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1	HOUSE BILL NO. 119
2	INTRODUCED BY D. LOGE
3	BY REQUEST OF THE DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION
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5	A BILL FOR AN ACT ENTITLED: "AN ACT INCREASING FEES AND BOND AMOUNTS FOR THE FIRE
6	HAZARD REDUCTION PROGRAM; AMENDING SECTIONS 76-13-408 AND SECTION 76-13-414, MCA; AND
7	PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 76-13-408, MCA, is amended to read:
12	"76-13-408. Fire hazard reduction agreement and bond bond release and penalty exemption.
13	(1) Before cutting any forest product, constructing or reconstructing any road in contemplation of cutting any forest
14	product, or conducting timber stand improvement, such as including but not limited to precommercial thinning,
15	weeding, or pruning, upon private forest lands within the state, the person conducting the work must be issued
16	an exemption certificate by the department or shall provide for the reduction or management of the fire hazard
17	to be created, except where a minimum slash hazard would exist, by entering into a fire hazard reduction
18	agreement or a master fire hazard reduction agreement with the department, providing for the full and faithful
19	compliance with all requirements under this part and the faithful reduction or management of the fire hazard in
20	the manner prescribed by law and by rules adopted under this part.
21	(2) (a) Either the person conducting the work or the purchaser, as provided in 76-13-409(2), shall post
22	a bond to the state in a form and for an amount prescribed by the department, but the. The bond amount may
23	not exceed \$6 \$12 for each 1,000 board feet, up to 100,000 board feet, or \$6 for each additional 1,000 board feet
24	over 100,000 board feet (log scale) or the equivalent if forest products other than logs are cut.
25	(b) Bond amounts for master fire hazard reduction agreements are calculated to cover the potential cost
26	to the department for fire hazard abatement in case of default and are based on the average annual volume of
27	uncompleted abatement.
28	(c) Master fire hazard reduction agreement bonds are to must be administered as nonsite-specific
29	umbrella bonds, for which the entire bond or any portion of the bond may be collected to pay for unabated fire
30	hazards on all sites covered by the bond.

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1 (d) The department shall review master fire hazard reduction agreement bond amounts at least annually. 2 The bonds must be adjusted according to the volume of timber harvested and the level of compliance of the bond 3 provider. 4 (3) The agreement must provide that: 5 (a) all fire hazard reduction or management work comprising nonburning methods and preparations for 6 burning must be completed within 18 months of commencement of cutting in the area covered by the agreement; 7 and 8 (b) all burning work must be completed as specified in the agreement and in compliance with rules 9 adopted under this part. 10 (4) The bond must be released upon the issuance of the certificate of clearance. At the request of the 11 fire hazard reduction agreement holder, cash bonds for fire hazard reduction agreements exceeding 200,000 12 board feet, or the equivalent, must be partially released upon satisfactory completion of slash piling if the fire 13 hazard reduction agreement holder has a record of compliance with the provisions of 76-13-407 or this section. 14 The department may inspect the sites for which release or partial release is being requested, or it may rely on 15 the submittal of a signed affidavit provided by the person posting the bond. A person that submits a fraudulent 16 affidavit is subject to the penalty provisions of 45-7-202, may have other fire hazard reduction agreements 17 revoked, or may be denied the issuance of fire hazard reduction agreements in the future. 18 (5) If a minimum slash hazard will be created, the activity is exempt from the provisions of this part." 19

20 **Section 1.** Section 76-13-414, MCA, is amended to read:

"76-13-414. Fees. (1) In addition to any bond, the department shall charge the contractor fees for administration, inspections, and enforcement work conducted in the exercise of its duties under this part. The fees must be deposited in the state special revenue fund to the credit of the department.

- (2) (a) The fee for a fire hazard reduction agreement is \$25 and must be collected by the department upon issuance of the agreement.
- (b) In addition, a fee of 60 85 cents for each 1,000 board feet (log scale) must be charged or an equivalent fee must be charged if products other than logs are cut. This fee must be withheld by the purchaser as provided in 76-13-409(2), except that any fee money withheld for product volumes exceeding 500,000 board feet for each agreement in a calendar year must be returned to the contractor by the department.
 - (c) Either the person conducting the work or the purchaser, as described in 76-13-409, shall pay 15 30



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1 cents for each 1,000 board feet (log scale) or the equivalent measure if forest products other than logs are cut.

The assessment may not exceed \$20,000 a year. The full amount of this money must be deposited in the forestry extension service account provided for in 76-13-415.

- (3) (a) The fee for master fire hazard reduction agreements must be equal to 100% of the department's actual costs incurred in the direct administration, inspection, and enforcement of each agreement, and the department shall submit a detailed bill to the contractor annually to collect the fees.
- (b) In addition, each contractor with a master fire hazard reduction agreement shall pay to the department 15 cents for each 1,000 board feet (log scale) or equivalent measure if forest products other than logs are cut. The assessment may not exceed \$20,000 a year for each master fire hazard agreement. The full amount of this money must be deposited in the forestry extension service account provided for in 76-13-415.
- (c) The fee required under subsection (3)(b) must be paid annually in conjunction with the fee paid under subsection (3)(a). The department may, in its discretion, conduct an audit to determine the volume of forest products harvested by a contractor. If the department conducts an audit, the contractor shall cooperate and make available to the department all requested records, inventories, and other information relevant to the audit."

NEW SECTION. Section 2. Effective date. [This act] is effective on passage and approval.

<u>NEW SECTION.</u> **Section 3. Applicability.** [This act] applies to fire hazard reduction agreements or master fire hazard reduction agreements with the department of natural resources and conservation entered into on or after [the effective date of this act].

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