the most recent 3-year period, calculated by:
(a) adding the ANB for the budget unit for the ensuing school fiscal year to the ANB for each of the
previous 2 school fiscal years; and

28 (b) dividing the sum calculated under subsection (14)(a) by three."

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Section 11. Section 20-9-314, MCA, is amended to read:



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1	"20-9-314. Procedures for determining eligibility and amount of increased average number
2	belonging due to unusual enrollment increase. A district that anticipates an unusual increase in enrollment
3	in the ensuing school fiscal year, as provided for in 20-9-313(1)(d), may increase its basic entitlement and total
4	per-ANB entitlement for the ensuing school fiscal year in accordance with the following provisions:
5	(1) Prior to June 1, the district shall estimate the elementary or high school enrollment to be realized
6	during the ensuing school fiscal year, based on as much factual information as may be available to the district.
7	(2) No later than June 1, the district shall submit its application for an ANTICIPATED unusual enrollment
8	increase by elementary or high school level to the superintendent of public instruction. The application must
9	include:
10	(a) the enrollment for the current school fiscal year;
11	(b) the average number belonging used to calculate the basic entitlement and total per-ANB entitlement
12	for the current school fiscal year;
13	(c) the average number belonging that will be used to calculate the basic entitlement and total per-ANB
14	entitlement for the ensuing school fiscal year;
15	(d) the estimated ANTICIPATED enrollment, including the factual information on which the estimate is
16	based, as provided in subsection (1); and
17	(e) any other information or data that may be requested by the superintendent of public instruction.
18	(3) The superintendent of public instruction shall immediately review all the factors of the application and
19	shall approve or disapprove the application or adjust the estimated ENROLLMENT USED TO CALCULATE THE
20	BUDGETED average number belonging for the ensuing ANB calculation period SCHOOL FISCAL YEAR. After approving
21	an estimate, with or without adjustment, the superintendent of public instruction shall:
22	(a) determine the percentage by which the estimated ADJUSTED enrollment exceeds the enrollment used
23	for the budgeted ANB AVERAGE NUMBER BELONGING; and
24	(b) approve an increase of the average number belonging used to establish the ensuing year's basic
25	entitlement and total per-ANB entitlement in accordance with subsection (5) if the increase in subsection (3)(a)
26	is at least 6% <u>4% or 25 40 students, whichever is less</u> .
27	(4) The superintendent of public instruction shall notify the district of the decision by the fourth Monday
28	in June.
29	(5) Whenever an unusual enrollment increase is approved by the superintendent of public instruction,
30	the increase of the average number belonging used to establish the basic entitlement and total per-ANB
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1 entitlement for the ensuing ANB calculation period is determined using the difference between the enrollment for 2 the ensuing school fiscal year and 106% of the enrollment used to calculate the budgeted ANB. The amount 3 determined is the maximum allowable increase must be added to the average number belonging for the purpose 4 of establishing the ensuing year's basic entitlement and total per-ANB entitlement THE MAXIMUM ALLOWABLE 5 INCREASE TO THE AVERAGE NUMBER BELONGING IS EQUAL TO THE ADJUSTED ENROLLMENT AS DETERMINED BY THE 6 SUPERINTENDENT OF PUBLIC INSTRUCTION IN SUBSECTION (3) MINUS THE SUM OF: 7 (A) THE ENROLLMENT USED TO CALCULATE THE BUDGETED AVERAGE NUMBER BELONGING FOR THE ENSUING 8 SCHOOL FISCAL YEAR; AND 9 (B) THE LESSER OF 40 STUDENTS OR 4% OF THE ENROLLMENT USED TO CALCULATE THE BUDGETED AVERAGE 10 NUMBER BELONGING FOR THE ENSUING SCHOOL FISCAL YEAR. 11 (6) (a) Any entitlement increases resulting from provisions of this section must be reviewed at the end 12 of the ensuing school fiscal year. 13 (b) If the actual enrollment is less than the enrollment used to determine the budgeted ANB, the 14 superintendent of public instruction shall revise the total per-ANB entitlement and basic entitlement calculations, 15 as provided in subsection (5), using the actual enrollment in place of the estimated ADJUSTED enrollment. All total 16 per-ANB entitlements received by the district in excess of the revised entitlements are overpayments subject to 17 the refund provisions of 20-9-344(4)." 18 19 Section 12. Section 20-9-323, MCA, is amended to read: 20 "20-9-323. Ending fund balance limits. (1) Beginning July 1, 2016 2020, the combined ending fund 21 balance for all budgeted funds of a school district may not exceed 300% of the maximum general fund budget. 22 The 300% limit is not applicable to the building reserve fund, the debt service fund, or the bus depreciation 23 reserve fund.

(2) The county superintendent shall, upon completion of a school fiscal year, redistribute any amounts in excess of the 300% limit among any other school districts in the same county whose combined ending fund balance for all budgeted funds included in subsection (1) has not exceeded the 300% limit. The county superintendent shall redistribute funds equally to the school districts qualifying for redistribution on a per-quality-educator basis, calculated by dividing the total funds by the total number of quality educators, as defined in 20-4-502, employed by the qualifying school districts in the county in the immediately preceding school fiscal year. School districts receiving the funds may place the funds in any budgeted fund of the district at the

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1 discretion of the board of trustees of each district.

(3) Unless an exception is granted under subsection (5), upon completion of a school fiscal year, a
school district with combined ending fund balances in excess of the 300% limit shall cooperate with the county
superintendent in effectuating the redistribution of excess funds as provided in subsection (2). A school district
may make the payment required under this subsection from any fund or funds of the district other than the debt
service fund, the building reserve fund, and the bus depreciation reserve fund.

(4) Any funds that cannot be redistributed within a county without causing a school district in the county
to exceed the 300% limit must be remitted by the county treasurer to the state for deposit in the guarantee
account and distribution as provided for in IN THE SAME MANNER AS PROVIDED IN 20-9-622(4) 20-9-622(3).

(5) In accordance with 20-9-161, a school district shall report to the education and local government
interim committee for any exception taken to the limits prescribed by subsection (1) of this section.

(6) This section does not apply to school districts that are in a nonoperating status under 20-9-505 or
that are in the first year of operation after reopening under 20-6-502 or 20-6-503.

(7) Beginning July 1, 2013 <u>2020</u>, the balance of a school district's flexibility fund may not exceed 150%
 of the school district's maximum general fund budget."

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SECTION 13. SECTION 20-9-326, MCA, IS AMENDED TO READ:

18 "20-9-326. Annual inflation-related adjustments to basic entitlements and per-ANB entitlements.

(1) In preparing and submitting an agency budget pursuant to 17-7-111 and 17-7-112, the superintendent of
 public instruction shall determine the inflation factor for the basic and per-ANB entitlements, the
 <u>data-for-achievement payment</u>, and the general fund payments in 20-9-327 through 20-9-330, THE
 <u>DATA-FOR-ACHIEVEMENT PAYMENT</u>, AND THE GENERAL FUND PAYMENTS IN 20-9-327 THROUGH 20-9-330 in each fiscal
 year of the ensuing biennium. The inflation factor is calculated as follows:

(a) for the first year of the biennium, divide the consumer price index for July 1 of the prior calendar year
by the consumer price index for July 1 of the calendar year 3 years prior to the prior calendar year and raise the
resulting ratio to the power of one-third; and

(b) for the second year of the biennium, divide the consumer price index for July 1 of the current calendar
year by the consumer price index for July 1 of the calendar year 3 years prior to the current calendar year and
raise the resulting ratio to the power of one-third.

30

(2) The present law base for the basic and per-ANB entitlements referenced in subsection (1), calculated

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1	under Title 17, chapter 7, part 1, must consist of any enrollment increases or decreases plus the inflation factor
2	calculated pursuant to this section, not to exceed 3% in each year, applied to both years of the biennium.
3	(3) For the purposes of this section, "consumer price index" means the consumer price index, U.S. city
4	average, all urban consumers, for all items, using the 1982-84 base of 100, as published by the bureau of labor
5	statistics of the U.S. department of labor."
6	
7	Section 14. Section 20-9-342, MCA, is amended to read:
8	"20-9-342. Deposit of interest and income money by state board of land commissioners. <u>(1)</u> Except
9	as provided in 20-9-516 and subsection (2) of this section, the state board of land commissioners shall deposit
10	the interest and income money for each fiscal year into the guarantee account, provided for in 20-9-622, for state
11	equalization aid by the last business day of February and June before the close of the fiscal year in which the
12	money was received. EXCEPT AS PROVIDED IN SUBSECTION (2), MONEY IN THE GUARANTEE ACCOUNT MUST BE USED
13	FOR STATE EQUALIZATION AID.
14	(2) Subject to subsection (3), any excess interest and income revenue deposited in the guarantee
15	account IN EACH FISCAL YEAR must be distributed in accordance with 20-9-622(4) 20-9-622(3).
16	(3) The excess interest and income revenue must equal at least \$1 million in order to be transferred
17	DISTRIBUTED pursuant to subsection (2). EXCESS INTEREST AND INCOME REVENUE OF \$1 MILLION OR LESS MUST BE
18	CARRIED FORWARD AND ADDED TO THE EXCESS INTEREST AND INCOME REVENUE IN THE NEXT ENSUING SCHOOL FISCAL
19	YEAR AND DISTRIBUTED IN ACCORDANCE WITH 20-9-622(3).
20	(4) For purposes of this section, "excess interest and income revenue" means an ANNUAL amount in
21	excess of the average amount of interest and income revenue generated in the preceding biennium to be
22	deposited in the guarantee account established in 20-9-622 \$56 MILLION."
23	
24	Section 15. Section 20-9-344, MCA, is amended to read:
25	"20-9-344. Duties of board of public education for distribution of BASE aid. (1) The board of public
26	education shall administer and distribute the BASE aid and state advances for county equalization in the manner
27	and with the powers and duties provided by law. The board of public education:
28	(a) shall adopt policies for regulating the distribution of BASE aid and state advances for county
29	equalization in accordance with the provisions of law;
30	(b) may require reports from the county superintendents, county treasurers, and trustees that it considers

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necessary; and (c) shall order the superintendent of public instruction to distribute the BASE aid on the basis of each district's annual entitlement to the aid as established by the superintendent of public instruction. In ordering the distribution of BASE aid, the board of public education may not increase or decrease the BASE aid distribution to any district on account of any difference that may occur during the school fiscal year between budgeted and actual receipts from any other source of school revenue. (2) The board of public education may order the superintendent of public instruction to withhold distribution of BASE aid from a district when the district fails to: (a) submit reports or budgets as required by law or rules adopted by the board of public education; or (b) maintain accredited status because of failure to meet the board of public education's assurance and performance standards. (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. (5) Except as provided in 20-9-347(2), the BASE aid payment must be distributed according to the following schedule: (a) from August to October of the school fiscal year, to each district 10% of: (i) direct state aid; (ii) the total quality educator payment; (iii) the total at-risk student payment; (iv) the total Indian education for all payment; and (v) the total American Indian achievement gap payment; AND (vi) the total data-for-achievement payment; and (vii) the total natural resource development K-12 funding payment; AND (VII) THE TOTAL NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT; (b) from December to April of the school fiscal year, to each district 10% of: (i) direct state aid;



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1	(ii) the total quality educator payment;
2	(iii) the total at-risk student payment;
3	(iv) the total Indian education for all payment; and
4	(v) the total American Indian achievement gap payment; AND
5	(vi) the total data-for-achievement payment; and
6	(vii) the total natural resource development K-12 funding payment; AND
7	(VII) THE TOTAL NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT;
8	(c) in November of the school fiscal year, one-half of the guaranteed tax base aid payment to each
9	district or county that has submitted a final budget to the superintendent of public instruction in accordance with
10	the provisions of 20-9-134;
11	(d) in May of the school fiscal year, the remainder of the guaranteed tax base aid payment to each district
12	or county; and
13	(e) in June of the school fiscal year, the remaining payment to each district of direct state aid, the total
14	quality educator payment, the total at-risk student payment, the total Indian education for all payment, and the
15	total American Indian achievement gap payment, AND the total data-for-achievement payment, AND THE TOTAL
16	NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT, and the total natural resource development K-12
16 17	NATURAL RESOURCE DEVELOPMENT K-12 FUNDING PAYMENT , and the total natural resource development K-12 funding payment.
17	funding payment.
17 18	funding payment.
17 18 19	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month."
17 18 19 20	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read:
17 18 19 20 21	 <u>funding payment</u>. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and
17 18 19 20 21 22	 <u>funding payment</u>. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, <u>oil and natural gas revenue bonds</u>, or impact aid bonds of the school district
17 18 19 20 21 22 23	 <u>funding payment</u>. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, oil and natural gas revenue bonds, or impact aid bonds of the school district for the purpose of:
 17 18 19 20 21 22 23 24 	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, oil and natural gas revenue bonds, or impact aid bonds of the school district for the purpose of: (a) building, altering, repairing, buying, furnishing, equipping, purchasing lands for, or obtaining a water
 17 18 19 20 21 22 23 24 25 	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, oil and natural gas revenue bonds, or impact aid bonds of the school district for the purpose of: (a) building, altering, repairing, buying, furnishing, equipping, purchasing lands for, or obtaining a water supply for a school, teacherage, dormitory, gymnasium, other building, or combination of buildings for school
 17 18 19 20 21 22 23 24 25 26 	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, oil and natural gas revenue bonds, or impact aid bonds of the school district for the purpose of: (a) building, altering, repairing, buying, furnishing, equipping, purchasing lands for, or obtaining a water supply for a school, teacherage, dormitory, gymnasium, other building, or combination of buildings for school purposes;
 17 18 19 20 21 22 23 24 25 26 27 	funding payment. (6) The distribution provided for in subsection (5) must occur by the last working day of each month." Section 16. Section 20-9-403, MCA, is amended to read: "20-9-403. Bond issues for certain purposes. (1) The trustees of a school district may issue and negotiate general obligation bonds, oil and natural gas revenue bonds, or impact aid bonds of the school district for the purpose of: (a) building, altering, repairing, buying, furnishing, equipping, purchasing lands for, or obtaining a water supply for a school, teacherage, dormitory, gymnasium, other building, or combination of buildings for school purposes; (b) buying a school bus or buses;

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high school is served.

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interest of the school district to issue refunding bonds;
(e) funding a judgment against the district, including the repayment of tax protests lost by the district; or
(f) funding a debt service reserve account that may be required for <u>oil and natural gas revenue bonds</u>
<u>or</u> impact aid revenue bonds.
(2) Money realized from the sale of bonds issued on the credit of a high school district may not be used for any of the purposes listed in subsection (1) in an elementary school district, and the money may be used for any of the purposes listed in subsection (1) for a junior high school but only to the extent that the 9th grade of the

- 9 (3) If applicable, the trustees shall specify whether the bonds are qualified school construction bonds 10 as described in 17-5-116(1) or tax credit bonds as provided in 17-5-117."
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Section 17. Section 20-9-406, MCA, is amended to read:

13 "20-9-406. Limitations on amount of bond issue -- definition of federal impact aid basic support 14 payment -- oil and natural gas payment. (1) (a) Except as provided in subsection (1)(c), the maximum amount 15 for which an elementary district or a high school district may become indebted by the issuance of general 16 obligation bonds, including all indebtedness represented by outstanding general obligation bonds of previous 17 issues, registered warrants, outstanding obligations under 20-9-471, oil and natural gas revenue bonds to which 18 a deficiency tax levy is pledged, and any other loans or notes payable that are held as general obligations of the 19 district, is 50% of the taxable value of the property subject to taxation, as ascertained by the last assessment for 20 state, county, and school taxes previous to the incurring of the indebtedness.

(b) Except as provided in subsection (1)(c), the maximum amount for which a K-12 school district, as formed pursuant to 20-6-701, may become indebted by the issuance of general obligation bonds, including all indebtedness represented by outstanding general obligation bonds of previous issues, registered warrants, outstanding obligations under 20-9-471, <u>oil and natural gas revenue bonds to which a deficiency tax levy is</u> <u>pledged</u>, and any other loans or notes payable that are held as general obligations of the district, is up to 100% of the taxable value of the property subject to taxation, as ascertained by the last assessment for state, county, and school taxes previous to the incurring of the indebtedness.

(c) (i) The maximum amount for which an elementary district or a high school district with a district mill
 value per elementary ANB or per high school ANB that is less than the facility guaranteed mill value per
 elementary ANB or high school ANB under 20-9-366 may become indebted by the issuance of general obligation

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1 bonds, including all indebtedness represented by outstanding general obligation bonds of previous issues, 2 registered warrants, outstanding obligations under 20-9-471, oil and natural gas revenue bonds to which a 3 deficiency tax levy is pledged, and any other loans or notes payable that are held as general obligations of the 4 district, is 50% of the corresponding facility guaranteed mill value per ANB times 1,000 times the ANB of the 5 district. For a K-12 district, the maximum amount for which the district may become indebted is 50% of the sum 6 of the facility guaranteed mill value per elementary ANB times 1,000 times the elementary ANB of the district and 7 the facility guaranteed mill value per high school ANB times 1,000 times the high school ANB of the district. For 8 the purpose of calculating ANB under this subsection, a district may use the greater of the current year ANB or 9 the 3-year ANB calculated under 20-9-311.

(ii) If mutually agreed upon by the affected districts, for the purpose of calculating its maximum bonded indebtedness under this subsection (1)(c), a district may include the ANB of the district plus the number of students residing within the district for which the district or county pays tuition for attendance at a school in an adjacent district. The receiving district may not use out-of-district ANB for the purpose of calculating its maximum indebtedness if the out-of-district ANB has been included in the ANB of the sending district pursuant to the mutual agreement. For the purpose of calculating ANB under this subsection, a district may use the greater of the current year ANB or the 3-year ANB calculated under 20-9-311.

(2) The maximum amounts determined in subsection (1) do not pertain to indebtedness imposed by
special improvement district obligations or assessments against the school district or to general obligation bonds
issued for the repayment of tax protests lost by the district. All general obligation bonds issued in excess of the
amount are void, except as provided in this section.

(3) The maximum amount of impact aid revenue bonds that an elementary district, high school district, or K-12 school district may issue may not exceed a total aggregate amount equal to three times the average of the school district's annual federal impact aid basic support payments for the 5 years immediately preceding the issuance of the bonds. However, at the time of issuance of the bonds, the average annual payment of principal of and interest on the impact aid bonds each year may not exceed 35% of the total federal impact aid basic support payments of the school district for the school district for the current year.

(4) The maximum amount of oil and natural gas revenue bonds that an elementary district, high school
 district, or K-12 school district may issue may not exceed a total aggregate amount equal to three times the
 average of the school district's annual oil and natural gas production taxes received pursuant to 15-36-331,
 15-36-332, and 20-9-310 for the 2 fiscal years immediately preceding the issuance of the bonds. At the time of



1 the issuance of the bonds, the average annual payment of principal of and interest on the oil and natural gas 2 revenue bonds each year may not exceed 35% of the total oil and natural gas production taxes received by the 3 school district under the limitations in 20-9-310 for the immediately preceding fiscal year. If the oil and natural gas revenue bonds are also secured by a deficiency tax levy as provided in 20-9-437, the debt limitation provided in 4 5 subsection (1) of this section applies to the bonds. 6 (4)(5) When the total indebtedness of a school district has reached the limitations prescribed in this 7 section, the school district may pay all reasonable and necessary expenses of the school district on a cash basis 8 in accordance with the financial administration provisions of this chapter. 9 (5)(6) Whenever bonds are issued for the purpose of refunding bonds, any money to the credit of the 10 debt service fund for the payment of the bonds to be refunded is applied toward the payment of the bonds and 11 the refunding bond issue is decreased accordingly. 12 (6)(7) As used in this part, "federal impact aid basic support payment" means the annual impact aid revenue received by a district under 20 U.S.C. 7703(b) but excludes revenue received for impact aid special 13 14 education under 20 U.S.C. 7703(d) and impact aid construction under 20 U.S.C. 7707." 15 16 Section 18. Section 20-9-408, MCA, is amended to read:

17 **"20-9-408. Definition of forms of bonds.** As used in this part, the following definitions apply:

(1) "Amortization bond" means that form of bond on which a part of the principal is required to be paid each time that interest becomes due and payable. The part payment of principal increases with each following installment in the same amount that the interest payment decreases, so that the combined amount payable on principal and interest is the same on each payment date. However, the payment on the initial interest payment date may be less or greater than the amount of other payments on the bond, reflecting the payment of interest only or the payment of interest for a period different from that between other interest payment dates. The final payment may vary from prior payments in amount as a result of rounding prior payments.

(2) "General obligation bonds" means bonds that pledge the full faith and credit and the taxing powerof a school district.

(3) "Impact aid revenue bonds" means bonds that pledge and are payable solely from federal impact aid
basic support payments received and deposited to the credit of the fund established in 20-9-514.

(4) "Oil and natural gas revenue bonds" means bonds that pledge and are payable from a first lien on
 oil and natural gas production taxes received by a school district pursuant to 20-9-310. OIL AND NATURAL GAS



|--|

2 ELIGIBLE TO RECEIVE GUARANTEED TAX BASE AID PURSUANT TO 20-9-367 BUT ARE TO BE CONSIDERED IN DETERMINING

3 THE DEBT LIMIT OF A SCHOOL DISTRICT FOR THE PURPOSES OF 20-9-406.

4 (4)(5) "Serial bonds" means a bond issue payable in annual installments of principal commencing not
more than 2 years from the date of issue, any one installment consisting of one or more bonds, with the principal
amount of bonds maturing or subject to mandatory sinking fund redemption in each installment, commencing with
the installment payable in the fourth year after the date of issue, not exceeding three times the principal amount
of the bonds payable in the immediately preceding installment."

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Section 19. Section 20-9-422, MCA, is amended to read:

"20-9-422. Additional requirements for trustees' resolution calling bond election. (1) In addition
 to the requirements for calling an election that are prescribed in 20-20-201 and 20-20-203, the trustees' resolution
 calling a school district bond election must:

(a) specify whether the bonds will be general obligation bonds, <u>oil and natural gas revenue bonds</u>, or
 impact aid revenue bonds <u>AND, IF OIL AND NATURAL GAS REVENUE BONDS</u>, <u>WHETHER A TAX DEFICIENCY IS PLEDGED</u>
 TO THE REPAYMENT OF THE BONDS;

(b) fix the exact amount of the bonds proposed to be issued, which may be more or less than theamounts estimated in a petition;

19 (c) fix the maximum number of years in which the proposed bonds would be paid;

20 (d) in the case of initiation by a petition, state the essential facts about the petition and its presentation;21 and

(e) state the amount of the state advance for school facilities estimated, pursuant to subsection (2), to
be received by the district in the first school fiscal year in which a debt service payment would be due on the
proposed bonds.

(2) Prior to the adoption of the resolution calling for a school bond election for a general obligation bond, the trustees of a district may request from the superintendent of public instruction a statement of the estimated amount of state advance for school facilities that the district will receive for debt service payments on the proposed general obligation bonds in the first school fiscal year in which a debt service payment is due. The district shall provide the superintendent with an estimate of the debt service payment due in the first school fiscal year. The superintendent shall estimate the state advance for the general obligation bond issue pursuant to

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30	INSTRUCTIONS TO VOTERS: Ma	ake an X or similar mark	in the vacant square before the words
29	SCHOOL	DISTRICT BOND ELEC	TION
28		OFFICIAL BALLOT	
27	(3) All ballots must be substantially	in the following form:	
26	voting must be printed and made available a	at least 30 days before the	bond election.
25	(2) For bond elections that are not	held in conjunction with a	school election, the ballots for absentee
24	upon at the same election, separate ballots	must be prepared for eacl	h purpose.
23	ballots to be prepared for all bond elections	, and whenever bonds for	more than one purpose are to be voted
22	"20-9-426. Preparation and form	of ballots for bond elec	tion. (1) The school district shall cause
21	Section 21. Section 20-9-426, MCA	A, is amended to read:	
20			
19	contents of the petition at the time of signing	-	-
18	petition circulated. The affidavit must attest	-	
17			a petition attached to the portion of the
16	(5) be circulated by any one or mor	e qualified electors of the	school district; and
15	county registrar;	J I	
14	after being circulated and signed, they must l		
13			ne petition, all being identical in form, and
12	of 20-20-301 in order to constitute a valid pe		
11		of the school district elect	ors qualified to vote under the provisions
10	would be issued for each purpose;		
9		e proposed bond issue and	d the estimated amount of the bonds that
7 8	TO THE REPAYMENT OF THE BONDS;	ATONAL GAS REVENUE BOND	5, WHETHER A TAX DEFICIENCT IS PLEUGED
ю 7	impact aid revenue bonds AND, IF OIL AND NA		-
5 6	Any petition for the calling of an election on t		ls, oil and natural gas revenue bonds, or
4 5			roposing school district bond election.
3	Section 20. Section 20-9-423, MCA		reneating achieved district hand algorithm
2	0	A	
1	20-9-371(2)."		

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30	Address
29	of County
28	Presiding officer, School District No
27	
26	Dated and posted this day of
25	The polls will be open from o'clockm. and until o'clockm. of the election day.
24	installments over a period not exceeding (state number) years.
23	semiannually, for the purpose of (here state purpose). The bonds to be issued will be payable in
22	or impact aid revenue) bonds of the school district in the amount of dollars (\$), payable
21	obligation, oil and natural gas revenue, OIL AND NATURAL GAS REVENUE FOR WHICH A TAX DEFICIENCY IS PLEDGED,
20	purpose of voting upon the question of whether or not the trustees may issue and sell (state here: general
19	of County, state of Montana, will be held on the day of day of, at for the
18	held on the day of an election of the registered electors of School District No
17	Montana, that pursuant to a certain resolution adopted at a meeting of the board of trustees of the school district
16	Notice is hereby given by the trustees of School District No of County, state of
15	NOTICE OF SCHOOL DISTRICT BOND ELECTION
14	in substantially the following form:
13	conducted in accordance with the school election provisions of this title, except that the election notice must be
12	"20-9-427. Notice of bond election by separate purpose. (1) A school district bond election must be
11	Section 22. Section 20-9-427, MCA, is amended to read:
10	-
9	[] BONDS NO."
8	[] BONDS YES.
7	in the notice of election)?
6	a period not more than years, for the purpose
5	revenue) bonds of this school district in the amount of dollars (\$), payable semiannually, during
4	oil and natural gas revenue, OIL AND NATURAL GAS REVENUE FOR WHICH A TAX DEFICIENCY IS PLEDGED, or impact aid
2	Shall the board of trustees be authorized to issue and sell (state type of bonds here: general obligation,
2	mark in the square before the words "BONDSNO".
1	"BONDSYES" if you wish to vote for the bond issue; if you are opposed to the bond issue, make an X or similar

1	(2) If the bonds proposed to be issued are for more than one purpose, then each purpose must be
2	separately stated in the notice, together with the proposed amount of bonds for each purpose.
3	(3) The notice must specify whether the bonds will be general obligation bonds, oil and natural gas
4	revenue bonds, or impact aid revenue bonds."
5	
6	Section 23. Section 20-9-430, MCA, is amended to read:
7	"20-9-430. Sale of school district bonds and notice of public sale. The trustees may sell school
8	district bonds at public or private sale pursuant to 17-5-107. If the trustees conduct a public sale, the trustees shall
9	give notice of the sale of school district bonds. The notice must state the purpose for which the bonds are to be
10	issued and the amount proposed to be issued and must be substantially in the following form:
11	NOTICE OF SALE OF SCHOOL DISTRICT BONDS
12	Notice is hereby given by the trustees of School District No of County, state of
13	Montana, that the trustees will on the day of, at the hour of o'clockm. at
14	, in the school district, sell to the highest and best bidder for cash (state here: general obligation, oil and
15	natural gas revenue, or impact aid revenue) bonds of the school district in the total amount of dollars (\$
16), for the purpose of
17	The bonds will be issued and sold in the aggregate principal amount of dollars (\$) each
18	and will become payable according to the maturity schedule set forth below (set forth maturity schedule adopted
19	by the school district). (If the bonds are to be issued as amortization bonds, indicate that here.)
20	The bonds will bear an original issue date of, will pay interest commencing on the
21	day of (month),, will be payable semiannually on the day of (month)
22	and (month) in each year thereafter, and will be redeemable in full. (Here insert optional provisions, if
23	any, to be recited on the bonds.)
24	The bonds will be sold for not less than \$, with accrued interest on the principal amount of the
25	bonds to the date of their delivery, and all bidders shall state the lowest rate of interest at which they will purchase
26	the bonds at the price specified for the bonds. The trustees reserve the right to reject any bids and to sell the
27	bonds at private sale.
28	All bids must be accompanied by (insert appropriate bid security as permitted by 18-1-202) in the sum
29	of dollars (\$) payable to the order of the district, which will be forfeited by the successful bidder
30	in the event that the bidder refuses to purchase the bonds.

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1	All bids should be addressed to the undersigned district.
2	
3	Presiding officer, School District No
4	of County
5	Address:
6	ATTEST:
7	Subscribed and sworn to before me this day of day of
8	for the State residing at", Montana. My commission expires"
9	
10	Section 24. Section 20-9-437, MCA, is amended to read:
11	"20-9-437. School district liable on bonds. (1) The full faith, credit, and taxable resources of a school
12	district issuing general obligation bonds under the provisions of this title are pledged for the repayment of the
13	bonds with interest according to the terms of the bonds. For the purpose of making the provisions of this part
14	enforceable, each school district is a body corporate that may sue and be sued by or in the name of the trustees
15	of the school district.
16	(2) A school district may use up to 25% of its federal impact aid funds received pursuant to 20-9-514 or
17	25% of its oil and natural gas production taxes received under the limitations in 20-9-310 and pursuant to
18	15-36-331(3) for repayment of general obligation bonds.
19	(3) Impact aid revenue bonds must be payable solely from the federal impact aid basic support payment
20	received by the school district and deposited to the credit of the impact aid fund established in 20-9-514 and do
21	not constitute a general obligation of the school district. The school district's taxing power is not pledged for the
22	repayment of impact aid revenue bonds.
23	(4) (a) Oil and natural gas revenue bonds must be payable from the oil and natural gas production taxes
24	received by the school district under the limitations in 20-9-310 and deposited to the debt service fund.
25	(b) A school district, as long as it has specified that its oil and natural gas revenue bonds are further
26	secured by a deficiency tax levy in the bond election question and notice under 20-9-426 and 20-9-427, may
27	additionally provide that if for any reason the oil and natural gas production taxes received by the school district
28	and the amounts in the debt service reserve account are inadequate to pay the principal of or interest on the
29	bonds as they become due, payment will be made from a deficiency tax levy.
30	(5) If for any reason the oil and natural gas taxes or the amounts in the debt service reserve account are
	[] anistation

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inadequate to pay the principal of or interest on any oil and natural gas revenue bonds as to which the school 1 2 district has pledged a deficiency tax levy in accordance with subsection (4) as it becomes due, the school district 3 shall, at least 15 days before the first day of the month in which the board of county commissioners of the county 4 or counties in which the school district is located levies the amount of taxes required, furnish to the county 5 treasurer an estimate in writing of the amount of money required: 6 (a) by the school district for the payment of the principal of or interest on the bonded debt as it becomes 7 due and to replenish the debt service reserve account; 8 (b) to establish reasonable reserve funds for either purpose; and 9 (c) by the school district for any other purpose set forth in this section. 10 (6) Annually and at the time and in the manner of levying other county or city and county taxes, the 11 county treasurer shall, as instructed by the school district, to the extent of any deficiency resulting from oil and 12 natural gas taxes to pay or secure oil and natural gas revenue bonds to which a deficiency tax is pledged and 13 for any other purpose set forth in this section: 14 (a) until the bonded debt is fully paid, levy upon the taxable property located in the school district and 15 collect a school district oil and natural gas revenue bond deficiency tax sufficient for the payment OR 16 REIMBURSEMENT OF THE PAYMENT of the bonded debt IN THE CURRENT OR ENSUING FISCAL YEAR, OR BOTH; and 17 (b) until all other expenses or claims are THE BONDED DEBT IS fully paid, levy upon all of the taxable 18 property located in the school district and collect a school district oil and natural gas revenue bond deficiency tax 19 sufficient for the payment of the other expenses or claims, including replenishing amounts in the debt service 20 reserve account. 21 (7) Taxes for the payment of any oil and natural gas revenue bonds to which the school district has 22 pledged a deficiency tax must be levied on the taxable property located in the school district as stated in the 23 resolution fixing the terms and conditions of the bonds, and all taxes for other purposes must be levied on all 24 property located within the school district." 25 26 SECTION 25. SECTION 20-9-438, MCA, IS AMENDED TO READ: 27 "20-9-438. Preparation of general obligation debt service fund budget -- operating reserve. (1) The 28 trustees of each school district having outstanding general obligation bonds shall include in the debt service fund 29 of the final budget adopted in accordance with 20-9-133 an amount of money that is necessary to pay the interest 30 and the principal amount becoming due during the ensuing school fiscal year for each series or installment of

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1 bonds, according to the terms and conditions of the bonds and the redemption plans of the trustees.

- (2) The trustees shall also include in the debt service fund of the final budget:
- 3 (a) the amount of money necessary to pay the special improvement district assessments levied against
 4 the school district that become due during the ensuing school fiscal year; and

(b) a limited operating reserve for the school fiscal year following the ensuing school fiscal year as
provided in subsection (3) (4); and

7

2

(c) an amount to satisfy the reserve requirement for oil and natural gas revenue bonds.

8 (3) The trustees of a school district having outstanding oil and natural gas bonds shall include in the debt

9 service reserve account of the final budget adopted in accordance with 20-9-133 oil and natural gas production

10 <u>taxes received by a school district or other legally available funds sufficient to satisfy the reserve requirement.</u>

11 Funds remaining in the debt service reserve account may not be reappropriated or reverted and must be used

12 for the purposes set forth in [section 27 25 28].

13 (3)(<u>4</u>) At the end of each school fiscal year, the trustees of a school district may designate a portion of 14 the end-of-the-year fund balance of the debt service fund to be earmarked as a limited operating reserve for the 15 purpose of paying, whenever a cash flow shortage occurs, debt service fund warrants and bond obligations that 16 must be paid from July 1 through November 30 of the school fiscal year following the ensuing school fiscal year. 17 Any portion of the debt service fund end-of-the-year fund balance not earmarked for limited operating reserve 18 purposes must be reappropriated to be used for property tax reduction as provided in 20-9-439.

19 (4)(5) The county superintendent shall compare the final budgeted amount for the debt service fund with 20 the bond retirement and interest requirement and the special improvement district assessments for the school 21 fiscal year just beginning as reported by the county treasurer in the statement supplied under the provisions of 22 20-9-121. If the county superintendent finds that the requirement stated by the county treasurer is more than the 23 final budget amount, the county superintendent shall increase the budgeted amount for interest or principal in the 24 debt service fund of the final budget. The amount confirmed or revised by the county superintendent is the final 25 budget expenditure amount for the debt service fund of the school district."

26

27

Section 26. Section 20-9-440, MCA, is amended to read:

28 "20-9-440. Payment of debt service obligations -- termination of interest. (1) The school district shall
 29 provide the county treasurer with a general obligation bond, oil and natural gas revenue bond, or impact aid
 30 revenue bond debt services schedule. The county treasurer shall maintain a separate debt service fund for each



school district and, if bonds are to be issued as <u>either</u> impact aid revenue bonds <u>or oil and natural gas revenue</u> <u>bonds</u>, <u>shall maintain</u> a separate impact aid revenue bond debt service fund <u>or oil and natural gas revenue bond</u> <u>debt service fund</u>, <u>as applicable</u>, and an impact aid revenue bond debt service reserve account <u>or oil and natural</u> <u>gas revenue bond debt service reserve account</u>, if required, and. The school district shall credit all tax money, <u>oil and natural gas revenue</u>, or impact aid revenue collected for debt service to the appropriate fund and use the money credited to the fund for the payment of debt service obligations in accordance with the school financial administration provisions of this title.

- 8 (2) The county treasurer shall pay from the debt service fund all amounts of interest and principal on 9 school district bonds as the interest or principal becomes due when the coupons or bonds are presented and 10 surrendered for payment and shall pay all special improvement district assessments as they become due. If the 11 bonds are held by the state of Montana, then all payments must be remitted to the state treasurer who shall 12 cancel the coupons or bonds and return the coupons or bonds to the county treasurer with the state treasurer's 13 receipt. If the bonds are not held by the state of Montana and the interest or principal is made payable at some 14 designated bank or financial institution, the county treasurer shall remit the amount due for interest or principal 15 to the bank or financial institution for payment against the surrender of the canceled coupons or bonds.
- (3) Whenever any school district bond or installment on school district bonds becomes due and payable,
 interest ceases on that date unless sufficient funds are available to pay the bond when it is presented for payment
 or when payment of an installment is demanded. In either case, interest on the bond or installment continues until
 payment is made.
- (4) Any installment on interest and principal on bonds held by the state that is not promptly paid when
 due draws interest at an annual rate of 6% from the date due until actual payment, irrespective of the rate of
 interest on the bonds."
- 23

24 <u>NEW SECTION.</u> Section 27. Security for oil and natural gas revenue bonds. (1) To secure the 25 payment of principal of and interest on oil and natural gas revenue bonds, the trustees of a school district, by 26 resolution or indenture of trust, may provide that oil and natural gas revenue bonds are secured by a first lien on 27 the oil and natural gas production revenue received pursuant to 20-9-310 and pledge to the holders of the oil and 28 natural gas revenue bonds all of the oil and natural gas revenue deposited in the district's debt service fund.

(2) Upon receipt of oil and natural gas revenue, the county treasurer shall deposit in the district's debt
 service fund the amount that is required to pay the principal of and interest on the oil and natural gas revenue

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1 bonds due in the next 12-month period and to restore any deficiency in the oil and natural gas revenue debt 2 service reserve account. All other oil and natural gas revenue must be deposited in the school district's oil and 3 natural gas revenue bond debt service reserve account up to reserve requirements. Any remaining oil and natural 4 gas revenue must be deposited as directed by the board of trustees as provided in 20-9-310. The school district 5 and county treasurer may designate a trustee for holders of the bonds to receive the school district's oil and natural gas revenue for purposes of making the annual debt service payments on oil and natural gas revenue 6 7 bonds and may authorize the trustee to establish and maintain the oil and natural gas revenue bond debt service 8 fund and oil and natural gas revenue bond debt service reserve account.

9 (3) Any pledge made pursuant to this section is valid and binding from the time the pledge is made, and 10 the money pledged and received by the county treasurer on behalf of the school district to be placed in the debt 11 service fund is immediately subject to the lien of the pledge without any future physical delivery or further act. A 12 lien of any pledge is valid and binding against all parties that have claims of any kind against the school district 13 regardless of whether the parties have notice of the lien. The bond resolution or indenture of trust that creates 14 the pledge, when adopted by the trustees of any district, is notice of the creation of the pledge, and those 15 instruments are not required to be recorded in any other place to perfect the pledge.

16 (4) The state may not limit, alter, or impair the ability of a school district to qualify for oil and natural gas 17 revenue or in any way impair the rights and remedies of the bondholders until all bonds issued under this section, 18 together with interest on the bonds, interest on any unpaid installments of principal or interest, and all costs and 19 expenses in connection with any action or proceedings by or on behalf of the bondholders, are fully met and 20 discharged. The trustees of any district, as agents for the state, may include a pledge and undertaking in 21 resolutions and indentures authorizing and securing the bonds as described in this subsection.

22

23 <u>NEW SECTION.</u> Section 28. Debt service reserve account. (1) If a school district issues oil and 24 natural gas revenue bonds, the school district shall establish and maintain an oil and natural gas revenue bond 25 debt service reserve account, to which there must be deposited or transferred an amount from bond proceeds 26 or oil and natural gas production taxes received by a school district or other legally available funds sufficient to 27 satisfy the reserve requirement.

(2) All money held in the oil and natural gas revenue bond debt service reserve account must be used
solely for the payment of the principal of or interest on the bonds secured in whole or in part by the account or
the debt service fund payments with respect to the bonds, the purchase or redemption of the bonds, the payment

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of interest on the bonds, or the payment of any redemption premium required to be paid when the bonds are
 redeemed prior to maturity.

- 3
- 4

Section 29. Section 20-9-517, MCA, is amended to read:

5 **"20-9-517. (Effective July 1, 2013) State school oil and natural gas impact account.** (1) There is a 6 state school oil and natural gas impact account in the state special revenue fund provided for in 17-2-102. The 7 purpose of the account is to provide money to schools that are not receiving oil and natural gas production taxes

8 under 15-36-331 in an amount less than 20% of the district's maximum general fund budget but that are impacted

9 by contiguous counties that are benefiting from receipt of oil and natural gas production taxes development.

(2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to
 20-9-310(7) 20-9-310(4)(b) and any amounts pursuant to 20-9-104(6).

(3) A school district may apply to the superintendent of public instruction for funds from the account for
 circumstances that are directly related to impacts resulting from the development or cessation of development
 of oil and natural gas as follows:

15 (a) an unusual enrollment increase as determined pursuant to 20-9-314;

16 (b) a district's need to hire new teachers or staff as a result of increased enrollment;

17 (c) the opening or reopening of an elementary or high school approved by the superintendent of public

18 instruction pursuant to 20-6-502 or 20-6-503; or

- 19 (d) major maintenance for a school or district.
- 20 (4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider

21 the following:

- 22 (a) the local district's or school's need;
- 23 (b) the severity of the energy development impacts;
- 24 (c) availability of funds in the account; and
- 25 (d) the applicant district's ability to meet the needs identified in subsection (3).

26 (5) The superintendent of public instruction shall adopt rules necessary to implement the application and27 distribution process.

28 (6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be

29 deposited in the state general fund guarantee account and distributed in compliance with THE SAME MANNER AS

30 PROVIDED IN 20-9-622(3)."

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1	
2	SECTION 30. SECTION 20-9-517, MCA, IS AMENDED TO READ:
3	"20-9-517. (Effective July 1, 2013 2016) State school oil and natural gas impact account. (1) There
4	is a state school oil and natural gas impact account in the state special revenue fund provided for in 17-2-102.
5	The purpose of the account is to provide money to schools that are not receiving oil and natural gas production
6	taxes under 15-36-331 but are impacted by contiguous counties that are benefiting from receipt of oil and natural
7	gas production taxes in an amount sufficient to address oil and gas development impacts.
8	(2) There must be deposited in the account oil and natural gas production taxes, if any, pursuant to
9	20-9-310(7) <u>20-9-310(4)(b)</u> and any amounts pursuant to 20-9-104(6).
10	(3) A school district may apply to the superintendent of public instruction for funds from the account for
11	circumstances that are directly related to impacts resulting from the development or cessation of development
12	of oil and natural gas as follows:
13	(a) an unusual enrollment increase as determined pursuant to 20-9-314;
14	(b) a district's need to hire new teachers or staff as a result of increased enrollment;
15	(c) the opening or reopening of an elementary or high school approved by the superintendent of public
16	instruction pursuant to 20-6-502 or 20-6-503; or
17	(d) major maintenance for a school or district.
18	(4) In reviewing an applicant's request for funding, the superintendent of public instruction shall consider
19	the following:
20	(a) the local district's or school's need;
21	(b) the severity of the energy development impacts;
22	(c) availability of funds in the account; and
23	(d) the applicant district's ability to meet the needs identified in subsection (3).
24	(5) The superintendent of public instruction shall adopt rules necessary to implement the application and
25	distribution process.
26	(6) The amount in the account may not exceed \$7.5 million. Any amount over \$7.5 million must be
27	deposited in the state general fund guarantee account and distributed in the same manner as provided in
28	<u>20-9-622(3)</u> ."
29	
30	Section 31. Section 20-9-518, MCA, is amended to read:
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1	"20-9-518. (Effective July 1, 2013) County school oil and natural gas impact fund. (1) The governing
2	body of a county receiving an allocation under 20-9-104(6) and 20-9-310(7) 20-9-310(4)(b) shall establish a
3	county school oil and natural gas impact fund.
4	(2) Money received by a county pursuant to 20-9-104(6) and 20-9-310(7) 20-9-310(4)(b) must remain
5	in the fund and may not be appropriated by the governing body until:
6	(a) the amount of oil and natural gas production taxes received by a school district for the fiscal year is
7	30% or less of the amount of the average received by the district in the previous 4 fiscal years;
8	(b) the average price of oil is \$50 a barrel or less for the fiscal year; or
9	(c) the production of oil in the county drops 50% or more below the average oil production in the county
10	during the immediately preceding 5-year period.
11	(3) Within 30 days of any of the circumstances described in subsections (2)(a) through (2)(c) occurring,
12	the governing body of the county shall allocate 80% of the money proportionally to affected high school districts
13	and elementary school districts in the county, WHICH MUST BE CALCULATED BY DIVIDING THE TOTAL FUNDS AVAILABLE
14	FOR DISTRIBUTION BY THE TOTAL NUMBER OF QUALITY EDUCATORS, AS DEFINED IN 20-4-502, EMPLOYED BY THE
15	$\underline{\text{QUALIFYING}} \text{ SCHOOL} \text{ DISTRICTS} \text{ in the county} \text{ in the immediately preceding} \text{ school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ preceding} \text{ school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ preceding} \text{ school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ preceding} \text{ school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ for a school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ for a school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ for a school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ for a school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ in the county} \text{ in the immediately} \text{ for a school} \text{ fiscal} \text{ year}. \\ \underline{\text{School}} \text{ districts} \text{ for a school} \text{ districts} \text{ for a school} \text{ fiscal} \text{ for a school} for a$
16	RECEIVING THE FUNDS MAY PLACE THE FUNDS IN ANY BUDGETED FUND OF THE DISTRICT AT THE DISCRETION OF THE
17	BOARD OF TRUSTEES.
18	(4) The governing body of the county may use 20% of the money in the fund to:
19	(a) pay for outstanding capital project bonds or other expenses incurred prior to the reduction in the price
20	of oil described in subsection (2)(b);
21	(b) offset property tax levy increases that are directly caused by the cessation or reduction of oil and
22	natural gas activity;
23	(c) promote diversification and development of the economic base within the jurisdiction;
24	(d) attract neurinelysty to the analysis and by the abandon in all and natural see activity described in
25	(d) attract new industry to the area impacted by the changes in oil and natural gas activity described in
20	subsection (2); or
26	
	subsection (2); or
26	subsection (2); or(e) provide cash incentives for expanding the employment base of the area impacted by the changes
26 27	 subsection (2); or (e) provide cash incentives for expanding the employment base of the area impacted by the changes in oil and natural gas activity described in subsection (2).

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1 money in the fund must be credited to the fund."

- 2
- 3

Section 32. Section 20-9-622, MCA, is amended to read:

4 "20-9-622. Guarantee account. (1) There is a guarantee account in the state special revenue fund. The
5 guarantee account is intended to:

6

(a) stabilize the long-term growth of the permanent fund; and

(b) maintain a constant and increasing distributable revenue stream. All realized capital gains and all
distributable revenue must be deposited in the guarantee account. Except as provided in subsection (2), the
guarantee account is statutorily appropriated, as provided in 17-7-502, for distribution to school districts through
school equalization aid as provided in 20-9-343.

(2) As long as a portion of the coal severance tax loan authorized in section 8, Chapter 418, Laws of 2001, is outstanding, the department of natural resources and conservation shall monthly transfer from the guarantee account to the general fund an amount that represents the amount of interest income that would be earned from the investment of the amount of the loan that is currently outstanding. When the loan is fully paid, all mineral royalties deposited in the guarantee account must be transferred to the school facility and technology account pursuant to 17-6-340.

17 (3) Any excess interest and income revenue allocated for distribution under subsection (4)(a) and oil and 18 natural gas production tax revenue transferred to the guarantee account pursuant to 15-36-331(4)(e), 19 20-9-323(4), and 20-9-517(6) must be designated as the natural resource development K-12 funding payment 20 and must be used and distributed as local assistance by the office of public instruction as a funding source for 21 BASE aid, as defined in 20-9-306, in the fiscal year immediately after deposit of those funds to the guarantee 22 account. If the natural resource development K-12 funding payment exceeds the amount needed to meet the total 23 statewide costs of BASE aid in any fiscal year, any excess amount must be distributed as provided in subsection 24 (4). 25 (4)(3) Any excess interest and income revenue deposited in the guarantee account for distribution under

26 this section must be allocated as follows:

27 (a) 50% of the excess interest and income revenue must be distributed RESERVED FOR AN APPROPRIATION
 28 IN THE NEXT REGULAR SESSION OF THE LEGISLATURE as part of the natural resource development K-12 funding

29 payment as provided in subsection (3) REFERRED TO IN 20-9-306 AS PART OF THE NATURAL RESOURCE DEVELOPMENT

30 K-12 FUNDING PAYMENT REFERRED TO IN 20-9-306; and



1	(b) 50% of the excess interest and income revenue must be distributed to schools on a
2	per-quality-educator basis, with the amount to be distributed to each district calculated by dividing the total funds
3	available for distribution under this subsection (4)(b) (3)(B) by the total number of quality educators, as defined
4	in 20-4-502, employed by each school district in the state in the immediately preceding school fiscal year. A
5	school district receiving funds under this section shall deposit the funds in its miscellaneous programs fund
6	provided for in 20-9-507 and shall use the funds in the following order:
7	(i) to address any repairs categorized as "safety", "damage/wear out", or "codes and standards" in the
8	facilities condition inventory for buildings of the school district as referenced in the K-12 public schools facility
9	condition and needs assessment prepared by the Montana department of administration pursuant to section 1,
10	Chapter 1, Special Laws of December 2005; and
11	(ii) if repairs under subsection (4)(b)(i) (3)(B)(I) have been completed, to any other purpose authorized
12	<u>by 20-9-543.</u> "
13	
14	NEW SECTION. Section 33. Purpose of increased funding beyond inflation. The purpose of
15	increases in state funding of BASE aid, as defined in 20-9-306, that a school district uses to increase its previous
16	year's adopted general fund budget by an amount in excess of the inflation calculated in compliance with
17	20-9-326 are for the purpose of assisting school districts in meeting costs of implementing the common core
18	curriculum ADOPTED BY THE BOARD OF PUBLIC EDUCATION ON NOVEMBER 4, 2011, WITHOUT THE FISCAL ANALYSIS
19	REQUIRED BY 20-7-101(2) AND (3), and related changes to the Administrative Rules of Montana adopted by the
20	Montana board of public education during fiscal years 2012 and 2013 and to continue to enhance efforts at
21	improving academic achievement for students enrolled in Montana's public schools.
22	
23	NEW SECTION. Section 34. State school oil and natural gas distribution account. (1) There is a
24	state school oil and natural gas distribution account in the state special revenue fund provided for in 17-2-102.
25	The purpose of the account is for distribution of the oil and natural gas production revenue exceeding the
26	limitation in 20-9-310(1) to school districts in accordance with 20-9-310(4).
27	(2) The department of revenue shall deposit in the account oil and natural gas production taxes that
28	exceeds 130% <u>150%</u> of a school district's maximum budget.
29	(3) The superintendent of public instruction shall distribute the money from the account in accordance
30	with 20-9-310(4) as long as funds remain in the account.
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1	(4) If funds remain after all of the provisions of 20-9-310(4)(a) through (4)(e) <u>20-9-310(4)(A)(I) THROUGH</u>
2	(4)(A)(IV) HAVE OCCURRED, the superintendent of public instruction will deposit the remaining funds in accordance
3	with 20-9-310(4)(f) <u>20-9-310(4)(в)</u> .
4	
5	NEW SECTION. Section 35. Montana support for schools special revenue account. (1) There is
6	A MONTANA SUPPORT FOR SCHOOLS SPECIAL REVENUE ACCOUNT WITHIN THE STATE SPECIAL REVENUE FUND
7	ESTABLISHED IN 17-2-102.
8	(2) MONEY MUST BE TRANSFERRED INTO THE MONTANA SUPPORT FOR SCHOOLS SPECIAL REVENUE ACCOUNT
9	PURSUANT TO [SECTION 36].
10	(3) MONEY IN THE ACCOUNT MUST BE TRANSFERRED TO THE GUARANTEE ACCOUNT PURSUANT TO AND FOR THE
11	PURPOSES DESCRIBED IN [SECTION 36].
12	
13	NEW SECTION. Section 36. Transfers of funds. (1) Prior to June 30, 2013, there is transferred
14	\$22,950,178 FROM THE STATE GENERAL FUND TO THE MONTANA SUPPORT FOR SCHOOLS SPECIAL REVENUE ACCOUNT,
15	PROVIDED FOR IN [SECTION 35], FOR PURPOSES OF FUNDING THE COSTS OF RESTRUCTURING THE BASIC ENTITLEMENT
16	FOR FISCAL YEARS 2014 AND 2015 UNDER THE PROVISIONS OF [THIS ACT].
17	(2) AFTER JULY 1, 2013, AND PRIOR TO JULY 30, 2013, THERE IS TRANSFERRED FROM THE MONTANA SUPPORT
18	FOR SCHOOLS SPECIAL REVENUE ACCOUNT TO THE GUARANTEE ACCOUNT, PROVIDED FOR IN 20-9-622, \$11,475,089
19	FOR STATE EQUALIZATION AID IN FISCAL YEAR 2014.
20	(3) AFTER JULY 1, 2014, AND PRIOR TO JULY 30, 2014, THERE IS TRANSFERRED FROM THE MONTANA SUPPORT
21	FOR SCHOOLS SPECIAL REVENUE ACCOUNT TO THE GUARANTEE ACCOUNT, PROVIDED FOR IN $20-9-622$, $11,475,089$ FOR
22	STATE EQUALIZATION AID IN FISCAL YEAR 2015.
23	(4) THE AMOUNTS TRANSFERRED TO THE GUARANTEE ACCOUNT UNDER THIS SECTION MUST BE EXCLUDED FROM
24	THE CALCULATION OF EXCESS INTEREST AND INCOME REVENUE UNDER 20-9-342.
25	
26	NEW SECTION. Section 37. Appropriation. For the biennium beginning July 1, 2013, there is
27	APPROPRIATED:
28	(1) \$25.8 MILLION FROM THE STATE GENERAL FUND TO THE OFFICE OF PUBLIC INSTRUCTION FOR SCHOOL
29	DISTRICT BASE AID;
30	(2) \$22.3 MILLION FROM THE STATE SCHOOL OIL AND NATURAL GAS DISTRIBUTION ACCOUNT FOR THE PURPOSES
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1	SPECIFIED IN [SECTION 34]; AND
2	(3) \$13,522 FROM THE STATE GENERAL FUND TO THE OFFICE OF PUBLIC INSTRUCTION FOR COSTS ASSOCIATED
3	WITH THE K-12 DATA TASK FORCE UNDER [SECTION 1].
4	
5	Section 38. Section 29, Chapter 418, Laws of 2011, is amended to read:
6	"Termination. [Sections 1, 7, and 8] [SECTIONS 1 AND 7] terminate June 30, 2016 2020."
7	
8	NEW SECTION. Section 32. Transfer. By October 1, 2013, the state treasurer shall transfer from the
9	general fund to the guarantee account, provided for in 20-9-622, 50% of the funds from oil and natural gas
10	production taxes collected in fiscal year 2013 remaining after distribution in accordance with 15-36-331(2), (3),
11	and (4)(a) through (4)(d).
12	
13	NEW SECTION. Section 39. Notification to tribal governments. The secretary of state shall send
14	a copy of [this act] to each tribal government located on the seven Montana reservations and to the Little Shell
15	Chippewa tribe.
16	
17	NEW SECTION. Section 40. Codification instruction. (1) [Section 1] is intended to be codified as an
18	integral part of Title 20, chapter 7, part 1, and the provisions of Title 20, chapter 7, part 1, apply to [section 1].
19	(2) [Sections 2, 25, and 29 27, AND 31 25, 29, AND 30 <u>28, 33, 34, AND 35</u>] are intended to be codified as
20	an integral part of Title 20, chapter 9, part 3, and the provisions of Title 20, chapter 9, part 3, apply to [sections
21	2, 25, and 29 27, and 31 25, 29, and 30 28, 33, 34, and 35].
22	(3) [Section 24 <u>26 24</u> 27] is intended to be codified as an integral part of Title 20, chapter 9, part 4, and
23	the provisions of Title 20, chapter 9, part 4, apply to [section 24 <u>26</u> <u>24</u> <u>27</u>].
24	
25	COORDINATION SECTION. Section 41. Coordination instruction. IF BOTH HOUSE BILL NO. 378 AND
26	[THIS ACT] ARE PASSED AND APPROVED, THEN HOUSE BILL NO. 378 IS VOID.
27	
28	NEW SECTION. Section 42. Effective dates retroactive applicability. (1) Except as provided in
29	subsections (2) and (3) SUBSECTION (2) SUBSECTIONS (2) AND (3), [this act] is effective on passage and approval
30	and applies to school fiscal year 2014 and subsequent school fiscal years.

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1	(2) [Section 3] applies retroactively, within the meaning of 1-2-109, to oil and natural gas production taxes
2	paid on production in fiscal year 2013 as determined by the department of revenue pursuant to 15-36-331(1).
3	(3)(2) [SECTIONS 9 AND 30] ARE EFFECTIVE JULY 1, 2016.
4	(3) [Sections 26 and 27 28 AND 29 26 AND 27 29 AND 31] are effective July 1, 2013.
5	
6	NEW SECTION. Section 43. Termination. [Sections 8, 29, and 35] terminate June 30, 2016.
7	- END -

