1	HOUSE BILL NO. 14
2	INTRODUCED BY M. HOPKINS
3	BY REQUEST OF THE OFFICE OF BUDGET AND PROGRAM PLANNING
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FUNDING AND AUTHORIZATION FOR CAPITAL
6	AND INFRASTRUCTURE PROJECTS STATEWIDE; APPROPRIATING MONEY TO THE DEPARTMENT OF
7	ADMINISTRATION FOR CAPITAL PROJECTS; AUTHORIZING THE CREATION OF STATE DEBT
8	THROUGH THE ISSUANCE OF GENERAL OBLIGATION BONDS; APPROPRIATING MONEY TO THE
9	DEPARTMENT OF COMMERCE FOR FINANCIAL ASSISTANCE TO LOCAL GOVERNMENT
10	INFRASTRUCTURE PROJECTS THROUGH THE TREASURE STATE ENDOWMENT PROGRAM;
11	APPROPRIATING MONEY TO THE DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION
12	FOR GRANTS UNDER THE RENEWABLE RESOURCE GRANT AND LOAN PROGRAM AND THE
13	RECLAMATION AND DEVELOPMENT GRANTS PROGRAM; AUTHORIZING PROJECT GRANT AMOUNTS,
14	PLACING CONDITIONS UPON GRANTS AND FUNDS; CREATING STATE DEBT; PROVIDING FOR
15	TRANSFERS OF FUNDS; PROVIDING APPROPRIATIONS FOR OPERATIONS AND MAINTENANCE; AND
16	PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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18	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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20	NEW SECTION. Section 1. Authorizations of and appropriations for capital projects. (1) Upon
21	passage and approval of [this act], the following projects, pursuant to 18-2-102, are authorized and approved
22	and funds are appropriated to the department of administration from the indicated funding sources. The
23	department of administration is authorized to transfer funding and authority between fund types. Funds not
24	requiring legislative appropriation are included for the purposes of authorization only:
25	Agency/Project Bonds LRBP CD FUND Authority Only Total
26	DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES
27	SWMVH Enclosed Walkways
28	3,300,000 3,300,000



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2	DEPARTMENT OF LABOR AND INDUSTRY <u>LIV</u>	<u>'ESTOCK</u>	
3	MT Veterinarian Diagnostic & Ag Analytical Labs		
4	22,950,000	13,100,000	36,050,000
5	<u>9,850,000</u>	26,200,000	36,050,000
6	DEPARTMENT OF NATURAL RESOURCES AN	ID CONSERVATION	
7	Eastern Land Office Facilities & Shop		
8	2,250,000		2,250,000
9	DEPARTMENT OF REVENUE		
10	Liquor Warehouse Expansion		
11	6,500,000	6,500,000	6,500,000
12	MONTANA UNIVERSITY SYSTEM		
13	UM Forestry Conservation & Science Lab		
14	25,000,000	20,000,000	45,000,000
15	MAES Research and Wool Laboratories		
16	11,000,000	1,300,000	12,300,000
17	UM-W BLOCK HALL RENOVATION		
18	<u>7,200,000</u>	<u>4,800,000</u>	12,000,000
19	(2) EXCEPT AS PROVIDED IN SUBSECTION (3), "AUTH	ORITY ONLY" CONSISTS OF	EDERAL FUNDS RECEIVED
20	PURSUANT TO THE AMERICAN RESCUE PLAN ACT OF 2021, P	UBLIC LAW 117-2.	
21	(2)(3) "Authority Only" FOR THE UM FORESTRY CO	NSERVATION & SCIENCE LAB	3 AND THE MAES RESEARCH
22	AND WOOL LABORATORIES means approval provided by the	e legislature to expend mor	ney that does not require an
23	appropriation or money that accrues to an agency under	the provisions of law, inclu	ding grants, donations,
24	auxiliary funds, proprietary funds, nonstate funds, and un	iversity funds.	
25	(3)(4) (A) If an immediate or future increase in sta	te funding for program exp	pansion or operations and
26	maintenance is required for a new facility in [section 1] but	it the increase is not appro	priated by the 67th
27	legislature, such new facility in [section 1] is not appropria	ated or authorized as provi	ded in 17-7-210.
28	(B) PURSUANT TO 17-7-210, IF CONSTRUCTION OF A	NEW FACILITY REQUIRES AN	IMMEDIATE OR FUTURE



1	INCREASE IN STATE FUNDING FOR PROGRAM EXPANSION OR OPERATIONS AND MAINTENANCE, THE LEGISLATURE MAY
2	NOT AUTHORIZE THE NEW FACILITY UNLESS IT ALSO APPROPRIATES FUNDS FOR THE INCREASE IN STATE FUNDING FOR
3	PROGRAM EXPANSION AND OPERATIONS AND MAINTENANCE. TO THE EXTENT ALLOWED BY LAW, AT THE END OF EACH
4	FISCAL YEAR FOLLOWING APPROVAL OF A NEW FACILITY BUT PRIOR TO RECEIPT OF ITS CERTIFICATE OF OCCUPANCY, THE
5	APPROPRIATION MADE PURSUANT TO SUBSECTION (4)(C) REVERTS TO ITS ORIGINATING FUND. THE APPROPRIATION IS
6	NOT SUBJECT TO THE PROVISIONS OF 17-7-304.
7	(C) THE FOLLOWING MONEY IS APPROPRIATED FOR THE BIENNIUM BEGINNING JULY 1, 2021, TO THE INDICATED
8	AGENCY FROM THE INDICATED SOURCES FOR PROGRAM EXPANSION OR OPERATIONS AND MAINTENANCE FOR THE
9	INDICATED NEW FACILITY:
10	DEPARTMENT OF LIVESTOCK
11	MT VETERINARIAN DIAGNOSTIC AND AG ANALYTICAL LABS \$427,100 FROM THE GENERAL FUND, \$738,588
12	FROM STATE SPECIAL REVENUE FUNDS, AND \$274,027 FROM PROPRIETARY FUNDS
13	DEPARTMENT OF AGRICULTURE
14	MT VETERINARIAN DIAGNOSTIC AND AG ANALYTICAL LABS \$172,030 FROM THE GENERAL FUND AND
15	\$24,894 FROM STATE SPECIAL REVENUE FUNDS
16	MONTANA UNIVERSITY SYSTEM
17	UM FORESTRY CONSERVATION & SCIENCE LAB \$1,552,575 FROM THE GENERAL FUND
18	MAES RESEARCH AND WOOL LABORATORIES \$389,402 FROM THE GENERAL FUND
19	(D) IT IS THE LEGISLATURE'S INTENT THAT THESE APPROPRIATIONS BECOME PART OF THE RESPECTIVE
20	AGENCY'S BASE BUDGET FOR THE BIENNIUM BEGINNING JULY 1, 2021.
21	(E) APPROPRIATIONS IN SUBSECTION (4)(C) ARE CONTINGENT ON THE PASSAGE AND APPROVAL OF A BILL THAT
22	INCLUDES AN APPROPRIATION FOR THE CONSTRUCTION OF THE INDICATED PROJECTS IN SUBSECTION (4)(C).
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24	NEW SECTION. Section 2. Planning and design. The department of administration may proceed
25	with the planning and design of capital projects prior to the receipt of other funding sources. The department
26	may use interentity loans in accordance with 17-2-107 to pay planning and design costs incurred before the
27	receipt of funding from another funding source.



NEW SECTION. Section 3. Capital projects -- contingent funds -- legislative consent. If a capital project is financed in whole or in part with appropriations contingent on the receipt of funding from an authority-only funding source, the department of administration may not let the project go to bid until the agency receiving funding has submitted a financial plan and agreement for approval by the director of administration.

- (2) A financial plan and agreement may not be approved by the director if:
- (a) the level of funding and authorization provided under the financial plan deviates substantially from the funding level provided in [section 1] for that project; or
- (b) the scope of the project is substantially altered or revised from the concept and intent for that project as presented to the 67th legislature.
 - (3) The appropriations authorized in [section 1] constitute legislative consent for the capital projects contained in [section 1] within the meaning of 18-2-102.

NEW SECTION. Section 4. Review by department of environmental quality. The department of environmental quality shall review capital projects authorized in [section 1] for potential inclusion in the state building energy conservation program under Title 90, chapter 4, part 6. When a review shows that a capital project will result in energy or utility savings and improvements, the project must be submitted to the energy conservation program for funding consideration. Funding provided under the energy conservation program guidelines must be used to offset or add to the authorized funding for the project, with the amount dependent on the annual utility savings resulting from the capital project. Agencies must be notified of potential funding after the review and are obligated to utilize the energy conservation program funding, if available.

<u>NEW SECTION.</u> **Section 5. Authorization of bonds --conditions.** (1) The board of examiners is authorized to issue and sell general obligation bonds in one or more series and from time to time for the purposes described in subsection (3) in addition to the amount of general obligation bonds outstanding on January 1, 2021.

(2) The bonds under this section must be issued in accordance with the terms and in the manner required by Title 17, chapter 5, part 8. The authority granted to the board of examiners by this section is in addition to any other authorization to the board of examiners to issue and sell general obligation bonds.



(3) On [the effective date of this act], the board of examiners is authorized to issue and sell general obligation bonds and deposit the proceeds as follows:

(a) \$71,000,000 of the proceeds from the bonds sold under this section must be deposited in the capital projects account provided for in 17-5-803 and 17-5-804; and

(b) \$20,528,008 of the proceeds from the bonds sold under this section must be deposited in the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019.

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NEW SECTION. Section 5. Appropriation for treasure state endowment program grants. (1) There is appropriated to the department of commerce \$13,707,898 for the biennium beginning July 1, 2021, from the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019, to finance treasure state endowment program grants authorized by subsection (2).

(2) The following applicants and projects are authorized for grants:

13	Infrastr	ucture Applicant (project type)	Grant Amount
14	18.	Seeley Lake Sewer District (wastewater)	\$750,000
15	19.	Roundup, City of (water)	\$750,000
16	20.	Red Lodge, City of (storm water)	\$500,000
17	21.	Choteau, City of (water)	\$625,000
18	22.	Richey, Town of (water)	\$500,000
19	23.	Wolf Point, City of (wastewater)	\$625,000
20	24.	Circle, Town of (water)	\$625,000
21	25.	Hill County RSID #21 (wastewater)	\$260,500
22	26.	Shelby, City of (water)	\$625,000
23	27.	Cooke City Sewer District (wastewater)	\$500,000
24	28.	Big Sandy, Town of (storm water)	\$484,671
25	29.	East Helena, City of (wastewater)	\$625,000
26	30.	Winnett, Town of (wastewater)	\$625,000
27	30.	St. Marie -North Valley County Water and Sewer District (water)	\$625,000
28	32.	Big Timber, City of (water)	\$625,000



1	33.	Big Mountain County Sewer District (wastewater)	\$500,000
2	34.	Three Forks, City of (water)	\$625,000
3	34.	Flaxville, Town of (water)	\$625,000
4	36.	Philipsburg, Town of (wastewater)	\$750,000
5	37.	Sun Prairie County Water District (water)	\$275,000
6	38.	Fort Benton, City of (water)	\$625,000
7	39.	Valier, Town of (wastewater)	\$625,000
8	40.	Livingston, City of (wastewater)	\$312,727
9	41.	Sunburst, Town of (water)	\$625,000

- (3) Funding for the projects numbered 18 through 41 in subsection (2) will be provided up to the amount of the appropriation in subsection (1) as projects meet the conditions provided in [section $\frac{8(1)}{7(1)}$].
- (4) If sufficient funds are available, this section constitutes a valid obligation of funds to the grant recipients listed in subsection (2) for purposes of encumbering the funds in the local infrastructure account provided for in section2(2), Chapter 476, Laws of 2019, for the biennium beginning July 1, 2021, pursuant to 17-7-302. However, a grant recipient's entitlement to receive funds is dependent on the grant recipient's compliance with the conditions described in [section 8(1) 7(1)] and on the availability of funds.
- (5) Funding for projects in subsection (2) will be provided only as long as there are sufficient funds available in the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019, during the biennium beginning July 1, 2021. Funding for these projects will be made available in the order that the grant recipients satisfy the conditions described in [section 8(1) 7(1)]. However, any of the projects listed in subsection (2) that have not completed the conditions described in [section 8(1) 7(1)] by September 1, 2022, must be reviewed by the next regular legislature to determine if the authorized grant should be withdrawn.
- (6) The funds appropriated in this section must be used by the department to make grants to the governmental entities listed in subsection (2) for the described purposes and in amounts not to exceed the amounts set out in subsection (2) except as provided in subsection (3). The grants authorized in this section are subject to the conditions set forth in [section 8(1) 7(1)] and described in the treasure state endowment program 2023 biennium project funding recommendations to the 67th legislature. The legislature, pursuant to 90-6-710, authorizes the grants for the projects listed in subsection (2). The department shall commit funds to projects



listed in subsection (2), up to the amounts authorized except as provided in subsection (3), based on the manner of disbursement set forth in [section 8<u>7</u>] until the funds deposited into the treasure state endowment special revenue account established in 17-5-703(3)(a) during the biennium beginning July 1, 2021 are expended.

- (7) Grant recipients shall complete all of the conditions described in [section 8(1) 7(1)] by September 30, 2024, or any obligation to the grant recipient will cease.
- (8) Projects numbered 18 through 20 may not receive funds from both House Bill No. 11 and [section 6] THIS SECTION. If House Bill No. 11 and [this act] are passed and approved and [this act] provides funding for projects numbered 18 through 20, those receiving funding from [this act] may not receive funding from House Bill No. 11.

- NEW SECTION. Section 6. Approval of grants -- completion of biennial appropriation. (1) The legislature, pursuant to 90-6-701, authorizes grants for the projects identified in [section $\frac{6(2)}{2}$ 5(2)].
- (2) The authorization of these grants completes a biennial appropriation from the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019.

- <u>NEW SECTION.</u> **Section 7. Condition of grants -- disbursements of funds.** (1) The disbursement of grant funds for the projects specified in [section $\frac{6(2)}{5(2)}$] is subject to completion of the following conditions:
- (a) The grant shall document that other matching funds required for completion of the project are firmly committed.
- (b) The grant recipient must have a project management plan that is approved by the department of commerce.
- (c) The grant recipient must be in compliance with the auditing and reporting requirements provided for in 2-7-503 and have established a financial accounting system that the department can reasonably ensure conforms to generally accepted accounting principles. Tribal governments shall comply with auditing and reporting requirements provided for in 2 CFR 200.
- (d) The grant recipient shall satisfactorily comply with any conditions described in the application (project) summaries section of the treasure state endowment program 2023 biennium project funding



recommendations to the 67th legislature.

(e) The grant recipient shall satisfy other specific requirements considered necessary by the department of commerce to accomplish the purpose of the project as evidenced by the application to the department.

- (f) The grant recipient shall execute a grant agreement with the department of commerce.
- (2) All projects must adhere to the design standards required by the department of environmental quality. Recipients of treasure state endowment program funds that are not subject to the department of environmental quality design standards must adhere to generally accepted industry standards, such as Recommended Standards for Wastewater Facilities or Recommended Standards for Water Works, published by the Great Lakes-Upper Mississippi River Board of State and Provincial Public Health and Environmental Managers, latest edition.
- (3) Recipients of treasure state endowment program funds are subject to the requirements of the department of commerce as described in the most recent edition of the Treasure State Endowment Program Project Administration Manual adopted by the department through the administrative rulemaking process.

NEW SECTION. Section 8. Other powers and duties of department of commerce. (1) The department of commerce shall disburse grant funds on a reimbursement basis as grant recipients incur eligible project expenses.

- (2) If actual project expenses are lower than the projected expense of the project, the department may, at its discretion:
- (a) reduce the amount of grant funds to be provided to grant recipients in proportion to all other project funding sources; or
- (b) reduce the amount of grant funds to be provided so that the grant recipient's projected average residential user rates do not become lower than their target rate as determined by the department.
- (3) If the grant recipient obtains a greater amount of grant funds than was contained in the treasure state endowment program application, the department may reduce the amount of the treasure state endowment program grant funds to be provided to ensure that the grant recipient continues to meet the threshold requirements contained in the program guidelines for receiving the larger treasure state endowment program



1 grant.

NEW SECTION. Section 9. Appropriation for renewable resource grants. (1) There is appropriated from the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019, to the department of natural resources and conservation up to \$4,720,788 for grants to political subdivisions and local governments in the biennium beginning July 1, 2021. The funds referred to in this subsection must be awarded by the department to the named entities for the described purposes and in the grant amounts listed in subsection (3), subject to the conditions set forth in [sections 12 and 13 11 AND 12] and the contingencies described in the renewable resource grant and loan program January 2021 report to the 67th legislature titled: Governor's Executive Budget Fiscal Years 2021-2023 Volume 6.

(2) Funds must be awarded up to the amounts approved in subsection (3) in the following listed order of priority AS CONDITIONS SET FORTH IN [SECTION 12] ARE SATISFIED AND until available funds are expended. Funds not accepted or used by higher-ranked projects must be provided for projects farther down the priority list that would not otherwise receive funding. If at any time a grant sponsor determines that a project will not begin before June 30, 2023, the sponsor shall notify the department of natural resources and conservation. After all eligible projects are funded, remaining funds may be used for any renewable resource project authorized under this section.

(3) The following are the prioritized grant projects:

19		Applicant	Amount
20	37	Beaverhead County Conservation District	
21 22		(Beaverhead County CD Irrigation Efficiency and Water Measurement Project)	\$125,000
23	38	Stillwater Conservation District	
24 25		(Stillwater CD Mendenhall Ditch Intake and Drop Structure Rehabilitation Project)	\$125,000
26 27	39	Department of Natural Resources and Conservation-Water Resources Division	
28		(MT DNRC Deadman's Supply Canal Rehabilitation Project)	\$125,000
29	40	Lower Yellowstone Irrigation Project	



1 2		(LYIP Lateral V Check Structure & Lateral W Headgate Rehabilitation Project)	\$125,000
3 4	41	Department of Natural Resources and Conservation-Water Resources Division	
5		(MT DNRC Two Dot Canal Rehabilitation Project)	\$125,000
6	42	Circle, Town of	
7		(Circle Water Improvements, Phase 3)	\$125,000
8	43	Roundup, City of	
9		(Roundup Water Main Improvements, Phase 6)	\$125,000
10	44	Clinton Irrigation District	
11		(CID Schoolhouse Lateral Pipeline Conversion Project)	\$125,000
12	45	Ten Mile/Pleasant Valley Sewer District	
13 14		(Ten Mile Creek Estates/Pleasant Valley WSD Wastewater Improvement Project)	\$125,000
15	46	Carbon County Conservation District	
16		(Carbon County CD Mutual Ditch Siphon Replacement)	\$125,000
17	47	Ekalaka, Town of	
18		(Ekalaka Water System Improvement Project)	\$125,000
19	48	Glen Lake Irrigation District	
20		(GLID Rolling Hills Canal Rehabilitation)	\$125,000
21	49	Buffalo Rapids Irrigation Project District 1	
22		(BRID 1 Irrigation System Automation Project)	\$125,000
23	50	Flaxville, Town of	
24		(Flaxville Water Improvement Project)	\$125,000
25	51	North Valley County Water and Sewer District	
26		(North Valley County WSD Water Improvements, Phase 1)	\$125,000
27	52	Buffalo Rapids Irrigation Project District 2	
28		(BRID 2 Lateral 1.6 Pipeline Conversion Project, Phase 2)	\$125,000
29	53	Petroleum County Conservation District	



1 2		(Petroleum County CD Petrolia Dam Outlet Works Headgate Replacement)	\$105,742
3	54	Harlowton, City of	
4		(Harlowton Water System Improvements, Phase 4)	\$125,000
5	55	Alfalfa Valley Irrigation District	
6		(AVID East Flynn Canal Rehabilitation, Phase 2)	\$125,000
7	56	Malta Irrigation District	
8		(MID Main Canal Lining Wagner Reach)	\$125,000
9	57	Glasgow Irrigation District	
10		(GID Spaniard Check Structure)	\$125,000
11	58	Lewistown, City Of	
12		(Lewistown Water System Improvements)	\$125,000
13	59	Glen Lake Irrigation District	
14		(GLID Infrastructure Modernization Study)	\$125,000
15	60	Big Timber, City of	
16		(Big Timber Water System Improvements)	\$125,000
17	61	Alberton, Town of	
18		(Alberton Water Improvements Project)	\$125,000
19	62	Hysham Irrigation District	
20		(HID Intake Improvements Project)	\$125,000
21	63	Three Forks, City of	
22		(Three Forks Water System Improvements)	\$125,000
23	64	Choteau, City of	
24		(Choteau Water System Improvements)	\$125,000
25	65	Fairfield, Town of	
26		(Fairfield Water System Improvements)	\$125,000
27	66	Huntley Project Irrigation District	
28		(HPID Yellowstone River Bank Stabilization Project)	\$125,000



1	67	Sweet Grass County Conservation District	
2 3		(Sweet Grass County CD Post-Kellogg Ditch Headworks Improvement Project)	\$125,000
4	68	Lewistown, City Of	
5		(Lewistown Ditch Rehabilitation Project)	\$125,000
6	69	Joliet, Town of	
7		(Joliet Water System Improvements)	\$125,000
8	70	Richey, Town of	
9		(Richey Water System Improvements, Phase 1)	\$125,000
10	71	Fort Benton, City of	
11		(Fort Benton Water System Improvements)	\$125,000
12	72	Big Sandy, Town of	
13		(Big Sandy Stormwater Improvements)	\$125,000
14	73	Belgrade School District	
15		(Belgrade School District- Ridge View Elementary Solar Project)	\$115,046
16	74	Paradise Valley Irrigation District	
17		(PVID Milk River Bank Stabilization Project)	\$125,000
18			
19		NEW SECTION. Section 10. Appropriations for reclamation and development	nent grants. (1) The
20	amour	nt of \$2,099,322 is appropriated to the department of natural resources and conser	rvation from the local
21	infrasti	ructure account provided for in section 2(2), Chapter 476, Laws of 2019, NATURAL	RESOURCES PROJECTS
22	STATE	SPECIAL REVENUE ACCOUNT PROVIDED FOR IN 15-38-302 for grants to political subdiv	isions and local
23	govern	nments during the biennium ending June 30, 2021 _2023. The funds in this subsecti	ion must be awarded
24	by the	department to the named entities for the described purposes and in the grant amount	ounts set out in
25	subse	ction (3) subject to the conditions set forth in [sections 12 and 13 <u>11 AND 12</u>] and the	ne contingencies
26	describ	ped in the reclamation and development grant program report to the 67th legislatu	re titled: Governor's
27	Execu	tive Budget Fiscal Years 2021 - 2023 Volume 5.	
28		(2) Funds must be awarded up to the amounts approved in this section in the or	der of priority listed in



1 subsection (3) AS CONDITIONS SET FORTH IN [SECTION 12] ARE SATISFIED AND until available funds are expended.

- 2 Funds not accepted or used by higher-ranked projects must be provided for projects farther down the priority
- 3 list that would not otherwise receive funding. After all eligible projects are funded, remaining funds may be used
- 4 for any reclamation and development project authorized under this section.

5		(3) The following are the prioritized grant projects: Reclamation and Developmen	nt Grants Program:
6		Applicant (Project)	Amount
7	10	Lewistown, City of	
8 9		(Central Post and Treating Company CECRA Facility: Phase II, Capping and Site Reclamation)	\$500,000
10	11	Sunburst, Town of	
11		(Town of Sunburst Suta South Clean Up Project)	\$185,805
12	12	City and County of Butte-Silver Bow	
13		(Butte Mining District: Reclamation and Protection Project - Phase V)	\$224,680
14	13	Ruby Valley Conservation District	
15		(Granite Creek Reclamation Realignment Project)	\$461,500
16	14	Deer Lodge Valley Conservation District	

15 Fort Peck Assiniboine and Sioux Tribes 18

19 (Orphaned Oilwell Abandonment and Reclamation) \$300,000

(Upper French Gulch Fish Passage and Restoration Project)

20 16 Ryegate, Town of

21 (Former Ryegate Conoco Groundwater Remediation) \$232,505

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NEW SECTION. Section 11. Coordination of fund sources for grants to political subdivisions and local governments. A project sponsor listed under [section 41 12] may not receive funds from both the reclamation and development grants program and the renewable resource grant and loan program for the same project during the same biennium.

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NEW SECTION. Section 12. Condition of grants. Disbursement of funds under [sections 10 and 11



\$194,832

9 AND 10] is subject to the following conditions that must be met by the project sponsor:

(1) A scope of work and budget for the project must be approved by the department of natural resources and conservation. Any changes in scope of work or budget subsequent to legislative approval may not change project goals and objectives. Changes in activities that would reduce the public or natural resource benefits as presented in department of natural resources and conservation reports and applicant testimony to the 67th legislature may result in a proportional reduction in the grant amount.

- (2) The project sponsor shall show satisfactory completion of conditions described in the recommendation section of the project narrative of the program report to the legislature for the biennium ending June 30, 2023, or, in the case of planning grants issued under [sections 10 and 11 9 AND 10], completion of conditions specified at the time of written notification of approved grant authority.
 - (3) The project sponsor must have a fully executed grant agreement with the department.
- (4) Any other specific requirements considered necessary by the department must be met to accomplish the purpose of the grant as evidenced from the application to the department or from the proposal as presented to the legislature.

NEW SECTION. Section 13. Approval of grants -- completion of biennial appropriation. The legislature, pursuant to 90-2-1111, approves the reclamation and development grants listed in [section 44_10]. The legislature, pursuant to 85-1-605, approves the renewable resource program grants listed in [section 40_9]. The authorization of these grants completes a biennial appropriation from the local infrastructure account provided for in section 2(2), Chapter 476, Laws of 2019.

<u>NEW SECTION.</u> **Section 14. Notification to tribal governments.** The secretary of state shall send a copy of [this act] to each federally recognized tribal government in Montana.

- NEW SECTION. Section 15. Transfer of funds. (1) The State treasurer shall transfer \$58,600,000 from the general fund to the Capital Developments long-range building program account Provided for in 17-7-209 by July 1, 2021.
 - (2) THE STATE TREASURER SHALL TRANSFER \$2,099,322 FROM THE GENERAL FUND TO THE NATURAL



1	RESOURCES PROJECTS STATE SPECIAL REVENUE ACCOUNT PROVIDED FOR IN 15-38-302 BY AUGUST 15, 2021.
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3	NEW SECTION. Section 16. Two-thirds vote required. Because [section 5] authorizes the creation
4	of state debt, Article VIII, section 8, of the Montana constitution requires a vote of two-thirds of the members of
5	each house of the legislature for passage.
6	
7	NEW SECTION. Section 16. Effective date. [This act] is effective on passage and approval.
8	- END -

