68th Legislature		Drafter: Pad McCracken, 406-444-3595	HB0332.004.001
1		HOUSE BILL NO. 332	
2	INTRODUCE	D BY D. BEDEY, D. SALOMON, E. MCCLAFFERTY, L. JONES, W. MCKAMEY	', F. ANDERSON,
3		C. KEOGH, M. THANE, S. O'BRIEN, M. BERTOGLIO	
4			
5	A BILL FOR A	N ACT ENTITLED: "AN ACT GENERALLY REVISING SCHOOL DISTRICT HE	ALTH
6	INSURANCE L	AWS; PROVIDING INCENTIVE FUNDING FOR SCHOOL DISTRICTS THAT I	PARTICIPATE IN
7	A QUALIFYIN	G DISTRICT HEALTH INSURANCE TRUST; REQUIRING THE SUPERINTENE	JENT OF
8	PUBLIC INSTR	RUCTION STATE AUDITOR TO QUALIFY A DISTRICT HEALTH INSURANCE	TRUST THAT
9	MEETS SPEC	IFIED REQUIREMENTS; PROHIBITING SCHOOL DISTRICTS ENTERING TH	E TRUST FROM
10	IMPOSING TH	IEIR HEALTH BENEFIT LIABILITIES ON THE TRUST; PROVIDING CONDITION	ONS FOR AND
11	RAMIFICATIO	NS OF DISTRICT WITHDRAWAL; SPECIFYING PROCESSES IN THE CASE	OF
12	DISSOLUTION	; PROVIDING CONDITIONS FOR EVENTUAL REPAYMENT OF EXCESS RE	SERVES TO
13	<u>THE STATE; F</u>	PROVIDING RULEMAKING AUTHORITY; PROVIDING A STATUTORY APPRO	OPRIATION;
14	PROVIDING F	OR A MONEY TRANSFER; PROVIDING DEFINITIONS; AMENDING SECTIO	NS 17-7-502 AND
15	20-3-331, MCA	A; AND PROVIDING AN EFFECTIVE DATE."	
16			
17	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
18			
19	NEW S	SECTION. Section 1. Qualifying district health insurance trusts qualific	ations
20	definitions F	RULEMAKING. (1) The first district health insurance trust that is qualified by the su	perintendent of
21	public instruction	on <u>STATE AUDITOR</u> under this section must be provided the insurance trust incen	tive payment
22	under [section	4] to stabilize health insurance rates through the capitalization of COSTS AND CA	<u>PITALIZE</u> an
23	operating rese	rve for the school district members of the trust. The superintendent of public ins	truction_STATE
24	<u>AUDITOR</u> may q	jualify only the first district health insurance trust meeting the criteria of this sect	tion.
25	(2)	A district health insurance trust seeking qualification from the superintendent of	o f public
26	instruction-STA	TE AUDITOR under subsection (3) shall apply to the superintendent of public instr	uction_STATE
27	AUDITOR demo	nstrating that the district health insurance trust:	



68th Legislature Drafter: Pad McCracken, 406-444-3595 HB0332.004.001 1 has been created ON OR AFTER JULY 1, 2023, by a multidistrict agreement pursuant to 20-3-363 (a) 2 or by an interlocal cooperative agreement among participating school districts pursuant to the provisions of Title 3 20, chapter 9, part 7;. THE TERMS OF THE AGREEMENT MUST INCLUDE THE STATE AUDITOR OR THE AUDITOR'S 4 DESIGNEE AS AN EX OFFICIO NONVOTING MEMBER OF THE TRUST'S GOVERNING BOARD. 5 has a binding contractual agreement among at least 150 districts employing a minimum of (b) 6 12,000 employees to participate in and obtain health insurance for its employees through the trust. The 7 calculation of these thresholds may include: 8 (1) ONLY THE NUMBER OF EMPLOYEES THAT ARE CONTRACTED TO PARTICIPATE IN AND OBTAIN HEALTH 9 INSURANCE THROUGH THE TRUST BY EACH PARTICIPATING DISTRICT; AND 10 <u>(II)</u> school districts and their employees with current renewal cycles other than a school fiscal year 11 provided that the districts and employees are purchasing insurance through the trust not later than the earlier of 12 the day after the date of the expiration of their previous policy or January 1 in the first year of the trust's 13 operation. 14 equally allocates the shared risk of assessments among all members of the trust; (c) determines plan design, <u>CONTRIBUTION</u> rates, and a premium <u>CONTRIBUTION</u> tier structure in 15 (d) 16 consultation with a certified actuary; 17 has adopted a required limit on administrative costs of not more than 12% of total costs in the (e) 18 formative documents of the trust. An initial commitment included in the application for qualification is legally 19 binding on the trust in its operations and is subject to the provisions of subsection (5). 20 (f) maintains full control over claims data for medical and pharmacy benefits AND MAKES THE DATA 21 AVAILABLE TO MEMBER DISTRICTS ON REQUEST IN COMPLIANCE WITH THE HEALTH INSURANCE PORTABILITY AND 22 ACCOUNTABILITY ACT OF 1996, 42 USC 1320D, ET SEQ.; 23 provides, EITHER DIRECTLY OR THROUGH A THIRD-PARTY ADMINISTRATOR, estimates of costs for (g) 24 employees' anticipated medical treatments and procedures and estimates of required cost sharing by members; 25 (h) is a "self-funded program" within the meaning of that term in HAS FORMED AS AN AGREEMENT 26 BETWEEN SCHOOL DISTRICTS UNDERTAKEN TO SEPARATELY OR JOINTLY INDEMNIFY ONE ANOTHER BY WAY OF A 27 POOLING, JOINT RETENTION, DEDUCTIBLE, OR SELF-INSURANCE PLAN AS DESCRIBED IN AND SUBJECT TO 33-1-102(9);



68th Legislature Drafter: Pad McCracken, 406-444-3595 HB0332.004.001 1 PROHIBITS ANY PREEXISTING HEALTH BENEFITS TRUST OR DISTRICT FROM IMPOSING ITS LIABILITIES ON (1) 2 THE TRUST THAT WERE INCURRED PRIOR TO JOINING THE TRUST; and 3 (i)(J) adopts CONTRIBUTION rates as recommended by its contracted actuary to pay all claims and 4 maintain plan reserves at or above minimum levels of risk-based capital recommended by its actuary. THE 5 TRUST SHALL PREPARE AND SUBMIT TO THE STATE AUDITOR A REPORT OF ITS FINANCIALS IN A FORM AND CONTAINING 6 INFORMATION AS REQUIRED BY THE STATE AUDITOR BY RULE. 7 The superintendent of public instruction shall initially approve and afterward annually qualify (3) 8 the first district health insurance trust that complies with the requirements in subsection (2) for funding under 9 [section 4]. NOTHING IN THIS SECTION MAY BE CONSTRUED TO REQUIRE A DISTRICT TO OBTAIN INSURANCE THROUGH 10 THE TRUST IN WHOLE OR IN PART. A DISTRICT MAY PROVIDE INSURANCE THROUGH THE TRUST FOR SOME GROUPS AND 11 THROUGH OTHER MEANS FOR OTHER GROUPS, PROVIDED THAT AT LEAST 12,000 EMPLOYEES MUST BE COVERED UNDER 12 THE TRUST TO QUALIFY FOR THE INCENTIVES UNDER [SECTION 4]. ANY GROUP OF A DISTRICT OBTAINING INSURANCE THROUGH THE TRUST IS SUBJECT TO THE SAME REQUIREMENTS APPLICABLE TO DISTRICTS REGARDING THE MINIMUM 13 DURATION OF PARTICIPATION, CONDITIONS FOR WITHDRAWAL, AND DELAY OF RETURN TO THE TRUST UNDER SECTION 14 15 2]. A district health insurance trust qualified by the superintendent of public instruction_STATE 16 (4) 17 AUDITOR may, at its option, contract services with a third-party administrator for services needed by the trust, 18 including but not limited to enrollment, claims processing, WELLNESS PLANS, and access to financial 19 arrangements with providers through provider network agreements via a contract. 20 (5) Falsely affirming compliance with the provisions of subsection (2) of this section is subject to a 21 charge of false swearing under 45-7-202 and disqualification of the district health insurance trust. 22 THE STATE AUDITOR SHALL ADOPT RULES NECESSARY TO IMPLEMENT [SECTIONS 1 THROUGH 4 5]. (5) 23 THE RULES MUST ADDRESS MINIMUM RESERVES AND REPORTING REQUIREMENTS FOR THE TRUST. THE STATE AUDITOR 24 MAY ORDER THE DISSOLUTION OF THE TRUST IF THE TRUST FAILS TO COMPLY WITH THE PROVISIONS OF [SECTIONS 1 25 THROUGH 5] OR THE RULES ADOPTED BY THE STATE AUDITOR. 26 (6) For the purposes of [sections 1 through 4-5], the following definitions apply: 27 "Administrative costs" means the overall costs of operating a district health insurance trust (a)



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1	except for:		
2	(i)	benefits paid THE COST OF PROVIDING HEALTH CARE TO MEMBERS, INCLUDING WELLNESS PLANS	<u>TO</u>
3	IMPROVE AND F	PROMOTE HEALTH AND FITNESS;	
4	(ii)	additions to reserves as recommended by the district health insurance trust's actuary under	r
5	subsection (2)); and	
6	(iii)	the cost of excess insurance or reinsurance for high-cost claims within the trust with an	
7	attachment po	pint at which the excess insurance or reinsurance limits apply of not less than \$200,000 PLAN	
8	DESIGN AND DE	EDUCTIBLE LEVELS AS RECOMMENDED BY THE TRUST'S ACTUARY.	
9	(b)	"District" means a public school district as provided in 20-6-101 and 20-6-701 AND ANY	
10	<u>COOPERATIVE</u>	FORMED PURSUANT TO 20-7-451 THROUGH 20-7-457.	
11	(c)	"District health insurance trust" or "trust" means an arrangement, plan, interlocal agreement	t, or
12	multidistrict aç	greement <u>COMPLYING WITH THE REQUIREMENTS OF THIS SECTION</u> that jointly provides disability	
13	insurance as	defined in 33-1-207 to i ts districts' <u>THE</u> officers, elected officials, or employees <u>OF DISTRICTS</u>	
14	through a me	mber-governed, self-funded program.	
15	(d)	"Employee" means an individual employed by a district in any capacity, including but not lin	nited
16	to an employe	ee meeting the definition in 2-18-601 and a teacher or principal as defined in 20-1-101 who is	
17	regularly sche	eduled to work at least 20 hours or more a week during the academic year.	
18	<u>(E)</u>	"MEMBER" MEANS ANY EMPLOYEE AND THE EMPLOYEE'S QUALIFIED DEPENDENTS WHO ARE OBTAIN	NING
19	HEALTH INSUR	ANCE COVERAGE UNDER THE TRUST BY VIRTUE OF THEIR STATUS AS A DEPENDENT OF THE EMPLOYEE	<u>.</u>
20			
21	NEW	SECTION. Section 2. District withdrawal procedures. (1) After initially joining a district	
22	health insurar	nce trust qualified by the superintendent of public instruction STATE AUDITOR under [section 1], a	a
23	district <u>OR AN I</u>	EMPLOYEE GROUP OF A DISTRICT that has participated in the trust for at least 5 consecutive scho)ol
24	fiscal years ar	nd provides notice to the district health insurance trust of a plan to withdraw from the trust is	
25	authorized to	withdraw from the trust. EXCEPT AS PROVIDED IN SUBSECTION (2), A DISTRICT OR AN EMPLOYEE GR	OUP
26	OF A DISTRICT	THAT VOLUNTARILY JOINS THE TRUST MUST PARTICIPATE IN THE TRUST FOR AT LEAST 5 CONSECUTIVE	Ē
27	SCHOOL FISCA	L YEARS BEFORE BECOMING ELIGIBLE TO WITHDRAW FROM THE TRUST. To complete its withdrawal	



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1	EFFECTIVE NOT EARLIER THAN THE	COMPLETION OF AT LEAST 5 CONSECUTIVE SCHOOL FISCAL YEAF	<u>२९</u> , the district shall
2	notify the trust prior to withdraw	ing from participation pursuant to the contractual terms of co	verage and
3	membership in the district health	h insurance trust.	
4	(2) (A) ON OR BEFOI	RE JANUARY 1 OF EACH PLAN YEAR BEGINNING AFTER THE SECON	ID FULL YEAR OF
5	PROVIDING HEALTH BENEFITS TO T	HE MEMBERS OF THE TRUST, THE TRUST SHALL PREPARE A REPO	RT FOR EACH OF ITS
6	PARTICIPATING DISTRICTS AND EM	PLOYEE GROUPS THAT INCLUDES THE FOLLOWING:	
7	(I) A PER-MEMBER (COST FOR THE IMMEDIATELY PRECEDING PLAN YEAR CALCULATED	BY DIVIDING THE
8	TOTAL COST TO THE TRUST OF PRO	OVIDING MEMBER BENEFITS TO THE DISTRICT OR EMPLOYEE GROU	JP BY THE TOTAL
9	NUMBER OF MEMBERS IN THE DIST	RICT OR EMPLOYEE GROUP FOR THE APPLICABLE YEAR. THIS CAL	CULATION IS
10	REFERRED TO AS THE COST RATE	" IN THIS SECTION.	
11	(II) A CALCULATION (OF WHAT THE PER-MEMBER CONTRIBUTION RATES WOULD BE FOR	THE DISTRICT OR
12	EMPLOYEE GROUP FOR THE CURRI	ENT PLAN YEAR USING THE SAME NUMBER OF MEMBERS IN EACH O	OF THE PLANS
13	OFFERED BY THE TRUST IN THE IM	MEDIATELY PRECEDING PLAN YEAR. THIS CALCULATION IS REFERE	RED TO AS THE
14	CONTRIBUTION RATE" IN THIS SEC	<u>FION.</u>	
15	(III) A PERCENTAGE F	ROUNDED TO THE NEAREST TENTH, CALCULATED BY DIVIDING THE	CONTRIBUTION RATE
16	CALCULATED AS PROVIDED IN SUB	SECTION (2)(A)(II) BY THE COST RATE CALCULATED AS PROVIDED	IN SUBSECTION
17	(2)(A)(I), SUBTRACTING 1, AND MU	LTIPLYING BY 100 TO PRODUCE A PERCENTAGE. THIS CALCULATI	ON IS REFERRED TO
18	AS "THE ADJUSTED CONTRIBUTION	INFLATION RATE" IN THIS SECTION.	
19	(IV) THE ANNUAL INFI	ATION RATE FOR MEDICAL CARE DERIVED FROM THE MEDICAL CA	RE INDEX OF THE
20	UNITED STATES BUREAU OF LABOR	R STATISTICS FOR JULY 1 OF THE CURRENT PLAN YEAR, CONVERT	ED TO A
21	PERCENTAGE. THIS RATE IS REFER	RRED TO AS "THE MEDICAL CARE INDEX RATE" IN THIS SECTION.	
22	(V) A COMPUTATION	AND THE RESULTING NUMBER ROUNDED TO THE NEAREST TENTH	THAT IS YIELDED
23	FROM DIVIDING THE ADJUSTED CO	NTRIBUTION INFLATION RATE OF THE DISTRICT OR EMPLOYEE GRO	OUP BY THE MEDICAL
24	CARE INDEX RATE. THE RESULTING	S NUMBER IS REFERRED TO AS "THE INFLATION GAP FACTOR" FOR	THE DISTRICT OR
25	EMPLOYEE GROUP IN THIS SECTIO	<u>N.</u>	
26	(B) A DISTRICT OR A	N EMPLOYEE GROUP WITH AN INFLATION GAP FACTOR EQUAL TO (OR GREATER THAN
27	1.5 MAY WITHDRAW FROM THE TRU	JST UPON THE CONCLUSION OF THE PLAN YEAR IN WHICH THE TRU	JST REPORTS AN



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1	INFLATION GAP	FACTOR TO THE DISTRICT OR EMPLOYEE GROUP ABOVE 1.5. TO COMPLETE ITS WITHD	RAWAL, THE
2	DISTRICT SHALL	NOTIFY THE TRUST PRIOR TO WITHDRAWING FROM PARTICIPATION PURSUANT TO THE	CONTRACTUAL
3	TERMS OF COVE	ERAGE AND MEMBERSHIP IN THE DISTRICT HEALTH INSURANCE TRUST.	
4	(2)<u>(3)</u>	A district that has withdrawn from a district health insurance trust under subse	ection (1)
5	SUBSECTIONS (<u>1) or (2)</u> :	
6	(a)	is ineligible to rejoin the trust for at least 5 full school fiscal years following the	year in which the
7	district withdra	ws; and	
8	(b)	is ineligible for receipt of any portion of the net assets or reserve balance of the	ne trust
9	attributable to	the distribution of funds under [section 4(3) (b) and (5)] on withdrawal. The porti	on of the net
10	assets and res	serve balance attributable to the distribution of state funds referenced under this	subsection (2)
11	<u>(3)</u> must be de	etermined by an actuarial reserve balance analysis conducted by the trust's con-	tracted actuary;
12	AND		
13	<u>(C)</u>	SHALL REIMBURSE THE TRUST FOR THE RUN-OFF LIABILITY OF THE WITHDRAWING D	STRICT OR
14	EMPLOYEE GRO	OUP, CONSISTING OF ALL CLAIMS OF THE WITHDRAWING DISTRICT OR EMPLOYEE GROU	P THAT WERE
15	INCURRED BY T	HE MEMBERS OF THE DISTRICT OR EMPLOYEE GROUP PRIOR TO THE EFFECTIVE DATE OF	OF THE DISTRICT'S
16	OR EMPLOYEE (GROUP'S WITHDRAWAL.	
17			
18	NEW :	SECTION. Section 3. Dissolution disqualification. (1) If, after being quali	fied by the
19	superintenden	t of public instruction STATE AUDITOR, a district health insurance trust ceases to	comply with the
20	conditions und	ler [section 1(2)] for more than 3 consecutive years, the trust shall immediately	notify the
21	superintenden	t of public instruction <u>STATE AUDITOR</u> and dissolve the trust no later than the end	of the next full
22	fiscal year afte	er the date of notification. A district health insurance trust may also voluntarily di	ssolve.
23	(2)	When dissolving pursuant to this section, the district health insurance trust sh	all wind up the
24	affairs of the tr	rust in the following order:	
25	(a)	impose any assessments on the members- <u>DISTRICTS</u> of the trust that are calc	ulated by the
26	trust's retained	actuary as necessary to pay all liabilities of the trust;	
27	(b)	pay all remaining claims, including incurred but not reported claims;	



68th Legislature Drafter: Pad McCracken, 406-444-3595 HB0332.004.001 1 pay all remaining liabilities of the trust; (c) 2 (d) return any reserve balance remaining from the distribution of state funds to the trust under 3 [section 4(3)(b) and (5)] to the state of Montana, after adjustments under subsections (2)(a) through (2)(c), for 4 deposit in the state general fund. The portion of the reserve balance attributable to the distribution of state 5 funds referenced under this subsection (2)(d) must be determined by an actuarial reserve balance analysis 6 conducted by an actuary chosen by the superintendent of public instruction STATE AUDITOR. 7 distribute its remaining net assets, if any, proportionately to the member-districts of the trust (e) 8 pursuant to the contractual terms of coverage and membership in the trust. A district shall deposit funds 9 distributed under this subsection (2)(e) in an internal service account and spend the funds in accordance with 10 20-3-330 or 20-3-331. 11 12 NEW SECTION. Section 4. State school health trust operating reserve account -- distribution 13 and uses. (1) There is a state school health trust operating reserve account in the state special revenue fund 14 provided for in 17-2-102. The purpose of the account is to provide a one-time-only distribution of incentive 15 funding to the first self-funded district health insurance trust that is qualified by the superintendent of public 16 instruction-STATE AUDITOR pursuant to [section 1] AND THE DISTRICTS PARTICIPATING IN THE TRUST. 17 (2) The state school health trust operating reserve account is statutorily appropriated, as provided 18 in 17-7-502, to the office of public instruction for distribution as provided in this section. 19 (3) If a trust has been qualified by the superintendent of public instruction STATE AUDITOR on or 20 before June 30, 2025 2026, for initial operation beginning July 1, 2025 2026, the superintendent shall, on July 21 1, 2025 2026, distribute funds in the account as follows: one-third of the money in the account <u>\$5 MILLION</u> to member districts of the trust divided equally 22 (a) 23 by the total number of employees of gualifying districts in the last completed school fiscal year THAT ARE 24 CONTRACTED TO PARTICIPATE IN THE TRUST. A district receiving funds shall deposit the funds in its miscellaneous 25 programs fund THE INTERNAL SERVICE FUND REFERENCED IN 20-3-331 and use the funds to pay premiums for 26 health insurance coverage of its employees. 27 two-thirds of the money in the account \$40 MILLION to the district health insurance trust. The (b)



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1	qualifying district health insurance trust shall use the funds to stabilize health insurance r ates <u>COSTS</u> through
2	capitalization of an operating reserve for the district members of the trust.
3	(4) If a trust has not been qualified by June 30, 2025, \$20 million of <u>2026,</u> the account balance
4	must be transferred to the state general fund CAPITAL DEVELOPMENTS LONG-RANGE BUILDING PROGRAM ACCOUNT
5	FOR USES CONSISTENT WITH 17-7-209.
6	(5) If a trust is qualified between July 1, 2025, and June 30, 2027, the superintendent of public
7	instruction shall distribute all of the money in the account to the district health insurance trust on July 1 of the
8	fiscal year immediately following the qualification. The qualifying district health insurance trust shall use the
9	funds to stabilize health insurance rates <u>COSTS</u> through capitalization of an operating reserve for the district
10	members of the trust.
11	(6) If a trust has not been qualified by June 30, 2027, the account balance must be transferred to
12	the state general fund.
13	
14	NEW SECTION. SECTION 5. REPAYMENT OF INITIAL RESERVE FROM STATE FROM EXCESS RESERVES. (1)
15	BEGINNING JULY 1, 2036, A TRUST CREATED UNDER [SECTION 1], SHALL, AS PART OF ITS ANNUAL ACTUARIAL ANALYSIS,
16	IDENTIFY AND REPORT TO THE STATE AUDITOR NO LATER THAN 90 DAYS FOLLOWING THE COMPLETION OF ITS ANNUAL
17	AUDIT, ANY EXCESS RESERVES EXISTING IN THE TRUST.
18	(2) THE TRUST SHALL REMIT TO THE STATE ANY EXCESS RESERVES IDENTIFIED PURSUANT TO SUBSECTION
19	(1) UNTIL THE CUMULATIVE AMOUNTS REMITTED REACHES \$45-\$40 MILLION. THE STATE SHALL DEPOSIT ANY AMOUNTS
20	REMITTED FROM YEAR TO YEAR IN THE CAPITAL DEVELOPMENTS LONG-RANGE BUILDING PROGRAM ACCOUNT FOR USES
21	CONSISTENT WITH 17-7-209.
22	(3) FOR THE PURPOSES OF [SECTIONS 1 THROUGH 5], "EXCESS RESERVES" MEANS RESERVES IN EXCESS
23	OF THE GREATER OF:
24	(A) RESERVE LEVELS REQUIRED UNDER RULES ADOPTED BY THE STATE AUDITOR;
25	(B) MINIMUM RISK-BASED CAPITAL RECOMMENDED BY THE TRUST'S ACTUARY, USING A CONFIDENCE
26	INTERVAL OF 90%; OR
27	(C) MINIMUM CAPITAL CALCULATED BY THE TRUST'S ACTUARY FOLLOWING THE RISK-BASED CAPITAL



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1	REQUIREMENTS A	PPLICABLE TO A HEALTH ORGANIZATION THAT ARE SPECIFIED IN TITLE 33, CHAPTER 2	<u>2, part 19, at</u>
2	LEVELS ABOVE TH	HE LEVELS THAT WOULD TRIGGER A COMPANY ACTION LEVEL EVENT FOR A HEALTH OR	GANIZATION
3	UNDER 33-2-190	<u>4.</u>	
4			
5	Section	6. Section 17-7-502, MCA, is amended to read:	
6	"17-7-50	02. Statutory appropriations definition requisites for validity. (1) A st	atutory
7	appropriation is	an appropriation made by permanent law that authorizes spending by a state a	agency without
8	the need for a bi	iennial legislative appropriation or budget amendment.	
9	(2)	Except as provided in subsection (4), to be effective, a statutory appropriation	must comply with
10	both of the follow	wing provisions:	
11	(a)	The law containing the statutory authority must be listed in subsection (3).	
12	(b)	The law or portion of the law making a statutory appropriation must specifically	y state that a
13	statutory approp	priation is made as provided in this section.	
14	(3)	The following laws are the only laws containing statutory appropriations: 2-17-	105; 5-11-120; 5-
15	11-407; 5-13-40	3; 5-13-404; 7-4-2502; 7-4-2924; 7-32-236; 10-1-108; 10-1-1202; 10-1-1303; 1	0-2-603; 10-2-
16	807; 10-3-203; 1	10-3-310; 10-3-312; 10-3-314; 10-3-802; 10-3-1304; 10-4-304; 10-4-310; 15-1-	121; 15-1-218;
17	15-31-165; 15-3	1-1004; 15-31-1005; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121;	; 15-70-101; 15-
18	70-130; 15-70-4	33; 16-11-119; 16-11-509; 17-3-106; 17-3-212; 17-3-222; 17-3-241; 17-6-101;	17-7-215; 18-11-
19	112; 19-3-319; 1	19-3-320; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-	-19-305; 19-19-
20	506; 19-20-604;	19-20-607; 19-21-203; [section 4]; 20-8-107; 20-9-534; 20-9-622; [20-15-328];	; 20-26-617; 20-
21	26-1503; 22-1-3	27; 22-3-116; 22-3-117; [22-3-1004]; 23-4-105; 23-5-306; 23-5-409; 23-5-612;	23-7-301; 23-7-
22	402; 30-10-1004	4; 37-43-204; 37-50-209; 37-54-113; 39-71-503; 41-5-2011; 42-2-105; 44-4-110	01; 44-12-213;
23	44-13-102; 46-3	2-108; 50-1-115; 53-1-109; 53-6-148; 53-9-113; 53-24-108; 53-24-206; 60-5-5	30; 60-11-115;
24	61-3-321; 61-3-4	415; 67-1-309; 69-3-870; 69-4-527; 75-1-1101; 75-5-1108; 75-6-214; 75-11-31	3; 75-26-308; 76-
25	13-150; 76-13-1	51; 76-13-417; 76-17-103; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518	3; 80-11-1006;
26	81-1-112; 81-1-7	113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-20-	1505; [85-25-
27	102]; 87-1-603;	87-5-909; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306.	



68th Legislature

Drafter: Pad McCracken, 406-444-3595

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1 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 2 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 3 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of 4 Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined 5 by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the 6 7 inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement 8 system's unfunded liability is 10 years or less; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 9 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental 10 benefit provided by 19-6-709; pursuant to sec. 5, Ch. 383, L. 2015, the inclusion of 85-25-102 is effective on 11 occurrence of contingency; pursuant to sec. 6, Ch. 423, L. 2015, the inclusion of 22-3-116 and 22-3-117 12 terminates June 30, 2025; pursuant to sec. 12, Ch. 55, L. 2017, the inclusion of 37-54-113 terminates June 30, 2023; pursuant to sec. 4, Ch. 122, L. 2017, the inclusion of 10-3-1304 terminates September 30, 2025; 13 14 pursuant to sec. 1, Ch. 213, L. 2017, the inclusion of 90-6-331 terminates June 30, 2027; pursuant to secs. 5, 8, Ch. 284, L. 2017, the inclusion of 81-1-112, 81-1-113, and 81-7-106 terminates June 30, 2023; pursuant to sec. 15 16 1. Ch. 340. L. 2017, the inclusion of 22-1-327 terminates July 1, 2023; pursuant to sec. 10. Ch. 374. L. 2017. 17 the inclusion of 76-17-103 terminates June 30, 2027; pursuant to sec. 5, Ch, 50, L. 2019, the inclusion of 37-50-18 209 terminates September 30, 2023; pursuant to sec. 1, Ch. 408, L. 2019, the inclusion of 17-7-215 terminates 19 June 30, 2029; pursuant to secs. 11, 12, and 14, Ch. 343, L. 2019, the inclusion of 15-35-108 terminates June 20 30, 2027; pursuant to sec. 7, Ch. 465, L. 2019, the inclusion of 85-2-526 terminates July 1, 2023; pursuant to 21 sec. 5, Ch. 477, L. 2019, the inclusion of 10-3-802 terminates June 30, 2023; pursuant to secs. 1, 2, 3, Ch. 139, 22 L. 2021, the inclusion of 53-9-113 terminates June 30, 2027; pursuant to sec. 8, Ch. 200, L. 2021, the inclusion 23 of 10-4-310 terminates July 1, 2031; pursuant to secs. 3, 4, Ch. 404, L. 2021, the inclusion of 30-10-1004 24 terminates June 30, 2027; pursuant to sec. 5, Ch. 548, L. 2021, the inclusion of 50-1-115 terminates June 30, 25 2025; pursuant to secs. 5 and 12, Ch. 563, L. 2021, the inclusion of 22-3-1004 is effective July 1, 2027; and 26 pursuant to sec. 15, Ch. 574, L. 2021, the inclusion of 46-32-108 terminates June 30, 2023.)" 27



68th Lo	egislature Drafter: Pad McCracken, 406-444-3595 HB0332.004.001
1	Section 7. Section 20-3-331, MCA, is amended to read:
2	"20-3-331. Purchase of insurance self-insurance plan. (1) The To provide the district, trustees,
3	and employees with liability insurance pursuant to 2-9-211 and group health and life insurance pursuant to 2-
4	<u>18-702, the trustees of a district may:</u>
5	(a)purchase insurance coverage;
6	(b) participate in a district health insurance trust as defined in [section 1] for group health
7	insurance; or
8	(c)establish a self-insurance plan for the district, trustees, and employees for liability as provided
9	in 2-9-211 and for group health and life insurance as provided in 2-18-702.
10	(2) The trustees shall include the cost of coverage in the general fund budget of the district and as
11	authorized for the district transportation program in 20-10-143(1)(d) applicable budget for the fund from which
12	the employee's salary is paid DISTRICT'S GENERAL FUND OR IN ANY OTHER LEGALLY AVAILABLE FUND, INCLUDING THE
13	INTERNAL SERVICE FUND REFERENCED IN SUBSECTION (3).
14	(2)(3) Whenever the trustees of a district establish a self-insurance plan OR PARTICIPATE IN A DISTRICT
15	HEALTH INSURANCE TRUST AS DEFINED IN [SECTION 1], the trustees shall establish an internal service fund to
16	account for the activities of the self-insurance plan."
17	
18	NEW SECTION. Section 8. Transfer of funds. No later than August 15, 2023, there is transferred
19	\$60 <u>\$45</u> \$40 million from the general fund to the state school health trust operating reserve account established
20	in [section 4].
21	
22	NEW SECTION. Section 9. Codification instruction. [Sections 1 through 4-5] are intended to be
23	codified as an integral part of Title 20, chapter 3, part 3, and the provisions of Title 20, chapter 3, part 3, apply
24	to [sections 1 through 4– <u>5</u>].
25	
26	NEW SECTION. Section 10. Effective date. [This act] is effective July 1, 2023.
27	- END -

