68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	HOUSE BILL NO. 136							
2	INTRODUCED BY M. BERTOGLIO							
3	BY REQUEST OF THE DEPARTMENT OF REVENUE							
4								
5	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO UNCLAIMED PROPERTY;							
6	PROVIDING DEFINITIONS; PROVIDING WHEN ADDITIONAL CATEGORIES OF PROPERTY ARE							
7	PRESUMED ABANDONED; REQUIRING THE HOLDER OF CERTAIN ABANDONED PROPERTY TO							
8	LIQUIDATE THE PROPERTY AND REMIT THE PROCEEDS TO THE DEPARTMENT OF REVENUE;							
9	PROVIDING FOR AN UNCLAIMED PROPERTY WEBSITE TO BE RUN BY THE DEPARTMENT OF							
10	REVENUE; PROVIDING FOR THE CONFIDENTIALITY OF PERSONAL INFORMATION; AND AMENDING							
11	SECTIONS 70-9-801, 70-9-802, 70-9-803, 70-9-808, 70-9-809, 70-9-810, 70-9-812, 70-9-815, 70-9-820, 70-9-809, 70-9-800, 70-9-80							
12	827, AND 70-9-829, MCA."							
13								
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:							
15								
16	Section 1. Section 70-9-801, MCA, is amended to read:							
17	"70-9-801. Short title. This part may be cited as the "UniformMontana Revised Unclaimed Property							
18	Act"."							
19								
20	Section 2. Section 70-9-802, MCA, is amended to read:							
21	"70-9-802. Definitions. In this part, unless the context requires otherwise, the following definitions							
22	apply:							
23	(1) "Administrator" means the department of revenue provided for in 2-15-1301.							
24	(2) "Administrator's agent" means a person with which the administrator contracts to conduct an							
25	examination under 70-9-820 on behalf of the administrator. The term includes an independent contractor							
26	working for the person and each individual participating in the examination on behalf of the person or							
27	contractor.							
28	(2)(3) "Apparent owner" means a person whose name appears on the records of a holder as the							



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	person entitled to property held, issued, or owing by the holder.
2	(3)(4) "Business association" means a corporation, joint-stock company, investment company, other
3	than an investment company registered under the Investment Company Act of 1940, 15 U.S.C. 80a-1 through
4	80a-64, as amended, partnership, unincorporated association, joint venture, limited liability company, business
5	trust, trust company, land bank, safe deposit company, safekeeping repository, financial organization, federally
6	chartered entity, insurance company, mutual fund, utility, sole proprietorship, or other business entity consisting
7	of one or more persons, whether or not for profit.
8	(4)(5) "Domicile" means the state of incorporation of a corporation and the state of the principal place
9	of business of a holder other than a corporation.
10	(6) "Electronic" means relating to technology having electrical, digital, magnetic, wireless, optical,
11	electromagnetic, or similar capabilities.
12	(7) "Electronic mail" means a communication by electronic means that is automatically retained
13	and stored and may be readily accessed or retrieved.
14	(5)(8) "Financial organization" means a savings and loan association, bank, banking organization, or
15	credit union.
40	

- 16 (9) "Game-related digital content" means digital content that exists only in an electronic game or
  17 an electronic game platform. The term includes:
  - (a) game-play currency, such as a virtual wallet, even if it is denominated in United States currency; and
  - (b) the following, if for use or redemption only within the electronic game or the electronic game or platform or another electronic game or electronic game platform:
    - (i) points, sometimes referred to as gems, tokens, gold, or similar names; and
- 23 (ii) digital codes.

18

19

20

21

22

24

25

- (c) The term does not include an item that the issuer permits to be redeemed for use outside of an electronic game or an electronic game platform for money or goods or services that have more than minimal value or otherwise monetizes for use outside of an electronic game or an electronic game platform.
- 27 (6)(10) "Gift certificate" has the meaning provided in 30-14-102.
- 28 (7)(11) "Holder" means a person obligated to hold for the account of, or deliver or pay to, the owner



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

- (8)(12) "Insurance company" means an association, corporation, or fraternal or mutual benefit organization, whether or not for profit, engaged in the business of providing life endowments, annuities, or insurance, including accident, burial, casualty, credit life, contract performance, dental, disability, fidelity, fire, health, hospitalization, illness, life, malpractice, marine, mortgage, surety, wage protection, and workers' compensation insurance.
- (13) (a) "Loyalty card" means a record given without direct monetary consideration under an award, reward, benefit, loyalty, incentive, rebate, or promotional program that may be used or redeemed only to obtain goods or services or a discount on goods or services.
- (b) The term does not include a record that may be redeemed for money or otherwise monetized by the issuer.
- (9)(14) "Mineral" means gas; oil; coal; other gaseous, liquid, and solid hydrocarbons; oil shale; cement material; sand and gravel; road material; building stone; chemical raw material; gemstone; fissionable and nonfissionable ores; colloidal and other clay; steam and other geothermal resource; or any other substance defined as a mineral by the law of this state.
- (10)(15) "Mineral proceeds" means amounts payable for the extraction, production, or sale of minerals or, upon the abandonment of those payments, all payments that become payable after abandonment. The term includes amounts payable:
- (a) for the acquisition and retention of a mineral lease, including bonuses, royalties, compensatory royalties, shut-in royalties, minimum royalties, and delay rentals;
- (b) for the extraction, production, or sale of minerals, including net revenue interests, royalties, overriding royalties, extraction payments, and production payments; and
- (c) under an agreement or option, including a joint operating agreement, unit agreement, pooling agreement, and farmout agreement.
- 25 (11)(16) (a)"Money order" means a payment order for a specified amount of money. The term includes
  26 an express money order and a personal money order, on which the remitter is the purchaser.
  - (b) The term does not include a bank money order or any other instrument sold by a financial organization if the seller has obtained the name and address of the payee.



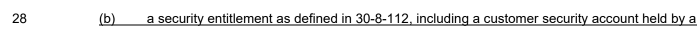
68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	(17) "Municipal bond" means a bond or evidence of indebtedness issued by a municipality or other						
2	political subdivision of a state.						
3	(12)(18) "Owner" means a person who has a legal or equitable interest in property subject to this part						
4	or the person's legal representative. The term includes a depositor in the case of a deposit, a beneficiary in the						
5	case of a trust other than a deposit in trust, and a creditor, claimant, or payee in the case of other property, and						
6	the lawful bearer of a record that may be used to obtain money, a reward, or a thing of value.						
7	(13)(19) "Person" means an individual, business association, financial organization, estate, trust,						
8	government, governmental subdivision, agency, or instrumentality or any other legal or commercial entity,						
9	whether or not for profit.						
10	(20) "Personal information" means:						
11	(a) information that identifies or reasonably can be used to identify an individual, such as a first						
12	and last name in combination with the individual's:						
13	(i) social security number or other government-issued number or identifier;						
14	(ii) date of birth;						
15	(iii) home or physical address;						
16	(iv) electronic mail address or other online contact information or internet provider address;						
17	(v) financial account number or credit or debit card number;						
18	(vi) biometric data, health or medical data, or insurance information; or						
19	(vii) passwords or other credentials that permit access to an online account or other account; and						
20	(b) personally identifiable financial or insurance information, including nonpublic personal						
21	information defined by applicable federal law.						
22	(14)(21) (a) "Property" means tangible property described in 70-9-804 or a fixed and certain interest in						
23	intangible property that is held, issued, or owed in the course of a holder's business or, except as provided in						
24	subsection (14)(b) (21)(b), by a government, governmental subdivision, agency, or instrumentality and all						
25	income or increments from the property. The term includes property that is referred to as or evidenced by:						
26	(i) money, <u>virtual currency,</u> check, draft, deposit, interest, or dividend;						
27	(ii) credit balance, customer's overpayment, gift certificate, security deposit, refund, credit						
28	memorandum, unpaid wage, unused ticket <u>for which the issuer has an obligation to provide a refund,</u> mineral						



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	proceeds, or unidentified remittance;
2	(iii) stock or other evidence of ownership of an interest in a business association or financial
3	organization;
4	(iv) bond, debenture, note, or other evidence of indebtedness;
5	(v) money deposited to redeem stocks, bonds, coupons, or other securities or to make
6	distributions, except for a worthless security or a security that is subject to a lien, legal hold, or restriction
7	evidenced on the records of the holder or imposed by operation of law, if the lien, legal hold, or restriction
8	restricts the holder's or owner's ability to receive, transfer, sell, or otherwise negotiate the security;
9	(vi) an amount due and payable under the terms of an annuity or insurance policy, including
10	policies providing life insurance, property and casualty insurance, workers' compensation insurance, or health
11	and disability insurance; and
12	(vii) an amount distributable from a trust or custodial fund that is established under a plan to provide
13	health, welfare, pension, vacation, severance, retirement, death, stock purchase, profit sharing, employee
14	savings, supplemental unemployment insurance, or similar benefits.
15	(b) The term does not include:
16	(i) property that is held, issued, or owed by a local government entity, as defined in 2-7-501;
17	(ii) property that is held by a state government entity or a political subdivision of state government
18	(iii) property held in state and local government-sponsored retirement plans governed by Title 19;
19	(ii)(iv) property held in a plan as described in section 529A of the Internal Revenue Code, 26 U.S.C.
20	529A, as amended;
21	(iii)(v) game-related digital content;
22	(iv)(vi) a loyalty card; or
23	(v)(vii) an in-store credit for returned merchandise.
24	(15)(22) "Record" means information that is inscribed on a tangible medium or that is stored in an
25	electronic or other medium and that is retrievable in perceivable form.
26	(23) "Security" means:



Legislative Services Division

(a)

a security as defined in 30-8-112;

26

68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	registered broker-dealer, to the extent the financial assets held in the security account are not:
2	(i) registered on the books of the issuer in the name of the person for which the broker-dealer
3	holds the assets;
4	(ii) payable to the order of the person; or
5	(iii) specifically indorsed to the person; or
6	(c) an equity interest in a business association not included in subsection (23)(a) or (23)(b).
7	(24) "Sign" means, with present intent to authenticate or adopt a record:
8	(a) to execute or adopt a tangible symbol; or
9	(b) to attach to or logically associate with the record an electronic symbol, sound, or process.
10	(16)(25) "State" means a state of the United States, the District of Columbia, the Commonwealth of
11	Puerto Rico, or any territory or insular possession that is subject to the jurisdiction of the United States.
12	(17)(26) "Utility" means a person who owns or operates for public use any plant, equipment, real
13	property, franchise, or license for the transmission of communications or the production, storage, transmission
14	sale, delivery, or furnishing of electricity, water, steam, or gas.
15	(27) (a) "Virtual currency" means a digital representation of value used as a medium of exchange,
16	unit of account, or store of value that does not have legal tender status recognized by the United States.
17	(b) The term does not include:
18	(i) the software or protocols governing the transfer of the digital representation of value;
19	(ii) game-related digital content; or
20	(iii) a loyalty card.
21	(28) "Worthless security" means a security whose cost of liquidation and delivery to the
22	administrator would exceed the value of the security on the date a report is due under this part."
23	
24	Section 3. Section 70-9-803, MCA, is amended to read:
25	"70-9-803. Presumptions of abandonment. (1) Except as provided in subsection (6), property is
26	presumed abandoned if it is unclaimed by the apparent owner during the time set forth below for the particular
27	property:
28	(a) traveler's check, 15 years after issuance;



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	(b) money order, 7 years after issuance;
2	(c) stock or other equity interest in a business association or financial organization, including a
3	security entitlement under Title 30, chapter 8, 5 years after the earlier of:
4	(i) the date of the most recent dividend, stock split, or other distribution that was unclaimed by the
5	apparent owner; or
6	(ii) the date of the second mailing of a statement of account or other notification or communication
7	that was returned as undeliverable or after the holder discontinued mailings, notifications, or communications to
8	the apparent owner;
9	(d)(c) debt of a business association or financial organization, other than a bearer bond or an original
10	issue discount bond, 5 years after the date of the most recent interest payment that was unclaimed by the
11	apparent owner;
12	(e)(d) demand, savings, or time deposit, including a deposit that is automatically renewable, 5 years
13	after the earlier of maturity or the date of the last indication by the owner of interest in the property; however, a
14	deposit that is automatically renewable is considered matured for purposes of this section upon its initial date of
15	maturity unless the owner has consented to a renewal at or about the time of the renewal and the consent is in
16	writing or is evidenced by a memorandum or other record on file with the holder;
17	(f)(e) money or credits owed to a customer as a result of a retail business transaction, other than in-
18	store credit for returned merchandise, 3 years after the obligation accrued;
19	(g)(f) gift certificate, 3 years after December 31 of the year in which the certificate was sold, but if
20	redeemable in merchandise only, the amount abandoned is considered to be 60% of the certificate's face value.
21	A gift certificate is not presumed abandoned if the gift certificate was sold by a person who in the past fiscal
22	year sold no more than \$200,000 in gift certificates, which amount must be adjusted by November of each year
23	by the inflation factor. The amount considered abandoned for a person who sells more than the amount that
24	triggers presumption of abandonment is the value of gift certificates greater than that trigger. However, an
25	issuer that has reported and remitted to the administrator the amount abandoned under this section shall honor
26	the card on presentation indefinitely and may then request reimbursement from the administrator under 70-9-



<u>811.</u>

27

28

(h)(g) amount that is owed by an insurer on a life or endowment insurance policy or an annuity that

68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	has matured or terminated, 3 years after the obligation to pay arose or, in the case of a policy or annuity						
2	payable upon on proof of death, 3 years after the insured has attained, or would have attained if living, the						
3	limiting age under the mortality table on which the reserve is based has not matured by proof of the death of the						
4	insured or annuitant, as follows:						
5	(i) with respect to an amount owed on a life or endowment insurance policy, 3 years after the						
6	earlier of the date:						
7	(A) the insurance company has knowledge of the death of the insured; or						
8	(B) the insured has attained, or would have attained if living, the limiting age under the mortality						
9	table on which the reserve for the policy is based; and						
10	(ii) with respect to an amount owed on an annuity contract, 3 years after the death of the						
11	annuitant;						
12	(i)(h) property distributable by a business association or financial organization in a course of						
13	dissolution, 1 year after the property becomes distributable;						
14	(j)(i) property received by a court as proceeds of a class action and not distributed pursuant to the						
15	judgment, 1 year after the distribution date;						
16	(k)(j) property held by a court, government, governmental subdivision, agency, or instrumentality, 1						
17	year after the property becomes distributable;						
18	( <u>H)(k)</u> wages, compensation, bonuses, reimbursements, or other compensation for personal services,						
19	1 year after the compensation becomes payable;						
20	(m)(l) deposit or refund owed to a subscriber by a utility, 1 year after the deposit or refund becomes						
21	payable;						
22	(n) property in an individual retirement account, defined benefit plan, or other account or plan that						
23	is qualified for tax deferral under the income tax laws of the United States, 3 years after the earliest of the date						
24	of the distribution or attempted distribution of the property, the date of the required distribution as stated in the						
25	plan or trust agreement governing the plan, or the date, if determinable by the holder, specified in the income						
26	tax laws of the United States by which distribution of the property must begin in order to avoid a tax penalty;						
27	(o)(m) a patronage refund owed to a member of a rural electric or telephone cooperative organized						
28	under Title 35, chapter 18, that is not used by the cooperative for educational purposes, 5 years after the						



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

distribution	date;
--------------	-------

<del>(p)</del> ( <u>n</u> )	an unclaimed share in a cooperative that is not used for charitable or civic purposes in the
community in v	hich the cooperative is located, 5 years after the distribution date; and

- (q)(o) a state or municipal bond, bearer bond, or original issue discount bond, 3 years after the earliest of the date the bond matures or is called or the obligation to pay the principal of the bond arises;
- (r)(p) funds on deposit or held in trust for the prepayment of a funeral or other funeral-related expenses, 3 years after the death of the beneficiary;
- (s)(q) property held in a pension account or retirement account that qualifies for tax deferral under the income tax laws of the United States, as provided in [section 12];
- (t)(r) except for property described in [section 12] and property held in a plan described in section 529A of the Internal Revenue Code, 26 U.S.C. 529A, as amended, property held in an account or plan, including a health savings account, that qualifies for tax deferral under the income tax laws of the United States, as provided in [section 13];
- <u>(u)(s)</u> property held in an account established under a state's <u>Uniform Gifts to Minors Act or Uniform</u>

  Transfers to Minors Act is presumed abandoned if it is unclaimed by or on behalf of the minor on whose behalf

  the account was opened, as provided in [section 14];
- 17 (v)(t) a security, as provided in [section 15]; and
  - (q)(w)(u) all other property, 5 3 years after the owner's right to demand the property or after the obligation to pay or distribute the property arises, whichever first occurs.
  - (2) At the time that an interest is presumed abandoned under subsection (1), any other property right accrued or accruing to the owner as a result of the interest, and not previously presumed abandoned, is also presumed abandoned.
  - (3) Property is unclaimed if, for the applicable period set forth in subsection (1), the apparent owner has not communicated in writing or by other means reflected in a contemporaneous record prepared by or on behalf of the holder with the holder concerning the property or the account in which the property is held and has not otherwise indicated an interest in the property. A communication with an owner by a person other than the holder or its representative who has not in writing identified the property to the owner is not an indication of interest in the property by the owner.



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

(4	) An	indication	of an	owner's	interest	in pro	perty	includes

- (a) the presentment of a check or other instrument of payment of a dividend, interest payment, or other distribution made with respect to an account or underlying stock or other interest in a business association or financial organization or, in the case of a distribution made by electronic or similar means, evidence that the distribution has been received;
- (b) owner-directed activity in the account in which the property is held, including a direction by the owner to increase, decrease, or change the amount or type of property held in the account;
- (c) the <u>owner-directed activity of making of a deposit to or withdrawal from an account in a financial organization, including an automatic deposit or withdrawal previously authorized by the apparent owner other than an automatic reinvestment of dividends or interest; and</u>
- (d) the payment of a premium with respect to a property interest in an insurance policy; however, the application of an automatic premium loan provision or other nonforfeiture provision contained in an insurance policy does not prevent a policy from maturing or terminating if the insured has died or the insured or the beneficiary of the policy has otherwise become entitled to the proceeds before the depletion of the cash surrender value of a policy by the application of those provisions; and
- (e) an action by an agent or other representative of an apparent owner, other than the holder acting as the apparent owner's agent, which is presumed to be an action on behalf of the apparent owner.
- (5) Property is payable or distributable for purposes of this part notwithstanding the owner's failure to make demand or present an instrument or document otherwise required to obtain payment.
  - (6) The presumption provided in subsection (1) does not apply to:
- (a) unclaimed patronage refunds of a rural electric or telephone cooperative if the cooperative uses the refunds exclusively for educational purposes; or
- (b) unclaimed shares in a nonutility cooperative if the cooperative uses the shares for charitable or civic purposes in the community in which the cooperative is located.
- (7) For the purposes of this section, "inflation factor" means a number determined for each tax year by dividing the consumer price index for June of the previous tax year by the consumer price index for June 2015."



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	Section 4.	Section 70-9-808, MCA, is amended to read:
2	"70-9-808.	Report of abandoned property. (1) A holder of property presumed abandoned and
3	subject to the custo	ody of the administrator shall make a report to the administrator concerning the property.
4	(2) Th	ne report must be verified and must contain:
5	(a) a d	description of the property;
6	(b) ex	cept with respect to a traveler's check or money order, the name, if known, and last-known
7	address, if any, and	d the social security number or taxpayer identification number, if readily ascertainable, of the
8	apparent owner of	property of the value of \$50 or more;
9	(c) an	aggregated amount of items valued under \$50 each;
10	(d) in	the case of an amount of \$50 or more held or owing under an annuity or a life or endowment
11	insurance policy, th	ne full name and last-known address of the annuitant or insured and of the beneficiary;
12	(e) in	the case of property held in a safe deposit box or other safekeeping depository, an indication
13	of the place where	it is held and where it may be inspected by the administrator and any amounts owing to the
14	holder;	
15	(f) the	e date, if any, on which the property became payable, demandable, or returnable and the
16	date of the last tran	nsaction with the apparent owner with respect to the property; and
17	(g) oth	her information that the administrator by rule prescribes as necessary for the administration
18	of this part, including	ng personal information as defined in 70-9-802 about the apparent owner or the apparent
19	owner's property to	o the extent not otherwise prohibited by federal law.

- 20 (3) A holder may contract with a third party to make the report required under subsection (2).
- 21 (4) Whether or not a holder contracts with a third party under subsection (3), the holder is 22 responsible:
  - (a) to the administrator for the complete, accurate, and timely reporting of property presumed abandoned; and
    - (b) for paying or delivering to the administrator the property described in the report.
  - (3)(5) If a holder of property presumed abandoned is a successor to another person that previously held the property for the apparent owner or the holder has changed its name while holding the property, the holder shall file with the report its former names, if any, and the known names and addresses of all previous



23

24

25

26

27

68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	holders	of the	property.

- (4)(6) The report must be filed before November 1 of each year and cover the 12 months next preceding July 1 of that year, but a report with respect to a life insurance company must be filed before May 1 of each year for the calendar year next preceding.
- (5)(7) The holder of property that is presumed abandoned shall send written notice to the apparent owner, not more than 120 days or less than 60 days before filing the report, stating that the holder is in possession of property subject to this part if:
- (a) the holder has in its records an address for the apparent owner that the holder's records do not disclose to be inaccurate;
  - (b) the claim of the apparent owner is not barred by a statute of limitations; and
  - (c) the value of the property is \$50 or more.
- (6)(8) Before the date for filing the report, the holder of property presumed abandoned may request the administrator to extend the time for filing the report. The administrator may grant the extension for good cause. The holder, upon receipt of the extension, may make an interim payment on the amount the holder estimates will ultimately be due, which terminates the accrual of additional interest on the amount paid.
- (7)(9) The holder of property presumed abandoned shall file with the report an affidavit stating that the holder has complied with subsection (5)(7).
- (10) A holder who, on July 1 of each year, holds property presumed abandoned, holds the property in trust for the benefit of the administrator on behalf of the apparent owner and is liable to the administrator for the full value of the property, plus any accrued interest and penalty. A holder is not required by this section to segregate or establish trust accounts for the property, provided the property is timely reported and delivered to the administrator in compliance with this section."

**Section 5.** Section 70-9-809, MCA, is amended to read:

"70-9-809. Payment or delivery of abandoned property to administrator. (1) Except for property held in a safe deposit box or other safekeeping depository, upon filing the report required by 70-9-808, the holder of property presumed abandoned shall pay, deliver, or cause to be paid or delivered to the administrator the property described in the report as unclaimed; however, if the property is an automatically renewable



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	deposit and a penalty	or forfeiture in the	ne payment of	interest would resul	t, the time for	compliance is	s extended
---	-----------------------	----------------------	---------------	----------------------	-----------------	---------------	------------

- 2 until a penalty or forfeiture would no longer result. Tangible property held in a safe deposit box or other
- 3 safekeeping depository may not be delivered to the administrator until 60 days after filing the report required by
- 4 70-9-808.
- 5 (2) If the property reported to the administrator is a security or security entitlement under Title 30,
- 6 chapter 8, the administrator is an appropriate person to make an endorsement, instruction, or entitlement order
- 7 on behalf of the apparent owner to invoke the duty of the issuer or its transfer agent or the securities
- 8 intermediary to transfer or dispose of the security or the security entitlement in accordance with Title 30,
- 9 chapter 8 the holder shall liquidate the security within 30 days of filing the report and remit the proceeds in
- 10 United States currency to the administrator. The holder may not sell a security listed on an established stock
- 11 exchange for less than the price prevailing on the established stock exchange at the time of the sale. The
- 12 <u>holder may sell a security not listed on the established stock exchange by any commercially reasonable</u>
- 13 method.
- 14 (3) If the property reported to the administrator is a virtual currency, the holder shall liquidate the
- 15 <u>virtual currency within 30 days of filing the report and remit the proceeds in United States currency to the</u>
- 16 administrator. The holder may not sell a virtual currency for less than the price prevailing on an established
- 17 <u>virtual currency exchange at the time of the sale. The holder may sell a virtual currency not listed on an</u>
- 18 established virtual currency exchange by any commercially reasonable method.
- 19 (3) If the holder of property reported to the administrator is the issuer of a certificated security, the
- 20 administrator has the right to obtain a replacement certificate pursuant to 30-8-415, but an indemnity bond is
- 21 not required.

- 22 (4) An issuer, the holder, and any transfer agent or other person acting pursuant to the instructions
- 23 of and on behalf of the issuer or holder in accordance with this section is not liable to the apparent owner and
- 24 must be indemnified against claims of any person in accordance with 70-9-811."
- **Section 6.** Section 70-9-810, MCA, is amended to read:
- 27 "70-9-810. Notice and publication of lists of abandoned property. (1) The administrator shall
- 28 publish a notice not later than November 30 of the year following the year in which abandoned property has



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1 been paid or delivered to the administrator. The notice must be published in a newspaper of general circulation

- 2 in the county of this state in which is located the last-known address of any person named in the notice. If a
- 3 holder does not report an address for the apparent owner or the address is outside this state, the notice must
- 4 be published in the county in which the holder has its principal place of business within this state or another
- 5 county that the administrator reasonably selects. The advertisement must be in a form that, in the judgment of
- 6 the administrator, is likely to attract the attention of the apparent owner of the unclaimed property. The
- 7 <u>administrator shall maintain</u> an unclaimed property website that can be accessed and is easily searchable by
- 8 <u>the public.</u> The form <u>website</u> must contain:

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- (a) the name of each person appearing to be the owner of the property, as set forth in the report filed by the holder;
- (b) the last-known address or location of each person appearing to be the owner of the property, if an address or location is set forth in the report filed by the holder;
- (c) a statement explaining that property of the owner is presumed to be abandoned and has been taken into the protective custody of the administrator; and
- (d) a statement that information about the property and its return to the owner is available to a person having a legal or beneficial interest in the property, upon request to the administrator.
- (2) The administrator is not required to advertise the name and address or location of an owner of property having a total value less than \$50 or information concerning a traveler's check, money order, or similar instrument."

**Section 7.** Section 70-9-812, MCA, is amended to read:

"70-9-812. Public sale of abandoned property. (1) Except as otherwise provided in this section, the administrator, within 3 years after the receipt of abandoned property, shall sell it to the highest bidder at public sale at a location in the state, which in the judgment of the administrator affords the most favorable market for the property. The administrator may decline the highest bid and reoffer the property for sale if the administrator considers the bid to be insufficient. The administrator need not offer the property for sale if the administrator considers that the probable cost of sale will exceed the proceeds of the sale. A sale held under this section must be preceded by a single publication of notice, at least 3 weeks before sale, in a newspaper of general



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

circulation in the county in which the property is to be sold on the unclaimed property website maintained by the administrator.

- (2)—Securities listed on an established stock exchange must be sold at prices prevailing on the exchange at the time of sale. Other securities may be sold over the counter at prices prevailing at the time of sale or by any reasonable method selected by the administrator. If securities are sold by the administrator before the expiration of 3 years after their delivery to the administrator, a person making a claim under this part before the end of the 3 year period is entitled to the proceeds of the sale of the securities or the market value of the securities at the time the claim is made, whichever is greater, plus dividends, interest, and other increments up to the time the claim is made, less any deduction for expenses of sale. A person making a claim under this part after the expiration of the 3 year period is entitled to receive the securities delivered to the administrator by the holder, if they still remain in the custody of the administrator, or the net proceeds received from sale and is not entitled to receive any appreciation in the value of the property occurring after delivery to the administrator except in a case of intentional misconduct or malfeasance by the administrator.
- (3)(2) A purchaser of property at a sale conducted by the administrator pursuant to this part takes the property free of all claims of the owner or previous holder and of all persons claiming through or under them.

  The administrator shall execute all documents necessary to complete the transfer of ownership."

Section 8. Section 70-9-815, MCA, is amended to read:

- "70-9-815. Filing claim with administrator -- handling of claims by administrator. (1) A person, excluding another state, claiming property paid or delivered to the administrator may file a claim on a form prescribed by the administrator and verified by the claimant.
- (2) Within 90 days after a claim is filed, the administrator shall allow or deny the claim and give written notice of the decision to the claimant. If the claim is denied, the administrator shall inform the claimant of the reasons for the denial and specify what additional evidence is required before the claim will be allowed. The claimant may then file a new claim with the administrator or maintain an action under 70-9-816.
- (3) Within 30 days after a claim is allowed, the property or the net proceeds of a sale of the property must be delivered or paid by the administrator to the claimant, together with any dividend, interest, or other increment to which the claimant is entitled under 70-9-812.



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

(4) A holder that pays the owner for property that has been delivered to the state and that, if claimed from the administrator by the owner, would be subject to an increment under 70-9-812 may recover from the administrator the amount of the increment."

- **Section 9.** Section 70-9-820, MCA, is amended to read:
- "70-9-820. Requests for reports and, examination of records, and confidentiality. (1) The administrator may require a person that has not filed a report or a person that the administrator believes has filed an inaccurate, incomplete, or false report to file a verified report in a form specified by the administrator. The report must state whether the person is holding property reportable under this part, describe property not previously reported or as to which the administrator has made inquiry, and specifically identify and state the amounts of property that may be in issue.
- (2) The administrator, at reasonable times and upon reasonable notice, may examine the records of any person to determine whether the person has complied with this part. The administrator may conduct the examination even if the person believes it is not in possession of any property that must be reported, paid, or delivered under this part. The administrator may contract with any other person to conduct the examination on behalf of the administrator.
- (3) The administrator, at reasonable times, may examine the records of an agent, including a dividend disbursing agent or transfer agent, of a business association or financial organization that is the holder of property presumed abandoned if the administrator has given the notice required by subsection (2) to both the association or organization and the agent at least 90 days before the examination.
- (4) Documents and working papers obtained or compiled by the administrator, or the administrator's agents, employees, or designated representatives, in the course of conducting an examination and personal information obtained from a holder's reports, except for the personal information published pursuant to 70-9-810, are confidential and are not public records, but the documents and papers may be:
- (a) used by the administrator in the course of an action to collect unclaimed property or otherwise enforce this part;
- 27 (b) used in joint examinations conducted with or pursuant to an agreement with another state, the 28 federal government, or any other governmental subdivision, agency, or instrumentality;



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

(c) produced pursuant to subpoena or court order	; or
--	------

- (d) disclosed to the abandoned property office of another state for that state's use in circumstances equivalent to those described in this subsection (4) if the other state is bound to keep the documents and papers confidential.
- (5) The administrator may only disclose confidential personal information to an apparent owner of unclaimed property, or the apparent owner's personal representative, power of attorney, attorney-in-fact, or agent, or a beneficiary of the apparent owner or the unclaimed property.
- (5)(6) If an examination of the records of a person results in the disclosure of property reportable under this part, the administrator may assess the cost of the examination against the holder at the rate of \$200 a day for each examiner, or a greater amount that is reasonable and was incurred, but the assessment may not exceed the value of the property found to be reportable. The cost of an examination made pursuant to subsection (3) may be assessed only against the business association or financial organization.
- (6)(7) If, after July 1, 1997, a holder does not maintain the records required by 70-9-821 and the records of the holder available for the periods subject to this part are insufficient to permit the preparation of a report, the administrator may require the holder to report and pay to the administrator the amount the administrator reasonably estimates, on the basis of any available records of the holder or by any other reasonable method of estimation, should have been but was not reported."

**Section 10.** Section 70-9-827, MCA, is amended to read:

- "70-9-827. Transitional provisions. (1) An initial report filed under this part for property that was not required to be reported before July 1, 1997, but that is subject to this part must include all items of property that would have been presumed abandoned during the 10-year period next preceding July 1, 1997, as if this part had been in effect during that period.
- (2) This part does not relieve a holder of a duty that arose before July 1, 1997 2023, to report, pay, or deliver property. Except as otherwise provided in 70-9-819(2), a holder that did not comply with the law in effect before July 1, 1997 2023, is subject to the applicable provisions for enforcement and penalties that then existed, which are continued in effect for the purpose of this section."



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	Section 11. Section 70-9-829, MCA, is amended	ed to read:
---	---	-------------

"70-9-829. Uniformity of application and construction. This part must be applied and construed to effectuate its general purpose to make uniform the law with respect to the subject of this part among states enacting it the same or similar language."

5

6

7

8

9

10

11

12

13

14

15

16

22

23

24

25

26

27

28

2

3

- NEW SECTION. Section 12. When tax-deferred retirement account presumed abandoned. (1) Property held in a pension account or retirement account that qualifies for tax deferral under the income tax laws of the United States is presumed abandoned if it is unclaimed by the apparent owner 3 years after the later of:
- (a) except as provided in subsection (1)(b), the date a second consecutive communication sent by the holder by first-class United States mail to the apparent owner is returned to the holder undelivered by the United States postal service;
  - (b) if the second communication is sent later than 30 days after the date the first communication is returned to the holder undelivered by the United States postal service, the date the first communication was returned to the holder undelivered by the United States postal service; or
    - (c) the earlier of the following dates:
- 17 (i) the date the apparent owner becomes 70 1/2 years of age, if determinable by the holder; or
- 18 (ii) if the Internal Revenue Code, 26 U.S.C. 1, et seq., as amended, requires distribution to avoid a
  19 tax penalty, 2 years after the date the holder:
- 20 (A) receives confirmation of the death of the apparent owner in the ordinary course of its business; 21 or
  - (B) confirms the death of the apparent owner under subsection (2).
  - (2) If a holder in the ordinary course of its business receives notice or an indication of the death of an apparent owner and subsection (1)(c) applies, the holder shall attempt, not later than 90 days after receipt of the notice or indication, to confirm whether the apparent owner is deceased.
  - (3) If the holder does not send communications to the apparent owner of an account described in subsection (1) by first-class United States mail, the holder shall attempt to confirm the apparent owner's interest in the property by sending the apparent owner an electronic mail communication not later than 2 years after the



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	apparent owner's last indication of interest in the property. However, the holder shall promptly attempt to
2	contact the apparent owner by first-class United States mail if:

- (a) the holder does not have the information needed to send the apparent owner an electronic mail communication or the holder believes that the apparent owner's electronic mail address in the holder's records is invalid;
  - (b) the holder receives notification that the electronic mail communication was not received; or
- 7 (c) the apparent owner does not respond to the electronic mail communication within 30 days after 8 the communication was sent.
  - (4) If first-class United States mail sent under subsection (3) is returned to the holder undelivered by the United States postal service, the property is presumed abandoned 3 years after the later of:
  - (a) except as provided in subsection (4)(b), the date a second consecutive communication sent by the holder by first-class United States mail to contact the apparent owner is returned to the holder undelivered by the United States postal service;
  - (b) if the second communication is sent later than 30 days after the date the first communication is returned to the holder undelivered by the United States postal service, the date the first communication was returned to the holder undelivered by the United States postal service; or
  - (c) the date established by subsection (1)(c).

NEW SECTION. Section 13. When other tax-deferred account presumed abandoned. Except for property described in [section 12] and property held in a plan described in section 529A of the Internal Revenue Code, 26 U.S.C. 529A, as amended, property held in an account or plan, including a health savings account, that qualifies for tax deferral under the income tax laws of the United States is presumed abandoned if it is unclaimed by the apparent owner 3 years after the earlier of:

- (1) the date, if determinable by the holder, specified in the income tax laws and regulations of the United States by which distribution of the property must begin to avoid a tax penalty, with no distribution having been made; or
- 27 (2) 30 years after the date the account was opened.



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1	NEW SECTION. Section 14. When custodial account for minor presumed abandoned. (1)
2	Property held in an account established under a state's Uniform Gifts to Minors Act or Uniform Transfers to
3	Minors Act is presumed abandoned if it is unclaimed by or on behalf of the minor on whose behalf the account
4	was opened 3 years after the later of:

- (a) except as provided in subsection (1)(b), the date a second consecutive communication sent by the holder by first-class United States mail to the custodian of the minor on whose behalf the account was opened is returned to the holder undelivered by the United States postal service;
- (b) if the second communication is sent later than 30 days after the date the first communication is returned to the holder undelivered by the United States postal service, the date the first communication was returned to the holder undelivered by the United States postal service; or
- (c) the date on which the custodian is required to transfer the property to the minor or the minor's estate in accordance with the Uniform Gifts to Minors Act or the Uniform Transfers to Minors Act of the state in which the account was opened.
- (2) If the holder does not send communications to the custodian of the minor on whose behalf an account described in subsection (1) was opened by first-class United States mail, the holder shall attempt to confirm the custodian's interest in the property by sending the custodian an electronic mail communication not later than 2 years after the custodian's last indication of interest in the property. However, the holder shall promptly attempt to contact the custodian by first-class United States mail if:
- (a) the holder does not have the information needed to send the custodian an electronic mail communication or the holder believes that the custodian's electronic mail address in the holder's records is invalid;
  - (b) the holder receives notification that the electronic mail communication was not received; or
- (c) the custodian does not respond to the electronic mail communication within 30 days after the communication was sent.
- (3) If first-class United States mail sent under subsection (2) is returned to the holder undelivered by the United States postal service, the property is presumed abandoned 3 years after the later of:
- (a) the date a second consecutive communication sent by the holder by first-class United States mail to contact the custodian is returned to the holder undelivered by the United States postal service; or



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1 (b) the date establisl	hed by subsection (1)(c)
--------------------------	--------------------------

	(4)	When the property in the account described in subsection (1) is transferred to the minor on
whose	behalf a	n account was opened or to the minor's estate, the property in the account is no longer subject
to this	section.	

NEW SECTION. Section 15. When security presumed abandoned. (1) A security is presumed abandoned 3 years after:

- (a) except as provided in subsection (1)(b), the date a second consecutive communication sent by the holder by first-class United States mail to the apparent owner is returned to the holder undelivered by the United States postal service; or
- (b) if the second communication is sent later than 30 days after the date the first communication is returned to the holder undelivered by the United States postal service, the date the first communication was returned to the holder undelivered by the United States postal service.
- (2) If the holder does not send communications to the apparent owner of a security by first-class United States mail, the holder shall attempt to confirm the apparent owner's interest in the security by sending the apparent owner an electronic mail communication not later than 2 years after the apparent owner's last indication of interest in the security. However, the holder shall promptly attempt to contact the apparent owner by first-class United States mail if:
- (a) the holder does not have the information needed to send the apparent owner an electronic mail communication or the holder believes that the apparent owner's electronic mail address in the holder's records is invalid;
  - (b) the holder receives notification that the electronic mail communication was not received; or
- (c) the apparent owner does not respond to the electronic mail communication within 30 days after the communication was sent.
  - (3) If first-class United States mail sent under subsection (2) is returned to the holder undelivered by the United States postal service, the security is presumed abandoned 3 years after the date the mail is returned.



68th Legislature Drafter: Madelyn Krezowski, HB0136.001.001

1 <u>NEW SECTION.</u> **Section 16. Codification instruction.** [Sections 12 through 15] are intended to be

2 codified as an integral part of Title 70, chapter 9, part 8, and the provisions of Title 70, chapter 9, part 8, apply

3 to [sections 12 through 15].

4 - END -



