1		HOUSE BILL NO. 408	3
2		INTRODUCED BY S. VINTON, N	<i>I</i> . BINKLEY
3			
4	A BILL FOR A	AN ACT ENTITLED: "AN ACT REVISING THE STUD	ENT SCHOLARSHIP ORGANIZATION AND
5	INNOVATIVE	EDUCATIONAL PROGRAM INCOME TAX CREDIT	S; INCREASING THE AGGREGATE LIMITS
6	FOR THE CR	EDITS; LIMITING THE AMOUNT OF DONATIONS T	THAT A SCHOOL DISTRICT MAY RETAIN;
7	PROVIDING F	FOR REDISTRIBUTION OF FUNDS THAT EXCEED	A SCHOOL DISTRICT'S LIMIT TO
8	SCHOOL DIS	STRICTS THAT RECEIVE ADVANCED OPPORTUNI	TY AID; REVISING THE DEFINITION OF
9	"INNOVATIVE	E EDUCATIONAL PROGRAM"; PROVIDING A STAT	UTORY APPROPRIATION; AMENDING
10	SECTIONS 15-30-3102, 15-30-3110, 15-30-3111, AND 17-7-502, MCA; AMENDING SECTIONS 23 AND 24,		MCA; AMENDING SECTIONS 23 AND 24,
11	CHAPTER 480	30, LAWS OF 2021; REPEALING SECTIONS 8, 9, 10), 14, 15, 16, AND 25, CHAPTER 480, LAWS
12	OF 2021; AND	D PROVIDING AN IMMEDIATE EFFECTIVE DATE, A	AN APPLICABILITY DATE, AND A
13	TERMINATIO	DN DATE."	
14			
15	BE IT ENACTI	ED BY THE LEGISLATURE OF THE STATE OF MC	ONTANA:
16			
17	NEW :	SECTION. Section 1. Innovative educational pro	ogram account revenue allocated
18	appropriation	ns from account. (1) There is an innovative education	onal program account in the state special
19	revenue fund e	established in 17-2-102. The funds in the account mu	ust be administered by the superintendent of
20	public instructi	tion.	
21	(2)	The superintendent of public instruction shall depo	sit in the account innovative educational
22	program donat	ations transferred from school districts because the do	onations exceed the limits provided for in 15-
23	30-3110(7).		
24	(3)	Interest and earnings on the account must be depo	osited in the account.
25	(4)	Money in the account is statutorily appropriated, as	s provided in 17-7-502, to the superintendent
26	of public instru	uction for distribution pursuant to 15-30-3110(7)(c) to	school districts that receive advanced
27	opportunity aid	d under 20-7-1506(4). The funds must be distributed	at the same time and in the same proportion
28	as the advance	ced opportunity aid distributions.	
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Services Division

1		
2	Sectio	n 2. Section 15-30-3102, MCA, is amended to read:
3	"15-30·	3102. (Temporary) Definitions. As used in this part, the following definitions apply:
4	(1)	"Department" means the department of revenue provided for in 2-15-1301.
5	(2)	"Donation" means a gift of cash.
6	(3)	"Eligible student" means a student who is a Montana resident and who is 5 years of age or
7	older on or befo	pre September 10 of the year of attendance and has not yet reached 19 years of age.
8	(4)	"Innovative educational program" includes any of the following:
9	(a)	transformational learning as defined in 20-7-1602;
10	(b)	advanced opportunity as defined in 20-7-1503;
11	(c)	any program, service, instructional methodology, or adaptive equipment used to expand
12	opportunity for	a child with a disability as defined in 20-7-401;
13	(d)	any courses provided through work-based learning partnerships or for postsecondary credit or
14	career certificat	tion; and
15	(e)	technology enhancements, including but not limited to any expenditure incurred for purposes
16	specified in 20-	9-533 <u>; and</u>
17	<u>(f)</u>	capital improvements and equipment necessary to support an innovative educational program.
18	(5)	"Partnership" has the meaning provided in 15-30-2101.
19	(6)	"Pass-through entity" has the meaning provided in 15-30-2101.
20	(7)	"Qualified education provider" means an education provider that:
21	(a)	is not a public school;
22	(b)	(i) is accredited, has applied for accreditation, or is provisionally accredited by a state, regional,
23	or national acc	reditation organization; or
24	(ii)	is a nonaccredited provider or tutor and has informed the child's parents or legal guardian in
25	writing at the tir	ne of enrollment that the provider is not accredited and is not seeking accreditation;
26	(c)	is not a home school as referred to in 20-5-102(2)(e);
27	(d)	satisfies the health and safety requirements prescribed by law for private schools in this state;
28	and	



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1	(e)	qualifies for an exemption from compulsory enrollment under 20-5-102(2)(e) a	nd 20-5-109.
2	(8)	"Small business corporation" has the meaning provided in 15-30-3301.	
3	(9)	"Student scholarship organization" means a charitable organization in this stat	e that:
4	(a)	is exempt from federal income taxation under section 501(c)(3) of the Internal	Revenue Code,
5	26 U.S.C. 501(c)(3);	
6	(b)	allocates not less than 90% of its annual revenue from donations eligible for th	ie tax credit
7	under 15-30-31	111 for scholarships to allow students to enroll with any qualified education prov	ider; and
8	(c)	provides educational scholarships to eligible students without limiting student	access to only
9	one education	provider.	
10	(10)	"Taxpayer" has the meaning provided in 15-30-2101. (Terminates December 3	31, 2029secs.
11	20 and 24(6), 0	Ch. 480, L. 2021.)"	
12			
13	Sectio	n 3. Section 15-30-3110, MCA, is amended to read:	
14	" 15-3(0-3110. (Temporary) Credit for providing supplemental funding to public	s chools
15	innovative edu	ucational program. (1) Subject to subsection (4), a taxpayer or corporation is a	llowed a credit
16	against the tax	imposed by chapter 30 or 31 for donations made to a school district for the pur	oose of providing
17	supplemental f	unding to the school district for innovative educational programs. The amount of	the credit
18	allowed is equa	al to the amount of the donation, not to exceed \$200,000. A district shall deposit	a donation made
19	for an innovativ	ve educational program into the district's miscellaneous programs fund and shal	Himit the
20	expenditure of	the donation to expenditures for innovative educational programs of the district.	
21	(2) (a	a) If the credit allowed under this section is claimed by a small business corpora	ition, a pass-
22	through entity,	or a partnership, the credit must be attributed to shareholders, owners, or partn	ers using the
23	same proportio	on as used to report the entity's income or loss.	
24	(b) A	donation by an estate or trust qualifies for the credit. Any credit not used by the	estate or trust
25	may be attribut	ed to each beneficiary of the estate or trust in the same proportion used to repo	rt the
26	beneficiary's in	come from the estate or trust for Montana income tax purposes.	
27	(3) T I	he credit allowed under this section may not exceed the taxpayer's income tax I	ability but may
28	be carried forw	rard 3 years. The entire amount of the tax credit not used in the year earned mu	st be carried first

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1	to the earliest tax year in v	which the credit may be applied and then to each succeeding) tax year.
2	(4) (a) (i) The a	aggregate amount of tax credits allowed under this section is	\$1 million per year in tax
3	year 2022 and \$2 million (per year in tax year 2023 and subsequent tax years except a	s provided in this
4	subsection (4)(a).		
5	(ii) Beginning in 2	2023, by December 31 of each year, the department shall det	termine if 80% of the
6	aggregate limit provided for	or in subsection (4)(a)(iii) in donations was preapproved by th	те department. If this
7	condition is satisfied, the a	aggregate amount of tax credits allowed must be increased b	y 20% for the
8	succeeding tax years.		
9	(iii) If the aggrega	ate limit is increased in any tax year, the department shall use	e the new limit as the
10	base aggregate limit for si	ucceeding tax years until a new aggregated limit is establishe	əd under the provisions of
11	subsection (4)(a)(ii).		
12	(b) The aggrega	ate limit under this subsection (4) applies to the year in which	a donation is made
13	regardless of whether the	full credit is claimed in that tax year or carried forward.	
14	(5) A credit is no	ot allowed under this section with respect to any amount dedu	ucted by the taxpayer for
15	state tax purposes as a cl	naritable contribution to a charitable organization qualified un	der section 501(c)(3) of
16	the Internal Revenue Cod	e, 26 U.S.C. 501(c)(3). This section does not prevent a taxpa	ayer from:
17	(a) claiming a cr	redit under this section instead of a deduction; or	
18	(b) claiming an c	exclusion, deduction, or credit for a charitable contribution the	at exceeds the amount
19	for which the credit is allow	wed under this section.	
20	(6) (a) On recei	iving a donation under this part, a school district shall seek pr	eapproval, in a manner
21	prescribed by the departm	nent, that the amount of tax credit sought by the taxpayer is a	wailable under the
22	aggregate limit under sub	section (4).	
23	(b) On preappr o	wal by the department, a school district shall issue a receipt,	in a form prescribed by
24	the department, to each c	ontributing taxpayer indicating the value of the donation rece	ived and preapproval of
25	the tax credit.		
26	(c) A taxpayer s	hall provide a copy of the receipt when claiming the tax credi	t. (Terminates December
27	31, 2022, 2023, and 202 4	, on occurrence of contingency until June 30, 2025-secs. 23	(7), 25, Ch. 480, L. 2021-
28	-see compiler's comment.)	



1	15-30-3110. (Temporary effective on occurrence of contingency) Credit for providing
2	supplemental funding to public schools innovative educational program. (1) Subject to subsection (4),
3	a taxpayer or corporation is allowed a credit against the tax imposed by chapter 30 or 31 for donations made to
4	a school district for the purpose of providing supplemental funding to the school district for innovative
5	educational programs. The amount of the credit allowed is equal to the amount of the donation, not to exceed
6	\$150. A district shall deposit a donation made for an innovative educational program into the district's
7	miscellaneous programs fund and shall limit the expenditure of the donation to expenditures for innovative
8	educational programs of the district.
9	(2) (a) If the credit allowed under this section is claimed by a small business corporation, a pass-
10	through entity, or a partnership, the credit must be attributed to shareholders, owners, or partners using the
11	same proportion as used to report the entity's income or loss.
12	(b) A donation by an estate or trust qualifies for the credit. Any credit not used by the estate or trust
13	may be attributed to each beneficiary of the estate or trust in the same proportion used to report the
14	beneficiary's income from the estate or trust for Montana income tax purposes.
15	(3) The credit allowed under this section may not exceed the taxpayer's income tax liability. There is
16	no carryback or carryforward of the credit permitted under this section, and the credit must be applied in the
17	year the donation is made, as determined by the taxpayer's accounting method.
18	(4) (a) (i) The aggregate amount of tax credits allowed under this section is \$1 million per year in tax
19	year 2022 and \$2 million per year in tax year 2023 and subsequent tax years except as provided in this
20	subsection (4)(a).
21	(ii) Beginning in 2023, by December 31 of each year, the department shall determine if 80% of the
22	aggregate limit provided for in subsection (4)(a)(iii) in donations was preapproved by the department. If this
23	condition is satisfied, the aggregate amount of tax credits allowed must be increased by 20% for the
24	succeeding tax years.
25	(iii) If the aggregate limit is increased in any tax year, the department shall use the new limit as the
26	base aggregate limit for succeeding tax years until a new aggregated limit is established under the provisions of
27	subsection (4)(a)(ii).
28	(b) The aggregate limit under this subsection (4) applies to the year in which a donation is made

1 regardless of whether the full credit is claimed in that tax year or carried forward.

2 (5) A credit is not allowed under this section with respect to any amount deducted by the taxpayer for

3 state tax purposes as a charitable contribution to a charitable organization qualified under section 501(c)(3) of

- 4 the Internal Revenue Code, 26 U.S.C. 501(c)(3). This section does not prevent a taxpayer from:
- 5 (a) claiming a credit under this section instead of a deduction; or
- 6 (b) claiming an exclusion, deduction, or credit for a charitable contribution that exceeds the amount
- 7 for which the credit is allowed under this section.
- 8 (6) (a) On receiving a donation under this part, a school district shall seek preapproval, in a manner

9 prescribed by the department, that the amount of tax credit sought by the taxpayer is available under the

10 aggregate limit under subsection (4).

11 (b) On preapproval by the department, a school district shall issue a receipt, in a form prescribed by

12 the department, to each contributing taxpayer indicating the value of the donation received and preapproval of

13 the tax credit.

14

(c) A taxpayer shall provide a copy of the receipt when claiming the tax credit.

15 15-30-3110. (Temporary -- effective July 1, 2025) Credit for providing supplemental funding to 16 public schools -- innovative educational program. (1) Subject to subsection (4), a taxpayer or corporation is 17 allowed a credit against the tax imposed by chapter 30 or 31 for donations made to a school district for the 18 purpose of providing supplemental funding to the school district for innovative educational programs. The 19 amount of the credit allowed is equal to the amount of the donation, not to exceed \$200,000. A district shall 20 deposit a donation made for an innovative educational program into the district's miscellaneous programs fund 21 and shall limit the expenditure of the donation to expenditures for innovative educational programs of the 22 district. (2) 23 (a) If the credit allowed under this section is claimed by a small business corporation, a pass-24 through entity, or a partnership, the credit must be attributed to shareholders, owners, or partners using the 25 same proportion as used to report the entity's income or loss.

(b) A donation by an estate or trust qualifies for the credit. Any credit not used by the estate or trust
may be attributed to each beneficiary of the estate or trust in the same proportion used to report the
beneficiary's income from the estate or trust for Montana income tax purposes.



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> Legislative Services Division

Drafter: Megan Moore, 406-444-4496

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1	(3)	The credit allowed under this section may not exceed the taxpayer's income tax liability but	
2	may be carried	forward 3 years. The entire amount of the tax credit not used in the year earned must be carried	
3	first to the earliest tax year in which the credit may be applied and then to each succeeding tax year.		
4	(4)	(a) (i) The aggregate amount of tax credits allowed under this section is \$1 million per year in	
5	tax year 2022 a	and \$2 million per year in tax year 2023 <u>and \$5 million per year in tax year 2024</u> and subsequent	
6	tax years exce	ot as provided in this subsection (4)(a).	
7	(ii)	Beginning in 2023 2024, by December 31 of each year, the department shall determine if 80%	
8	of the aggregat	e limit provided for in subsection (4)(a)(iii) in donations was preapproved by the department. If	
9	this condition is	satisfied, the aggregate amount of tax credits allowed must be increased by 20% for the	
10	succeeding tax	years.	
11	(iii)	If the aggregate limit is increased in any tax year, the department shall use the new limit as the	
12	base aggregate	e limit for succeeding tax years until a new aggregated limit is established under the provisions of	
13	subsection (4)(a)(ii).	
14	(b)	The aggregate limit under this subsection (4) applies to the year in which a donation is made	
15	regardless of w	hether the full credit is claimed in that tax year or carried forward.	
16	(5)	A credit is not allowed under this section with respect to any amount deducted by the taxpayer	
17	for state tax pu	rposes as a charitable contribution to a charitable organization qualified under section 501(c)(3)	
18	of the Internal F	Revenue Code, 26 U.S.C. 501(c)(3). This section does not prevent a taxpayer from:	
19	(a)	claiming a credit under this section instead of a deduction; or	
20	(b)	claiming an exclusion, deduction, or credit for a charitable contribution that exceeds the amount	
21	for which the cr	redit is allowed under this section.	
22	(6)	(a) On receiving a donation under this part, a school district shall seek preapproval, in a	
23	manner prescri	bed by the department, that the amount of tax credit sought by the taxpayer is available under	
24	the aggregate I	imit under subsection (4).	
25	(b)	On preapproval by the department, a school district shall issue a receipt, in a form prescribed	
26	by the departm	ent, to each contributing taxpayer indicating the value of the donation received and preapproval	
27	of the tax credit	t.	
28	(c)	A taxpayer shall provide a copy of the receipt when claiming the tax credit.	

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Drafter: Megan Moore, 406-444-4496

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1	(7) (a) A school district may not retain donations under this section that exceed either:
2	(i) the greater of \$50,000 or 15% 10% of the school district's maximum general fund budget; or
3	(ii) 20%-10% of the total aggregate amount provided for in subsection (4).
4	(b) If a school district receives donations that exceed the amounts provided for in subsection
5	(7)(a), the school district shall transfer the excess funds within 30 days to the superintendent of public
6	instruction for deposit in the account provided for in [section 1].
7	(c) The superintendent of public instruction shall distribute funds received under subsection (7)(b)
8	to school districts that receive advanced opportunity aid under 20-7-1506(4). A school district shall deposit
9	funds received under this subsection (7)(c) into the school district flexibility fund and use them for out-of-pocket
10	pupil costs provided for in 20-7-1506(5)(a).
11	(8) A school district shall deposit retained donations into the school district's miscellaneous
12	programs fund and shall limit the expenditure of the donation to expenditures for innovative educational
13	programs of the school district. (Terminates December 31, 2029secs. 20, 24(6), Ch. 480, L. 2021.)"
14	
15	Section 4. Section 15-30-3111, MCA, is amended to read:
16	" 15-30-3111. (Temporary) Qualified education tax credit for donations to student scholarship
17	organizations. (1) Subject to subsection (4), a taxpayer or corporation is allowed a credit against the tax
18	imposed by chapter 30 or 31 for donations made to a student scholarship organization. The donor may not
19	direct or designate donations to a parent, legal guardian, or specific qualified education provider. The amount of
20	the credit allowed is equal to the amount of the donation, not to exceed \$200,000.
21	(2) (a) If the credit allowed under this section is claimed by a small business corporation, a pass-
22	through entity, or a partnership, the credit must be attributed to shareholders, owners, or partners using the
23	same proportion as used to report the entity's income or loss.
24	(b) A donation by an estate or trust qualifies for the credit. Any credit not used by the estate or trust
25	may be attributed to each beneficiary of the estate or trust in the same proportion used to report the
26	beneficiary's income from the estate or trust for Montana income tax purposes.
27	(3) The credit allowed under this section may not exceed the taxpayer's income tax liability but may
28	be carried forward 3 years. The entire amount of the tax credit not used in the year earned must be carried first



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	egislature 2023 Drafter: Megan Moore, 406-444-4496 HB0408.001.003	
1	to the earliest tax year in which the credit may be applied and then to each succeeding tax year	
2	(4) (a) (i) The aggregate amount of tax credits allowed under this section is \$1 million per year in tax	
3	year 2022 and \$2 million per year in tax year 2023 and subsequent tax years except as provided in this	
4	subsection (4)(a).	
5	(ii) Beginning in 2023, by December 31 of each year, the department shall determine if 80% of the	
6	aggregate limit provided for in subsection (4)(a)(iii) in tax credits was preapproved by the department. If this	
7	condition is satisfied, the aggregate limit of tax credits allowed must be increased by 20% for the succeeding	
8	tax years.	
9	(iii) If the aggregate limit is increased in any tax year, the department shall use the new limit as the	
10	aggregate limit for succeeding tax years until a new aggregated limit is established under the provisions of	
11	subsection (4)(a)(ii).	
12	(b) The aggregate limit under this subsection (4) applies to the year in which a donation is made	
13	regardless of whether the full credit is claimed in that tax year or carried forward.	
14	(5) A credit is not allowed under this section with respect to any amount deducted by the taxpayer for	
15	state tax purposes as a charitable contribution to a charitable organization qualified under section 501(c)(3) of	
16	the Internal Revenue Code, 26 U.S.C. 501(c)(3). This section does not prevent a taxpayer from:	
17	(a) claiming a credit under this section instead of a deduction; or	
18	(b) claiming an exclusion, deduction, or credit for a charitable contribution that exceeds the amount	
19	for which the credit is allowed under this section.	
20	(6) (a) On receiving a donation under this part, a student scholarship organization shall seek	
21	preapproval, in a manner prescribed by the department, that the amount of tax credit sought by the taxpayer is	
22	available under the aggregate limit under subsection (4).	
23	(b) On preapproval by the department, a student scholarship organization shall issue a receipt, in a	
24	form prescribed by the department, to each contributing taxpayer indicating the value of the donation received	
25	and preapproval of the tax credit.	
26	(c) A taxpayer shall provide a copy of the receipt when claiming the tax credit. (Terminates December	
27	31, 2022, 2023, and 2024 on occurrence of contingency until June 30, 2025secs. 23(7), 25, Ch. 480, L. 2021	
28	see compiler's comment.)	



1	15-30-3111. (Temporary effective on occurrence of contingency) Qualified education tax
2	credit for donations to student scholarship organizations. (1) Subject to subsection (4), a taxpayer or
3	corporation is allowed a credit against the tax imposed by chapter 30 or 31 for donations made to a student
4	scholarship organization. The donor may not direct or designate donations to a parent, legal guardian, or
5	specific qualified education provider. The amount of the credit allowed is equal to the amount of the donation,
6	not to exceed \$150.
7	(2) (a) If the credit allowed under this section is claimed by a small business corporation, a pass-
8	through entity, or a partnership, the credit must be attributed to shareholders, owners, or partners using the
9	same proportion as used to report the entity's income or loss.
10	(b) A donation by an estate or trust qualifies for the credit. Any credit not used by the estate or trust
11	may be attributed to each beneficiary of the estate or trust in the same proportion used to report the
12	beneficiary's income from the estate or trust for Montana income tax purposes.
13	(3) The credit allowed under this section may not exceed the taxpayer's income tax liability. There is
14	no carryback or carryforward of the credit permitted under this section, and the credit must be applied in the
15	year the donation is made, as determined by the taxpayer's accounting method.
16	(4) (a) (i) The aggregate amount of tax credits allowed under this section is \$1 million per year in tax
17	year 2022 and \$2 million per year in tax year 2023 and subsequent tax years except as provided in this
18	subsection (4)(a).
19	(ii) Beginning in 2023, by December 31 of each year, the department shall determine if 80% of the
20	aggregate limit provided for in subsection (4)(a)(iii) in tax credits was preapproved by the department. If this
21	condition is satisfied, the aggregate limit of tax credits allowed must be increased by 20% for the succeeding
22	t ax years.
23	(iii) If the aggregate limit is increased in any tax year, the department shall use the new limit as the
24	aggregate limit for succeeding tax years until a new aggregated limit is established under the provisions of
25	subsection (4)(a)(ii).
26	(b) The aggregate limit under this subsection (4) applies to the year in which a donation is made
27	regardless of whether the full credit is claimed in that tax year or carried forward.
28	(5) A credit is not allowed under this section with respect to any amount deducted by the taxpayer for

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1	state tax purposes as a charitable contribution to a charitable organization qualified under section 501(c)(3) of
2	the Internal Revenue Code, 26 U.S.C. 501(c)(3). This section does not prevent a taxpayer from:
3	(a) claiming a credit under this section instead of a deduction; or
4	(b) claiming an exclusion, deduction, or credit for a charitable contribution that exceeds the amount
5	for which the credit is allowed under this section.
6	(6) (a) On receiving a donation under this part, a student scholarship organization shall seek
7	preapproval, in a manner prescribed by the department, that the amount of tax credit sought by the taxpayer is
8	available under the aggregate limit under subsection (4).
9	(b) On preapproval by the department, a student scholarship organization shall issue a receipt, in a
10	form prescribed by the department, to each contributing taxpayer indicating the value of the donation received
11	and preapproval of the tax credit.
12	(c) A taxpayer shall provide a copy of the receipt when claiming the tax credit.
13	15-30-3111. (Temporary effective July 1, 2025) Qualified education tax credit for donations to
14	student scholarship organizations. (1) Subject to subsection (4), a taxpayer or corporation is allowed a credit
15	against the tax imposed by chapter 30 or 31 for donations made to a student scholarship organization. The
16	donor may not direct or designate donations to a parent, legal guardian, or specific qualified education provider.
17	The amount of the credit allowed is equal to the amount of the donation, not to exceed \$200,000.
18	(2) (a) If the credit allowed under this section is claimed by a small business corporation, a pass-
19	through entity, or a partnership, the credit must be attributed to shareholders, owners, or partners using the
20	same proportion as used to report the entity's income or loss.
21	(b) A donation by an estate or trust qualifies for the credit. Any credit not used by the estate or trust
22	may be attributed to each beneficiary of the estate or trust in the same proportion used to report the
23	beneficiary's income from the estate or trust for Montana income tax purposes.
24	(3) The credit allowed under this section may not exceed the taxpayer's income tax liability but
25	may be carried forward 3 years. The entire amount of the tax credit not used in the year earned must be carried
26	first to the earliest tax year in which the credit may be applied and then to each succeeding tax year
27	(4) (a) (i) The aggregate amount of tax credits allowed under this section is \$1 million per year in
28	t ax year 2022 and \$2 million per year in tax year 2023 <u>and \$5 million per year in tax year 2024 a</u> nd subsequent



1	tax years excep	ot as provided in this subsection (4)(a).
2	(ii)	Beginning in 2023 2024, by December 31 of each year, the department shall determine if 80%
3	of the aggregat	e limit provided for in subsection (4)(a)(iii) in tax credits was preapproved by the department. If
4	this condition is	satisfied, the aggregate limit of tax credits allowed must be increased by 20% for the
5	succeeding tax	years.
6	(iii)	If the aggregate limit is increased in any tax year, the department shall use the new limit as the
7	aggregate limit	for succeeding tax years until a new aggregated limit is established under the provisions of
8	subsection (4)(a)(ii).
9	(b)	The aggregate limit under this subsection (4) applies to the year in which a donation is made
10	regardless of w	hether the full credit is claimed in that tax year or carried forward.
11	(5)	A credit is not allowed under this section with respect to any amount deducted by the taxpayer
12	for state tax pu	rposes as a charitable contribution to a charitable organization qualified under section 501(c)(3)
13	of the Internal F	Revenue Code, 26 U.S.C. 501(c)(3). This section does not prevent a taxpayer from:
14	(a)	claiming a credit under this section instead of a deduction; or
15	(b)	claiming an exclusion, deduction, or credit for a charitable contribution that exceeds the amount
16	for which the cr	redit is allowed under this section.
17	(6)	(a) On receiving a donation under this part, a student scholarship organization shall seek
18	preapproval, in	a manner prescribed by the department, that the amount of tax credit sought by the taxpayer is
19	available under	the aggregate limit under subsection (4).
20	(b)	On preapproval by the department, a student scholarship organization shall issue a receipt, in
21	a form prescrib	ed by the department, to each contributing taxpayer indicating the value of the donation received
22	and preapprova	al of the tax credit.
23	(c)	A taxpayer shall provide a copy of the receipt when claiming the tax credit. (Terminates
24	December 31, 2	2029secs. 20, 24(6), Ch. 480, L. 2021.)"
25		
26	Section	n 5. Section 17-7-502, MCA, is amended to read:
27	"17-7-5	i02. Statutory appropriations definition requisites for validity. (1) A statutory
28	appropriation is	an appropriation made by permanent law that authorizes spending by a state agency without
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Division

1 the need for a biennial legislative appropriation or budget amendment.

- 2 (2) Except as provided in subsection (4), to be effective, a statutory appropriation must comply with 3 both of the following provisions:
- 4 (a) The law containing the statutory authority must be listed in subsection (3).
- 5 (b) The law or portion of the law making a statutory appropriation must specifically state that a 6 statutory appropriation is made as provided in this section.
- 7 (3) The following laws are the only laws containing statutory appropriations: 2-17-105; 5-11-120; 5-8 11-407; 5-13-403; 5-13-404; 7-4-2502; 7-4-2924; 7-32-236; 10-1-108; 10-1-1202; 10-1-1303; 10-2-603; 10-2-9 807; 10-3-203; 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; 10 15-31-165; 15-31-1004; 15-31-1005; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121; 15-70-101; 15-11 70-130; 15-70-433; 16-11-119; 16-11-509; 17-3-106; 17-3-212; 17-3-222; 17-3-241; 17-6-101; 17-7-215; 18-11-12 112; 19-3-319; 19-3-320; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-19-305; 19-19-13 506; 19-20-604; 19-20-607; 19-21-203; 20-8-107; [section 1]; 20-9-534; 20-9-622; [20-15-328]; 20-26-617; 20-26-1503; 22-1-327; 22-3-116; 22-3-117; [22-3-1004]; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 23-7-301; 23-7-14 15 402; 30-10-1004; 37-43-204; 37-50-209; 37-54-113; 39-71-503; 41-5-2011; 42-2-105; 44-4-1101; 44-12-213; 16 44-13-102; 46-32-108; 50-1-115; 53-1-109; 53-6-148; 53-9-113; 53-24-108; 53-24-206; 60-5-530; 60-11-115; 17 61-3-321; 61-3-415; 67-1-309; 69-3-870; 69-4-527; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 75-26-308; 76-18 13-150; 76-13-151; 76-13-417; 76-17-103; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518; 80-11-1006; 19 81-1-112; 81-1-113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-20-1505; [85-25-20 102]; 87-1-603; 87-5-909; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306.
- 21 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 22 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 23 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of 24 Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined 25 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 26 27 inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement system's unfunded liability is 10 years or less; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 28



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Drafter: Megan Moore, 406-444-4496

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1	terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental	
2	benefit provided by 19-6-709; pursuant to sec. 5, Ch. 383, L. 2015, the inclusion of 85-25-102 is effective on	
3	occurrence of contingency; pursuant to sec. 6, Ch. 423, L. 2015, the inclusion of 22-3-116 and 22-3-117	
4	terminates June 30, 2025; pursuant to sec. 12, Ch. 55, L. 2017, the inclusion of 37-54-113 terminates June 30,	
5	2023; pursuant to sec. 4, Ch. 122, L. 2017, the inclusion of 10-3-1304 terminates September 30, 2025;	
6	pursuant to sec. 1, Ch. 213, L. 2017, the inclusion of 90-6-331 terminates June 30, 2027; pursuant to secs. 5, 8,	
7	Ch. 284, L. 2017, the inclusion of 81-1-112, 81-1-113, and 81-7-106 terminates June 30, 2023; pursuant to sec.	
8	1, Ch. 340, L. 2017, the inclusion of 22-1-327 terminates July 1, 2023; pursuant to sec. 10, Ch. 374, L. 2017,	
9	the inclusion of 76-17-103 terminates June 30, 2027; pursuant to sec. 5, Ch, 50, L. 2019, the inclusion of 37-50-	
10	209 terminates September 30, 2023; pursuant to sec. 1, Ch. 408, L. 2019, the inclusion of 17-7-215 terminates	
11	June 30, 2029; pursuant to secs. 11, 12, and 14, Ch. 343, L. 2019, the inclusion of 15-35-108 terminates June	
12	30, 2027; pursuant to sec. 7, Ch. 465, L. 2019, the inclusion of 85-2-526 terminates July 1, 2023; pursuant to	
13	sec. 5, Ch. 477, L. 2019, the inclusion of 10-3-802 terminates June 30, 2023; pursuant to secs. 1, 2, 3, Ch. 139,	
14	L. 2021, the inclusion of 53-9-113 terminates June 30, 2027; pursuant to sec. 8, Ch. 200, L. 2021, the inclusion	
15	of 10-4-310 terminates July 1, 2031; pursuant to secs. 3, 4, Ch. 404, L. 2021, the inclusion of 30-10-1004	
16	terminates June 30, 2027; pursuant to sec. 5, Ch. 548, L. 2021, the inclusion of 50-1-115 terminates June 30,	
17	2025; pursuant to secs. 5 and 12, Ch. 563, L. 2021, the inclusion of 22-3-1004 is effective July 1, 2027; and	
18	pursuant to sec. 15, Ch. 574, L. 2021, the inclusion of 46-32-108 terminates June 30, 2023.)"	
19		
20	Section 6. Section 23, Chapter 480, Laws of 2021, is amended to read:	
21	"Section 23. Effective date applicability. (1) Except as provided in subsections (2) through (7)(4),	
22	[this act] is effective July 1, 2021.	
23	(2) [Sections 1 through 6, 12, 18, 19, and 21] are effective October 1, 2021, and apply to the	
24	income tax year beginning after December 31, 2021.	
25	(3) [Sections 7 and 13] are effective January 1, 2022, and apply to the income tax year beginning	
26	after December 31, 2021.	
27	(4) [Sections 8 and 14] [Sections 11 and 17] are effective January 1, 2023, and apply to the	
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income tax year beginning after December 31, 2022.



Amendment - 1st Reading-white - Requested by: Dave Fern - (H) Taxation - 2023 68th Legislature 2023 Drafter: Megan Moore, 406-444-4496 HB0408.001.003 1 (5) [Sections 9 and 15] are effective January 1, 2024, and apply to the income tax year beginning 2 after December 31, 2023. 3 (6) [Sections 10 and 16] are effective January 1, 2025, and apply to the income tax year beginning 4 after December 31, 2024. 5 (7) [Sections 11 and 17] are effective July 1, 2025, and apply to income tax years beginning after 6 June 30, 2025." 7 8 Section 7. Section 24, Chapter 480, Laws of 2021, is amended to read: 9 "Section 24. Termination. (1) [Sections 7 and 13] terminate December 31, 2022. (2) [Sections 8 and 14] terminate December 31, 2023. 10 11 (3) [Sections 9 and 15] terminate December 31, 2024. (4) [Sections 10 and 16] terminate December 31, 2025. 12 13 (5) [Section 25] terminates January 1, 2025. (6)(2) [Sections 1 through 6 and 11, 12, 17, and 18] terminate December 31, 2029." 14 15 16 NEW SECTION. Section 8. Repealer. Sections 8, 9, 10, 14, 15, 16, and 25, Chapter 480, Laws of 17 2021, are repealed. 18 NEW SECTION. Section 9. Codification instruction. [Section 1] is intended to be codified as an 19 20 integral part of Title 20, chapter 9, and the provisions of Title 20, chapter 9, apply to [section 1]. 21 22 NEW SECTION. Section 10. Effective date. [This act] is effective on passage and approval. 23 24 NEW SECTION. Section 11. Applicability. [This act] applies to income tax years beginning after 25 December 31, 2023. 26 27 NEW SECTION. Section 12. Termination. [Sections 1 through 5] terminate December 31, 2029. 28 - END -- 15 -Authorized Print Version - HB 408 Legislative

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