1 HOUSE BILL NO. 774 2 INTRODUCED BY M. HOPKINS 3 A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING ELECTION LAWS; REQUIRING ALL 4 5 ELECTIONS TO BE HELD IN EVEN-NUMBERED YEARS AND PROVIDING EXCEPTIONS; REQUIRING ALL 6 ELECTIONS TO BE HELD ON PRIMARY DAY OR GENERAL ELECTION DAY AND PROVIDING EXCEPTIONS; REQUIRING COUNTY ELECTION ADMINISTRATORS TO ADMINISTER ALL ELECTIONS; 7 REVISING DEFINITIONS; CHANGING TERM LENGTHS TO ALIGN WITH THE REVISED ELECTION 8 SCHEDULE; AMENDING SECTIONS 3-6-201, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1536, 7-6-1542, 7-6-4431, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1504, 7-6-1542, 7-6-4431, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1504, 7-6-1542, 7-6-1542, 7-6-4431, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1504, 7-6-1542, 7-6-4431, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1542, 7-6-1542, 7-6-4431, 7-4-2611, 7-5-132, 7-6-1504, 7-6-1504, 7-6-1542, 7-6-1562, 7-6-1542, 7-6-1542, 7-6-1542, 7-6-1 9 10 11-1003, 7-11-1011, 7-11-1012, 7-11-1013, 7-12-4243, 7-13-2208, 7-13-2210, 7-13-2341, 7-13-2342, 7-13-2352, 7-13-4512, 7-13-4535, 7-14-210, 7-14-1106, 7-14-1134, 7-14-1632, 7-14-1633, 7-14-4642, 7-15-4218, 7-11 12 15-4408, 7-16-2102, 7-31-106, 7-31-107, 7-31-109, 7-33-2106, 7-34-2109, 7-34-2110, 7-34-2414, 13-1-101, 13 13-1-104, 13-1-106, 13-1-107, 13-1-203, 13-1-204, 13-1-301, 13-1-302, 13-1-405, 13-1-504, 13-2-304, 13-10-14 211, 13-13-205, 13-13-222, 13-16-205, 13-37-126, 15-10-425, 16-12-301, 16-12-311, 20-1-101, 20-3-106, 20-15 <u>3-302,</u> 20-3-305, 20-3-306, 20-3-307, <u>20-3-321, 20-3-324, 20-3-362, 20-4-401,</u> 20-6-326, 20-6-422, 20-6-423, 16 20-6-504, 20-6-506, 20-6-603, 20-6-621, 20-6-704, 20-9-115, 20-9-131, 20-9-208, 20-9-306, 20-9-308, 20-9-311, 20-9-313, 20-9-353, 20-9-405, 20-9-406, 20-9-422, 20-15-203, 20-15-208, 20-15-221, 20-15-404, 20-20-17 18 102, 20-20-104, 20-20-105, 20-20-107, 20-20-108, 20-20-201, 20-20-417, 76-5-1106, 76-15-207, 76-15-303, 19 76-15-304, 76-15-506, 76-15-531, 76-15-605, 76-15-702, 76-15-805, 85-6-105, 85-6-106, 85-7-1602, 85-7-1702, 85-7-1703, 85-7-1712, 85-7-1974, 85-7-2013, 85-8-302, 85-8-624, AND 85-9-206, MCA; REPEALING 20 SECTIONS 13-1-305, 13-1-503, 20-6-505, 20-6-604, 20-20-106, 20-20-108, 20-20-203, 20-20-204, 20-20-401, 21 22 AND 20-20-402, AND 20-20-416, MCA; AND PROVIDING A DELAYED EFFECTIVE DATE." 23 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 24 25

- 26 Section 1. Section 3-6-201, MCA, is amended to read:
- 27 "3-6-201. Number of judges -- election -- term of office -- chief judge -- duties of chief judge. (1)
- 28 The governing body of a city shall determine by ordinance the number of judges required to operate the



1	Section 8. Section 7-11-1003, MCA, is amended to read:
2	"7-11-1003. Authorization to create special districts. (1) Whenever the public convenience and
3	necessity may require:
4	(a) the governing body may:
5	(i) create a special district by resolution pursuant to 7-11-1007, 7-11-1008, and the provisions of 7-11-
6	1009, if applicable; or
7	(ii) _order a referendum to be placed on the general election ballot on the creation of a special district
8	to serve the inhabitants of the special district as provided in 7-11-1011 and the provisions of 7-11-1009, if
9	applicable; or
10	(b) petitioners may initiate the creation of a special district to serve inhabitants of the special
11	district as provided in subsection (2).
12	(2) (a) Upon receipt of a petition to institute the creation of a special district that is signed by at
13	least 40% of the registered voters or by the owners of at least 40% of the real property within the boundary of
14	the proposed special district and that is submitted to the clerk of the governing body, the governing body shall
15	commence proceedings to create a special district as provided in subsection (1)(a).
16	(b) The form of the petition may be prescribed by the governing body, and the clerk of the
17	governing body shall verify the signatures on the petition.
18	(c) Subject to subsection (2)(b), the petition must:
19	(i) require the printed name of each signatory;
20	(ii) specify whether the signatory is a property taxpayer or owner of real property within the
21	proposed special district and either the street address or the legal description, whichever the signatory prefers,
22	of that property;
23	(iii) describe the type of special district being proposed and the general character of any proposed
24	improvements and program to be administered within the special district;
25	(iv) designate the method of financing any proposed improvements or maintenance program within
26	the special district;
27	(v) include a description of the areas to be included in the proposed special district; and
28	(vi) specify whether the proposed special district would be administered by the local governing



1	body or an appointed or elected board.
2	(3) Within 60 days of receipt of a petition to create a special district, the clerk of the governing body
3	shall:
4	(a) certify that the petition is sufficient under the provisions of subsection (2) and present it to the
5	governing body at its next meeting; or
6	(b) reject the petition if it is insufficient under the provisions of subsection (2).
7	(4) A defect in the contents of the petition or in its title, form of notice, or signatures may not
8	invalidate the petition and subsequent proceedings as long as the petition has a sufficient number of qualified
9	signatures attached."
10	
11	Section 9. Section 7-11-1011, MCA, is amended to read:
12	"7-11-1011. Referendum conduct of election on creating special district. (1) The governing
13	body may order a referendum on the creation of the proposed special district.
14	(2) The resolution ordering the referendum must state, consistent with the requirements of 7-11-
15	<del>1007, 7-11-1009, and 7-11-1024:</del>
16	(a) the maximum rate or amount of the initial proposed assessments or fees that would be
17	imposed;
18	(b) the type of activities proposed to be financed, including a general description of the program or
19	improvements;
20	(c) a description of the areas included in the proposed special district;
21	(d) whether the proposed special district would be administered by the governing body or an
22	appointed or elected board;
23	(e) the method of financing the proposed program or improvements; and
24	(f) the duration of the proposed special district.
25	(3) The election must be held during the general election as described in 13-1-104.
26	(3)(4) The election must be conducted in accordance with Title 13, chapter 1, part 5.
27	(4)(5) The proposition to be submitted to the electorate must read: "Shall the proposition to organize
28	(name of proposed special district) be adopted?"



Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations			
- 2023 68th Legislature 2023 Drafter: Rebecca Power, HB0774.001.0			HB0774.001.002
1	<del>(5)(6)</del> -	An individual is entitled to vote on the proposition if the individual:	
2	<del>(a)</del>	is a registered elector of the state; and	
3	<del>(b)</del>	is a resident of or owner of taxable real property in the area subject to the pro	posed special
4	district.		
5	<del>(6)<u>(7)</u></del>	If the proposition is approved, the election administrator of each county shall:	
6	<del>(a)</del>	immediately file with the secretary of state a certificate stating that the proposi	i <del>tion was adopted;</del>
7	<del>(b)</del>	record the certificate in the office of the clerk and recorder of the county or co	unties in which
8	the special dis	trict is situated; and	
9	<del>(c)</del>	notify any municipalities lying within the boundaries of the special district."	
10			
11	Sectio	on 10. Section 7-11-1012, MCA, is amended to read:	
12	<del>"7-11-</del>	1012. Certificate of establishment. (1) On receipt of the certificate referred to	ə in 7-11-1011(6)
13	<u>7-11-1011(7),</u> †	the secretary of state shall, within 10 days, issue a certificate reciting that the sp	ecified district
14	<del>has been esta</del> l	blished according to the laws of the state of Montana. A copy of the certificate m	<del>lust be</del>
15	transmitted to	and filed with the clerk and recorder of the county or counties in which the distric	<del>st is situated.</del>
16	(2)	When the certificate is issued by the secretary of state, the district named in the	<del>ne certificate is</del>
17	established wit	th all the rights, privileges, and powers set forth in 7-11-1021."	
18			
19	Sectio	on 11. Section 7-11-1013, MCA, is amended to read:	
20	<del>"7-11-</del>	1013. Order creating district power to implement program. (1) The gove	<del>rning body shall</del>
21	<del>create a specia</del>	al district and establish assessments or fees if the governing body finds that insi	ufficient protests
22	<del>have been ma</del>	de in accordance with 7-11-1008 or if the eligible registered voters have approv	ed a referendum
23	<del>as provided in</del>	7-11-1011.	
24	(2)	To create a special district, the governing body shall issue an order or pass a	<del>1 ordinance or</del>
25	resolution in a	scordance with the resolution of intention introduced and passed by the governi	n <del>g body or in</del>
26	accordance wi	th the terms of the referendum required under 7-11-1011. This must be done wi	thin 30 days of
27	the end of the	protest period or approval of the referendum <u>during the general election as des</u>	<del>:ribed</del> in 13-1-
28	<u>104</u> .		



### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations

- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	(3) If the governing body creates the special district of its own accord and without a referendum being
2	held, a copy of the order, ordinance, or resolution creating the district, certified by the clerk of the governing
3	body, must be delivered to the clerk and recorder of the county or counties in which the special district is
4	situated and to the secretary of state, who shall issue a certificate of establishment in accordance with 7-11-
5	<del>1012."</del>
6	
7	Section 8. Section 7-12-4243, MCA, is amended to read:
8	"7-12-4243. Procedure to create and maintain supplemental revolving fund election required
9	qualified electors defined. (1) (a) A supplemental revolving fund may be created by ordinance, subject to
10	the approval of a majority of the qualified electors voting at an election held in accordance with Title 13, chapter
11	1, part 5. The election must be held on general election day as described in 13-1-104.
12	(b) As used in 7-12-4241 through 7-12-4258, "qualified electors" means registered electors of the
13	municipality.
14	(2) The supplemental revolving fund must be created and maintained solely from the net revenue
15	of parking meters. The ordinance may pledge to the revolving fund all or any part of the net revenue of parking
16	meters owned, leased, rented, or acquired by the city or town. The ordinance must contain any provisions
17	concerning the purchase, control, operation, repair, and maintenance of parking meters, including rates to be
18	charged, and the application of the net revenue from the meters and the management and use of the
19	supplemental revolving fund that the council considers necessary."
20	
21	Section 9. Section 7-13-2208, MCA, is amended to read:
22	"7-13-2208. Decision on petition election required exception. (1) On the final hearing
23	provided for in 7-13-2206, the board of county commissioners shall make any changes in the proposed
24	boundaries within the county that are considered advisable and shall define and establish the boundaries. The
25	board of county commissioners may not modify the boundaries in a manner that would exclude from the
26	proposed district any territory that would benefit from the formation of the district. Land that will not, in the
27	judgment of the board of county commissioners, benefit from the district may not be included within the
28	proposed district.



Section 27. Section 7-31-109, MCA, is amended to read:
<b>"7-31-109.</b> Conduct of election. (1) The vote upon a proposition under this part must be at an
election for that purpose to be held, conducted, and counted and with results ascertained and determined in the
manner and by the same officers provided by law for general elections, except as otherwise provided in this
section. The election must be held in conjunction with a regular or primary general election.
(2) The proposition must be submitted upon printed tickets or ballots, upon each of which is printed
the following: "For the contract and bonds" and "Against the contract and bonds". The elector shall vote by a
cross opposite one statement.
(3) No registration under the election laws of this state is required for the purposes of the election,
and the registration from the last election governs and controls for the purpose of the election to be held under
this part."
Section 32. Section 7-33-2106, MCA, is amended to read:
<del>"7-33-2106. Details relating to board of trustees of fire district election qualified electors.</del>
(1) (a) The five trustees initially appointed by the county commissioners hold staggered terms of office until their
successors are elected or appointed and qualified as provided in this section.
(b) The initial trustees' terms of office must be drawn by lot and include:
<del>(i) 3 years <u>6 years</u> for one trustee;</del>
(ii) 2 years <u>4 years</u> for two trustees; and
(iii) <u>1 year 2 years</u> for two trustees.
(c) Upon expiration of the terms provided in subsection (1)(b), each subsequent trustee shall serve
a 3-year <u>4-year</u> term of office.
(d) A term of office begins on the date of the trustee's election or appointment.
(2) Trustee elections must be held during a general election and must be conducted in accordance
with Title 13, chapter 1, part 5.
(3) An appointment to fill a vacancy occurring during the term of office of a trustee must be made
by the county governing body and the appointee shall hold office until the next trustee general election.



#### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Rebecca Power, HB0774.001.002

1	(4) An elector, as defined in 13-1-101, who resides in the district or any holder of title to lands
2	within the district who presents a proof of payment of taxes on the lands at the polling place is eligible to vote in
3	the election.
4	(5) Any person eligible to vote in the election may file a declaration of candidacy for the office of
5	trustee. The declaration must be filed with the election administrator in the county conducting the election
6	pursuant to 13-1-505 within the time period specified in 13-1-502.
7	(6) If there is not a candidate for one or more trustee offices, the board of county commissioners
8	shall appoint one or more trustees as necessary to fill those offices. A trustee taking office pursuant to this
9	subsection serves the trustee term of office as if that trustee had been elected.
10	(7) The trustees shall organize by choosing presiding officers and appointing one member to act
11	as secretary."
12	
13	Section 28. Section 7-34-2109, MCA, is amended to read:
14	"7-34-2109. Election on question of creating hospital district. The board of county
15	commissioners, upon completion of the hearing provided for in 7-34-2106 through 7-34-2108, shall proceed by
16	resolution to refer the question of the creation of such district to the persons qualified to vote on such
17	proposition. The election must be held in conjunction with a general election as described in 13-1-104."
18	
19	Section 29. Section 7-34-2110, MCA, is amended to read:
20	<b>"7-34-2110. Resolution calling for election on creation of district conduct of election.</b> (1) The
21	board of county commissioners in its resolution may make changes in the boundaries of the proposed district
22	that it considers advisable, without including any additional lands not described in the petition, and it shall call
23	an election on the question of the creation of the district.
24	(2) The election must be <u>held during a general election and must be</u> conducted in accordance with
25	Title 13, chapter 1, part 5."
26	
27	Section 30. Section 7-34-2414, MCA, is amended to read:
28	<b>"7-34-2414. Election required on question of issuance of bonds.</b> (1) A county may not issue
	23 Authorized Print Version HB 77/

Amer - 2023		st Reading-white - Requested by: Mike Hopkins - (H) Appropriati	ons
	egislature 202	3 Drafter: Rebecca Power,	HB0774.001.002
4	in 40 4 400		
1	in 13-1-108.	<del>.</del>	<b>T</b> I ( , , , ,
2	(b)	The notice must be given two times, with at least 6 days separating the notice	
3	-	en not more than 45 days prior to the election, and the last notice must be given no	ot less than 30
4		the election.	
5	(6)	Notice of the election must be given as provided in 13-1-108 and include the in	nformation listed
6	in subsectior	n (3) of this section.	
7	(7)	The question of the imposition of a local-option marijuana excise tax may not	placed before
8	the qualified	electors more than once in any fiscal year."	
9			
10	Sec	tion 50. Section 20-1-101, MCA, is amended to read:	
11	"20-	1-101. Definitions. As used in this title, unless the context clearly indicates othe	rwise, the
12	following def	finitions apply:	
13	(1)	"Accreditation standards" means the body of administrative rules governing stand	lards such as:
14	(a)	school leadership;	
15	(b)	educational opportunity;	
16	(c)	academic requirements;	
17	(d)	program area standards;	
18	(e)	content and performance standards;	
19	(f)	school facilities and records;	
20	(g)	student assessment; and	
21	(h)	general provisions.	
22	(2)	"Aggregate hours" means the hours of pupil instruction for which a school course	or program is
23	offered or fo	r which a pupil is enrolled.	
24	(3)	"Agricultural experiment station" means the agricultural experiment station establ	ished at Montana
25	state univers	sity-Bozeman.	
26	(4)	"At-risk student" means any student who is affected by environmental conditions	that negatively
27	impact the s	tudent's educational performance or threaten a student's likelihood of promotion o	r graduation.
28	(5)	"Average number belonging" or "ANB" means the average number of regularly er	nrolled, full-time



## Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations

- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	pupils physically attending or receiving educational services at an offsite instructional setting from the public
2	schools of a district.
3	(6) "Board of public education" means the board created by Article X, section 9, subsection (3), of the
4	Montana constitution and 2-15-1507.
5	(7) "Board of regents" means the board of regents of higher education created by Article X, section 9,
6	subsection (2), of the Montana constitution and 2-15-1505.
7	(8) "Commissioner" means the commissioner of higher education created by Article X, section 9,
8	subsection (2), of the Montana constitution and 2-15-1506.
9	(9) "County superintendent" means the county government official who is the school officer of the
10	county.
11	(10) "District superintendent" means a person who holds a valid class 3 Montana teacher certificate
12	with a superintendent's endorsement that has been issued by the superintendent of public instruction under the
13	provisions of this title and the policies adopted by the board of public education and who has been employed by
14	a district as a district superintendent.
15	(11) (a) "Educational program" means a set of educational offerings designed to meet the program
16	area standards contained in the accreditation standards.
17	(b) The term does not include an educational program or programs used in 20-4-121 and 20-25-803.
18	(12) "K-12 career and vocational/technical education" means organized educational activities that have
19	been approved by the office of public instruction and that:
20	(a) offer a sequence of courses that provide a pupil with the academic and technical knowledge and
21	skills that the pupil needs to prepare for further education and for careers in the current or emerging
22	employment sectors; and
23	(b) include competency-based applied learning through advanced opportunities, work-based learning
24	partnerships, and other experiential learning opportunities that contribute to the academic knowledge, higher-
25	order reasoning and problem-solving skills, work attitudes, general employability skills, technical skills, and
26	occupation-specific skills of the pupil.
27	(13) (a) "Minimum aggregate hours" means the minimum hours of pupil instruction that must be
28	conducted during the school fiscal year in accordance with 20-1-301 and includes passing time between



1	classes and, in an offsite instructional setting, includes time spent logging on and off an offsite learning
2	platform.
3	(b) The term does not include lunch time and periods of unstructured recess.
4	(14) "Offsite instructional setting" means an instructional setting at a location, separate from a main
5	school site, where a school district provides for instruction to a student who is enrolled in the district.
6	(15) "Principal" means a person who holds a valid class 3 Montana teacher certificate with an
7	applicable principal's endorsement that has been issued by the superintendent of public instruction under the
8	provisions of this title and the policies adopted by the board of public education and who has been employed by
9	a district as a principal. For the purposes of this title, any reference to a teacher must be construed as including
10	a principal.
11	(16) "Pupil" means an individual who is admitted by the board of trustees pursuant to 20-5-101 and
12	who is enrolled in a school established and maintained under the laws of the state at public expense. The
13	eligibility of pupils and calculations for average number belonging are governed by 20-9-311.
14	(17) "Pupil instruction" means the conduct of organized learning opportunities for pupils enrolled in
15	public schools while under the supervision of a teacher. The term includes any directed, distributive,
16	collaborative, or work-based or other experiential learning activity provided, supervised, guided, facilitated, or
17	coordinated under the supervision of a teacher that is conducted purposely to achieve content proficiency and
18	facilitate the acquisition of knowledge, skills, and abilities by pupils enrolled in public schools, and to otherwise
19	fulfill their full educational potential.
20	(18) "Qualified and effective teacher or administrator" means an educator who is licensed and
21	endorsed in the areas in which the educator teaches, specializes, or serves in an administrative capacity as
22	established by the board of public education.
23	(19) "Regents" means the board of regents of higher education.
24	(20) "Regular school election" or "trustee election" means the election for school board members held
25	on the day established in 20-20-105(1).
26	(21) "School election" means a regular school election or any election conducted by a district or
27	community college district for authorizing taxation, authorizing the issuance of bonds by an elementary, high
28	school, or K-12 district, or accepting or rejecting any proposition that may be presented to the electorate for



2 3	<ul> <li>decision in accordance with the provisions of this title.</li> <li>(22) "School food services" means a service of providing food for the pupils of a district on a nonprofit</li> <li>basis and includes any food service financially assisted through funds or commodities provided by the United</li> <li>States government.</li> <li>(23) "Special school election" means an election held on a day other than the day of the regular school</li> <li>election, primary election, or general election under the conditions described in 20-20-105.</li> </ul>
3 4	basis and includes any food service financially assisted through funds or commodities provided by the United States government. (23) "Special school election" means an election held on a day other than the day of the regular school
4	States government. (23) "Special school election" means an election held on a day other than the day of the regular school
	(23) "Special school election" means an election held on a day other than the day of the regular school
5	
	election, primary election, or general election under the conditions described in 20-20-105.
6	
7	(24) "State board of education" means the board composed of the board of public education and the
8	board of regents as specified in Article X, section 9, subsection (1), of the Montana constitution.
9	(25) "State university" means Montana state university-Bozeman.
10	(26) "Student with limited English proficiency" means any student:
11	(a) (i) who was not born in the United States or whose native language is a language other than
12	English;
13	(ii) who is an American Indian and who comes from an environment in which a language other than
14	English has had a significant impact on the individual's level of English proficiency; or
15	(iii) who is migratory, whose native language is a language other than English, and who comes from an
16	environment in which a language other than English is dominant; and
17	(b) whose difficulties in speaking, reading, writing, or understanding the English language may be
18	sufficient to deny the student:
19	(i) the ability to meet the state's proficiency assessments;
20	(ii) the ability to successfully achieve in classrooms in which the language of instruction is English; or
21	(iii) the opportunity to participate fully in society.
22	(27) "Superintendent of public instruction" means that state government official designated as a
23	member of the executive branch by the Montana constitution.
24	(28) "System" means the Montana university system.
25	(29) "Teacher" means a person, except a district superintendent, who holds a valid Montana teacher
26	certificate that has been issued by the superintendent of public instruction under the provisions of this title and
27	the policies adopted by the board of public education and who is employed by a district as a member of its
28	instructional, supervisory, or administrative staff. This definition of a teacher includes a person for whom an



1	emergency authorization of employment has been issued under the provisions of 20-4-111.
2	(30) "Textbook" means a book, digital resource, or manual used as a principal source of study material
3	for a given class or group of students.
4	(31) "Textbook dealer" means a party, company, corporation, or other organization selling, offering to
5	sell, or offering for adoption textbooks to districts in the state.
6	(32) "Trustees" means the governing board of a district.
7	(33) "University" means the university of Montana-Missoula.
8	(34) "Vocational-technical education" means vocational-technical education of vocational-technical
9	students that is conducted by a unit of the Montana university system, a community college, or a tribally
10	controlled community college, as designated by the board of regents."
11	
12	Section 51. Section 20-3-106, MCA, is amended to read:
13	"20-3-106. Supervision of schools powers and duties. The superintendent of public instruction
14	has the general supervision of the public schools and districts of the state and shall perform the following duties
15	or acts in implementing and enforcing the provisions of this title:
16	(1) resolve any controversy resulting from the proration of costs by a joint board of trustees under the
17	provisions of 20-3-362;
18	(2) issue, renew, or deny teacher certification and emergency authorizations of employment;
19	(3) negotiate reciprocal tuition agreements with other states in accordance with the provisions of 20-5-
20	314;
21	(4) approve or disapprove the opening or reopening of a school in accordance with the provisions of
22	20-6-502, 20-6-503, <u>or</u> 20-6-504 <del>, or 20-6-505</del> ;
23	(5) approve or disapprove school isolation within the limitations prescribed by 20-9-302;
24	(6) generally supervise the school budgeting procedures prescribed by law in accordance with the
25	provisions of 20-9-102 and prescribe the school budget format in accordance with the provisions of 20-9-103
26	and 20-9-506;
27	(7) establish a system of communication for calculating joint district revenue in accordance with the
28	provisions of 20-9-151;



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB0774.001.002

1	(8) approve or disapprove the adoption of a district's budget amendment resolution under the
2	conditions prescribed in 20-9-163 and adopt rules for an application for additional direct state aid for a budget
3	amendment in accordance with the approval and disbursement provisions of 20-9-166;
4	(9) generally supervise the school financial administration provisions as prescribed by 20-9-201(2);
5	(10) prescribe and furnish the annual report forms to enable the districts to report to the county
6	superintendent in accordance with the provisions of 20-9-213(6) and the annual report forms to enable the
7	county superintendents to report to the superintendent of public instruction in accordance with the provisions of
8	20-3-209;
9	(11) approve, disapprove, or adjust an increase of the average number belonging (ANB) in accordance
10	with the provisions of 20-9-313 and 20-9-314;
11	(12) distribute BASE aid and special education allowable cost payments in support of the BASE
12	funding program in accordance with the provisions of 20-9-331, 20-9-333, 20-9-342, 20-9-346, 20-9-347, and
13	20-9-366 through 20-9-369;
14	(13) provide for the uniform and equal provision of transportation by performing the duties prescribed
15	by the provisions of 20-10-112;
16	(14) request, accept, deposit, and expend federal money in accordance with the provisions of 20-9-
17	603;
18	(15) authorize the use of federal money for the support of an interlocal cooperative agreement in
19	accordance with the provisions of 20-9-703 and 20-9-704;
20	(16) prescribe the form and contents of and approve or disapprove interstate contracts in accordance
21	with the provisions of 20-9-705;
22	(17) recommend standards of accreditation for all schools to the board of public education in
23	accordance with the provisions of 20-7-101;
24	(18) evaluate compliance with the accreditation standards and recommend accreditation status of
25	every school to the board of public education in accordance with the provisions of 20-7-102;
26	(19) collect and maintain a file of curriculum guides and assist schools with instructional programs in
27	accordance with the provisions of 20-7-113 and 20-7-114;
28	(20) establish and maintain a library of visual, aural, and other educational media in accordance with



1	the provisions of 20-7-201;
2	(21) license textbook dealers and initiate prosecution of textbook dealers violating the law in
3	accordance with the provisions of the textbooks part of this title;
4	(22) as the governing agent and executive officer of the state of Montana for K-12 career and
5	vocational/technical education, adopt the policies prescribed by and in accordance with the provisions of 20-7-
6	301;
7	(23) supervise and coordinate the conduct of special education in the state in accordance with the
8	provisions of 20-7-403;
9	(24) administer the traffic education program in accordance with the provisions of 20-7-502;
10	(25) administer the school food services program in accordance with the provisions of 20-10-201
11	through 20-10-203;
12	(26) review school building plans and specifications in accordance with the provisions of 20-6-622;
13	(27) provide schools with information and technical assistance for compliance with the student
14	assessment rules provided for in 20-2-121 and collect and summarize the results of the student assessment for
15	the board of public education and the legislature;
16	(28) upon request and in compliance with confidentiality requirements of state and federal law,
17	disclose to interested parties all school district student assessment data for a test required by the board of
18	public education;
19	(29) administer the distribution of guaranteed tax base aid in accordance with 20-9-366 through 20-9-
20	369; and
21	(30) perform any other duty prescribed from time to time by this title, any other act of the legislature, or
22	the policies of the board of public education."
23	
24	Section 52. Section 20-3-302, MCA, is amended to read:
25	"20-3-302. Legislative intent to elect less than majority of trustees. (1) It is the intention of the
26	legislature that the terms of a majority of the trustee positions of any district with elected trustees may not
27	regularly expire and be subject to election on the same regular school election day. In elementary districts,
28	there may not be more than three trustee positions in first-class districts, two trustee positions in second-class



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB07

1	districts or third-class districts having five trustee positions, or one trustee position in third-class districts having
2	three trustee positions regularly subject to election at the same time. In high school districts there may not be
3	more than two additional trustee positions in first- or second-class districts or more than one in third-class
4	districts regularly subject to election at the same time. In county high school districts, there may not be more
5	than two trustee positions to be filled by members residing in the elementary district where the county high
6	school building is located or more than one trustee position to be filled by members residing outside of the
7	elementary district where the county high school building is located subject to election at the same time.
8	(2) In the following circumstances relating to newly created trustee positions, the initial terms may be
9	shortened or, as provided in subsection (2)(f), lengthened, to comply with the intent of subsection (1):
10	(a) the consolidation under the provisions of 20-6-423 of two or more elementary districts to form an
11	elementary district, of two or more high school districts to form a high school district, or of two or more K-12
12	districts to form a K-12 district;
13	(b) the establishment of additional trustee positions of a high school district under the provisions of
14	20-3-353 or 20-3-354 or new trustee positions under the provisions of 20-3-352(3);
15	(c) the change of a district's classification under the provisions of 20-6-201 or 20-6-301;
16	(d) the establishment of additional elementary trustee positions under the provisions of 20-3-341(3);
17	<del>or</del>
18	(e) the establishment of additional high school trustee positions under the provisions of 20-6-313; or
19	(f) the development and implementation of a transition plan from 3-year terms to 4-year terms
20	pursuant to [this act]. The trustees shall, no later than August 1, 2024, adjust the terms of each trustee serving
21	by motion of the board to comply with subsection (1). The adjustment may be accomplished at the discretion of
22	the board by a combination of shortening and lengthening terms of trustees to accomplish the intent of this
23	section. As part of the transition plan, terms may not be shortened to less than 1 year and terms may not be
24	lengthened by more than 3 years. If a majority of the trustees present and voting are unable to agree by
25	majority vote on a transition plan, the term of each trustee must be shortened and lengthened in alternating
26	order, sorted alphabetically by last name with the first trustee's term shortened and the second trustee's term
27	lengthened and continuing in this pattern until the resulting terms meet the intent of section (1).
28	(3) If the change of a district's classification under 20-6-201 or 20-6-301 decreases the number of



1	trustee positions, the positions must be eliminated in a manner that complies with the intent of subsection (1).
2	(4) Although the legislature intends that the terms of a majority of trustees of any district may not
3	regularly expire and be subject to election at the same time, it is recognized that filling a vacancy under 20-3-
4	308 may lead to a subsequent school election in which a majority of trustee positions are subject to election at
5	the same time."
6	
7	Section 53. Section 20-3-305, MCA, is amended to read:
8	"20-3-305. Candidate qualification, filing deadline, and withdrawal. (1) Except as provided in 20-
9	3-338, any person who is qualified to vote in a district under the provisions of 20-20-301 is eligible for the office
10	of trustee.
11	(2) (a) Except as provided in subsection (2)(b), a declaration of intent to be a candidate must be
12	submitted to the clerk of the district at least 40 days before the regular school election day general election at
13	which the person is to be a candidate. If there are different terms to be filled, the term for the position for which
14	the candidate is filing must also be indicated.
15	(b) A person seeking to become a write-in candidate for a trustee position shall file a declaration of
16	intent no later than 5 p.m. on the day before the ballot certification deadline in <del>20-20-401</del> <u>13-12-201</u> .
17	(3) (a) A candidate intending to withdraw from the election shall send a statement of withdrawal to
18	the clerk of the district county election administrator. The statement must contain all information necessary to
19	identify the candidate and the office for which the candidate filed. The statement of withdrawal must be
20	acknowledged by the <del>clerk of the district</del> county election administrator.
21	(b) A candidate may not withdraw after 5 p.m. the day before the ballot certification deadline in <del>20-</del>
22	<del>20-401</del> <u>13-12-201</u> ."
23	
24	Section 54. Section 20-3-306, MCA, is amended to read:
25	"20-3-306. Conduct of election. (1) The trustees of each district shall call a trustee election on the
26	regular school election day of each school fiscal year under the provisions of 20-20-201, except as provided in
27	20-3-313 during a general election as described in 13-1-104. The trustees shall call and conduct the trustee
28	election in the manner prescribed in this title for school elections and Title 13. Any elector qualified to vote



		Reading-white - Requested by: Mike Hopkins - (H) Appropriation	ons
- 202 68th	23 Legislature 2023	Drafter: Rebecca Power,	HB0774.001.002
1	under the prov	isions of 20-20-301 may vote at a trustee election.	
2	(2)	The trustee election ballots must be substantially in the following form:	
3		OFFICIAL BALLOT	
4		SCHOOL TRUSTEE ELECTION	
5	INSTR	RUCTIONS TO VOTERS: Make an X or similar mark in the vacant square before	e the name of the
6	candidate for v	vhom you wish to vote.	
7	Vote fo	or (indicate number to be elected) for a <del>3-year</del> <u>4-year</u> term:	
8	0	(List the names of the candidates for a <del>3-year</del> <u>4-year</u> term with a vacant squar	re in front of each
9	name.)		
10	Vote fo	or (indicate number to be elected) for a 2-year term:	
11	0	(List the names of the candidates for a 2-year term with a vacant square in fro	nt of each name.)
12	<del>Vote f</del> e	or (indicate number to be elected) for a 1-year term:	
13	<del>0</del>	(List the names of the candidates for a 1-year term with a vacant square in	front of each
14	<del>name.)</del>		
15	<u>(3)</u>	The term of service for a trustee elected as provided in this section begins the	first Monday of
16	January follow	ing the election."	
17			
18	Sectio	on 55. Section 20-3-307, MCA, is amended to read:	
19	"20-3-3	<b>307.</b> Qualification and oath. (1) A person who receives a certificate of election	n as a trustee
20	under the prov	isions of 20-3-313 <del>or 20-20-416</del> may not assume the trustee position until the p	erson has
21	qualified. The	person shall qualify by taking an oath of office administered by the county super	intendent, the
22	superintenden	t's designee, or any official provided for in 1-6-101 or 2-16-116. The oath must k	e filed with the
23	county superin	tendent not more than 15 days after the receipt of the certificate of election. After	er a person has
24	qualified for a f	trustee position and begins the term of service provided for in 20-3-306(3), the p	person holds the
25	position until a	successor has been elected or appointed and has been qualified.	
26	(2)	If the elected person does not qualify in accordance with this requirement, a p	erson must be
27	appointed in th	e manner provided by 20-3-309 and shall serve until the next <del>regular school</del> <u>ge</u>	<u>neral</u> election."
28			



1 Section 56. Section 20-3-321, MCA, is amended to read: 2 "20-3-321. Organization and officers. (1) The trustees of each district shall annually organize as a 3 governing board of the district-after the regular school election day and after the issuance of the election certificates to the newly elected trustees, but not later than 25 days after the election in January of each year on 4 5 or before the third Monday of the month. In years following the regular school election, the reorganization must 6 occur at the first meeting following the beginning of the term of service for trustees elected at the general 7 election as provided in 20-3-306(3). In years not following the regular school election, the reorganization must 8 occur no later than the third Monday in January. In order to organize, the trustees of the district must be given 9 notice of the time and place where the organization meeting will be held, and at the meeting they shall choose 10 one of their number as the presiding officer. In addition, except for the trustees of a high school district 11 operating a county high school, the trustees shall employ and appoint a competent person, who is not a 12 member of the trustees, as the clerk of the district. The trustees of a high school district operating a county high 13 school shall appoint a secretary, who must be a member of the board. 14 (2) The presiding officer of the trustees of any district shall serve until the next organization meeting 15 and shall preside at all the meetings of the trustees in accordance with the customary rules of order. The 16 presiding officer shall perform the duties prescribed by this title and any other duties that normally pertain to a 17 presiding officer. 18 (3) The presiding officer of a board of trustees of an elementary district may be any trustee of the 19 board, including an additional trustee as provided for in 20-3-352(2). If an additional trustee is chosen to serve

as the presiding officer of the board of trustees of an elementary district described in 20-3-351(1)(a), the

21 additional trustee may not vote on issues pertaining only to the elementary district."

- 22
- 23

Section 57. Section 20-3-324, MCA, is amended to read:

24 "20-3-324. Powers and duties. As prescribed elsewhere in this title, the trustees of a district shall
25 exercise supervision and control of the schools of the district in providing its educational program pursuant to
26 Article X, section 8, of the Montana constitution, and shall:

27 (1) employ or dismiss a teacher, principal, or other assistant upon the recommendation of the district
28 superintendent, the county high school principal, or other principal as the board considers necessary, accepting



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023

68th Legislature 2023

Drafter: Rebecca Power,

1	or rejecting a	any recommendation as the trustees in their sole discretion determine, in accordance with the
2	provisions o	f Title 20, chapter 4;
3	(2)	employ and dismiss administrative personnel, clerks, secretaries, teacher's aides, custodians,
4	maintenance	e personnel, school bus drivers, food service personnel, nurses, and any other personnel
5	considered r	necessary to carry out the various services of the district;
6	(3)	administer the attendance and tuition provisions and govern the pupils of the district in accordance
7	with the prov	visions of the pupils chapter of this title;
8	(4)	call, conduct, and certify the elections of the district in accordance with the provisions of the school
9	elections cha	apter of this title;
10	(5)	participate in the teachers' retirement system of the state of Montana in accordance with the
11	provisions o	f the teachers' retirement system chapter of Title 19;
12	(6)	participate in district boundary change actions in accordance with the provisions of the school
13	districts cha	oter of this title;
14	(7)	organize, open, close, or acquire isolation status for the schools of the district in accordance with
15	the provisior	ns of the school organization part of this title;
16	(8)	adopt and administer the annual budget or a budget amendment of the district in accordance with
17	the provisior	ns of the school budget system part of this title;
18	(9)	conduct the fiscal business of the district in accordance with the provisions of the school financial
19	administratio	on part of this title;
20	(10)	establish the ANB, BASE budget levy, over-BASE budget levy, additional levy, operating reserve,
21	and state im	pact aid amounts for the general fund of the district in accordance with the provisions of the general
22	fund part of	this title;
23	(11)	establish, maintain, budget, and finance the transportation program of the district in accordance
24	with the prov	visions of the transportation parts of this title;
25	(12)	issue, refund, sell, budget, and redeem the bonds of the district in accordance with the provisions
26	of the bonds	parts of this title;
27	(13)	when applicable, establish, financially administer, and budget for the tuition fund, retirement fund,
28	building rese	erve fund, adult education fund, nonoperating fund, school food services fund, miscellaneous



### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations

- 2023 68th Legislature 2023

Drafter: Rebecca Power,

HB0774.001.002

1 programs fund, building fund, lease or rental agreement fund, traffic education fund, impact aid fund, interlocal 2 cooperative fund, and other funds as authorized by the state superintendent of public instruction in accordance 3 with the provisions of the other school funds parts of this title; 4 (14) when applicable, administer any interlocal cooperative agreement, gifts, legacies, or devises in 5 accordance with the provisions of the miscellaneous financial parts of this title; 6 (15) hold in trust, acquire, and dispose of the real and personal property of the district consistent with 7 the provisions of 20-6-603 and 20-6-621 and in accordance with the provisions of the school sites and facilities 8 part of this title; 9 (16) operate the schools of the district in accordance with the provisions of the school calendar part of 10 this title; 11 (17) set the length of the school term, school day, and school week in accordance with 20-1-302; 12 (18) establish and maintain the educational program of the schools of the district in accordance with 13 the provisions of the instructional services, textbooks, K-12 career and vocational/technical education, and 14 special education parts of this title. In undertaking its duties related to the district's educational program, the 15 board of trustees may: 16 (a) waive any specific course requirement otherwise required for graduation based on individual 17 student needs and performance levels, age, maturity, interest, and aspirations of the pupil, in consultation with 18 the pupil's parents or guardians; and 19 (b) provide credit for a course satisfactorily completed in a period of time shorter or longer than 20 normally required as set forth in 20-9-311(4)(d) or through content proficiency gained through alternative 21 means. Examples of alternative means by which content proficiency may be achieved include but are not 22 limited to correspondence, extension, and distance learning courses, adult education, summer school, work 23 study, work-based learning partnerships, and other experiential learning opportunities, custom-designed 24 courses, and challenges to current courses. Montana schools shall accept units of credit taken with the 25 approval of the accredited Montana school in which the student was then enrolled and which appear on the 26 student's official school transcript. 27 (19) establish and maintain the school food services of the district in accordance with the provisions of 28 the school food services parts of this title;



- (20) make reports from time to time as the county superintendent, superintendent of public instruction,
   and board of public education may require;
- 3 (21) retain, when considered advisable, a physician or registered nurse to inspect the sanitary
  4 conditions of the school or the general health conditions of each pupil and, upon request, make available to any
  5 parent or guardian any medical reports or health records maintained by the district pertaining to the child;
- 6 (22) for each member of the trustees, visit each school of the district not less than once each school
  7 fiscal year to examine its management, conditions, and needs, except that trustees from a first-class school
  8 district may share the responsibility for visiting each school in the district;
- 9 (23) procure and display outside daily in suitable weather on school days at each school of the district
  10 an American flag representing the United States and manufactured in the United States that measures not less
  11 than 3 feet by 5 feet;
- (24) provide that an American flag representing the United States and manufactured in the United
  States that measures at least 16 inches by 24 inches be prominently displayed in each classroom in each
  school of the district no later than the beginning of the school year, except in a classroom in which the flag may
  get soiled. Districts are encouraged to work with military organizations and civic groups to acquire flags through
  donation, and this requirement is waived if the flags are not provided by a military organization or civic group.
- (25) for grades 7 through 12, provide that legible copies of the United States constitution, the United
  States bill of rights, and the Montana constitution printed in the United States or in electronic form are readily
  available in every classroom no later than the beginning of the school year. Districts are encouraged to work
  with civic groups to acquire the documents through donation, and this requirement is waived if the documents
  are not provided by a civic group.
- (26) adopt and administer a district policy on assessment for placement of any child who enrolls in a
   school of the district from a nonpublic school that is not accredited, as required in 20-5-110;
- (27) upon request and in compliance with confidentiality requirements of state and federal law,
  disclose to interested parties school district student assessment data for any test required by the board of
  public education;
- (28) consider and may enter into an interlocal agreement with a postsecondary institution, as defined
   in 20-9-706, that authorizes 11th and 12th grade students to obtain credits through classes available only at a



Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023				
	gislature 2023 Drafter: Rebecca Power, HB0774.001.002			
1	postsecondary institution;			
2	(29) approve or disapprove the conduct of school on a Saturday in accordance with the provisions of			
3	20-1-303; and			
4	(30) perform any other duty and enforce any other requirements for the governance of the schools			
5	pursuant to the constitutional power of supervision and control of schools vested in elected school boards			
6	pursuant to Article X, section 8, of the Montana constitution as prescribed by this title, the policies of the board			
7	of public education, or the rules of the superintendent of public instruction."			
8				
9	Section 58. Section 20-3-362, MCA, is amended to read:			
10	<b>"20-3-362. Powers of joint board of trustees.</b> (1) When a joint board of trustees is formed as			
11	provided by 20-3-361, it shall have the power to:			
12	(a) jointly employ a district superintendent under the provisions of 20-4-401;			
13	(b) jointly employ teachers and specialists under the provisions of 20-4-201;			
14	(c) open a junior high school under the provisions of 20-6-505 if the trustees of a county high school			
15	and the trustees of an elementary district have formed a joint board of trustees;			
16	(d)(c) prescribe and administer joint administrative policy;			
17	(e)(d) jointly provide any program or service authorized under 20-3-324, including any joint provision			
18	of special education services; and			
19	(f)(e) prorate all items of joint expense among the school districts, provided that a controversy over			
20	any decision by the joint board to prorate joint costs may, within 30 days, be appealed by the trustees of any			
21	district to the superintendent of public instruction for a final decision as to what constitutes a fair and just			
22	proration of the cost.			
23	(2) The joint board of trustees shall not have the power to transact business that is not specifically			
24	related to the joint administration of the districts."			
25				
26	Section 59. Section 20-4-401, MCA, is amended to read:			
27	"20-4-401. Appointment and dismissal of district superintendent or county high school			
28	principal. (1) The trustees of any high school district, except a county high school or other high school district			



1 that operates under a separate board of trustees due to alternative methods of electing the members of the 2 high school board of trustees as provided in 20-3-352(3), and the trustees of the elementary district where its 3 high school building is located shall jointly employ and appoint a district superintendent. The trustees of a county high school or other high school district that operates under a separate board of trustees due to 4 5 alternative methods of electing the members of the high school board of trustees as provided in 20-3-352(3) 6 shall employ and appoint a district superintendent, except that the trustees of a county high school district may 7 employ and appoint a holder of a class 3 teacher certificate with a district superintendent endorsement as the 8 county high school principal in lieu of a district superintendent. The trustees of any other district may employ 9 and appoint a district superintendent.

- (2) Whenever a joint board of trustees has been formed by a county high school and the elementary
  district where the county high school is located, the joint board shall jointly employ and appoint a district
  superintendent. During the term of contract of the jointly appointed district superintendent, neither district may
  separately employ and appoint a district superintendent or county high school principal.
- (3) School districts other than those provided in subsection (2) that form a joint board of trustees or
  the boards of trustees of two or more districts may jointly employ and appoint a district superintendent, as
  allowed in 20-3-362, or may enter into an interlocal agreement pursuant to Title 7, chapter 11, part 1, to
  cooperatively share the employment of a district superintendent.
- (4) (a) The written contract of employment of a district superintendent or a county high school
  principal must be authorized by the proper resolution of the trustees of the district or the joint board of trustees
  and executed in duplicate by the presiding officer of the trustees or joint board of trustees and the clerks of the
  districts in the name of the districts and by the district superintendent or the county high school principal. The
  contract must be for a term of not more than <u>3 years, and after 4 years.</u>
- 23 (b) The first contract executed between a board of trustees and the district superintendent or the
- 24 county high school principal terminates upon its expiration unless the trustees offer and the district
- 25 superintendent or the county high school principal accepts a second successive contract.
- (c) Upon the offer and acceptance of the second successive contract, the existing expiration date
   for the contract is considered to be renewed for a further term of 1 year from year to year unless the trustees,
   by resolution passed by a majority vote of its membership, resolve to terminate the services of the district



#### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Rebecca Power,

HB0774.001.002

1 superintendent or the county high school principal at the expiration of the existing contract. The trustees shall 2 take the termination action and notify the district superintendent or the county high school principal in writing of 3 their intent to terminate the superintendent's or principal's services at the expiration of the superintendent's or 4 principal's current second or subsequent contract not later than February 1 December 31 of the last year of the 5 contract.

- 6 (5) Whenever a joint board of trustees or the boards of trustees of two or more districts employs a 7 person as the district superintendent under subsection (2) or (3), the districts shall prorate the compensation 8 provided by the contract of employment on the basis of the number of teachers employed by each district.
- 9 (6) At any time the class 3 teacher certification or the endorsement of the certificate of a district 10 superintendent or a county high school principal that gualifies the person to hold the position becomes invalid, 11 the trustees of the district or the joint board of trustees shall discharge the person as the district superintendent 12 or county high school principal regardless of the unexpired term of the contract. The trustees may not 13 compensate the superintendent or principal under the terms of the contract for any services rendered 14 subsequent to the date of the invalidation of the teacher certificate.
- 15 (7) A district superintendent or county high school principal may not engage in any work or activity 16 that the trustees consider to be in conflict with the duties and employment as the district superintendent or 17 county high school principal."
- 18
- 19

Section 60. Section 20-6-326, MCA, is amended to read:

20 "20-6-326. Procedure for expansion of elementary school district into K-12 school district --21 trustee resolution. (1) An existing elementary district that is not part of a unified school system or governed by 22 a joint board with a high school district may expand into a K-12 district under the procedures outlined in this 23 section only if the elementary district's ANB, as calculated under the provisions of 20-9-311, is at least 1,000. 24 (2) The expansion to a K-12 district may be requested by the trustees of an existing elementary 25 district through passage of a resolution that includes the information outlined in 20-6-105(3) and requests the 26 county superintendent to order an county election administrator place the issue on the general election ballot 27 county superintendent to order an election at the next regular school election day to allow the electors of the 28 elementary district to consider the proposition of expanding the elementary school district into a K-12 district.



### Α

-68

2023		Reading-white - Requested by: Mike Hopkins - (H) App	ropriations
	egislature 2023	Drafter: Rebecca Power,	HB0774.001.002
1	The trustees o	f an existing elementary district with an ANB of at least 1,000 may not	pass a resolution for
2	expansion mor	e than one time within a 5-year period.	
3	(3)	(a) If the proposition for the expansion is approved by the electors of	the elementary district and
4	the trustees is	sue a certificate of election as provided in 20-20-416 and the trustees is	ssue a certificate of
5	election as pro	vided in 20-20-416, for a period of 2 years from the date of the certification	ation of the election the
6	elementary tru	stees have the authority to <del>propose to the electors of the elementary d</del>	i <del>strict: impose</del>
7	<del>(i)</del>	a transition costs levy pursuant to 20-9-502; and propose	
8	<del>(ii)</del>	a general obligation bond pursuant to Title 20, chapter 9, part 4, for the	he purpose of building,
9	altering, repair	ing, buying, furnishing, equipping, purchasing lands for, or obtaining a	water supply for a school
10	to accommoda	te high school students.	
11	(b)	The bond limitations pursuant to 20-9-406 imposed on a district prop	osing a bond under
12	subsection (3)	a) must be calculated on the limits for a K-12 district with the high scho	ool ANB calculated by
13	dividing the AN	IB of the elementary district by 9 and multiplying the result by 4.	
14	(c)	A bond approved under subsection (3)(a) becomes a bond of, and m	ay not be issued until the
15	creation of, the	K-12 district formed pursuant to subsection (4).	
16	(d)	A district that issues a bond under this subsection (3) is eligible for fa	cility reimbursements and
17	advances purs	uant to 20-9-366 through 20-9-371 that, until the new high school has	enrolled students in all
18	grades and ha	s established an actual ANB for budgeting purposes, must be based or	n an estimated high school
19	ANB calculated	d by dividing the ANB of the elementary district by 9 and multiplying the	e result by 4.
20	(e)	Until the county superintendent orders the creation of a new high sch	ool district and attachment
21	of the expandi	ng elementary district to form a new K-12 district pursuant to subsection	n (4), the existing high
22	school district	remains intact for all purposes.	
23	(4)	If elementary electors approve a bond pursuant to subsection (3), on	July 1 following the
24	approval of the	bond the county superintendent shall order the creation of a new high	school district with
25	identical bound	laries to the expanding elementary district and the immediate attachme	ent of the expanding
26	elementary dis	trict to form a K-12 district. The county superintendent shall send a cop	by of the order to the board
27	of county com	nissioners and to the trustees of the districts affected by the creation o	f the district. The trustees
28	of the expandi	ng elementary district must be designated as the trustees of the new K	-12 district.



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB07

1	(5)	Prior to the first school fiscal year in which the K-12 district will enroll students in a particular	
2	high school grade, the K-12 trustees shall prepare operating budgets for the new high school according to the		
3	school budgetii	ng provisions of this title, except that:	
4	(a)	the ANB for any inaugural grades for the high school program of the K-12 district must be	
5	estimated by th	ne trustees and may not exceed the number resulting from dividing the highest budgeted ANB of	
6	the elementary	program in the preceding 3 fiscal years by 9 and multiplying the result by the number of grades	
7	in which the hig	gh school will enroll students for the first time in the ensuing school year;	
8	(b)	the number of quality educators for the high school program must be estimated by the trustees	
9	and may not e	cceed the number resulting from dividing the ANB estimated under subsection (5)(a) by 10;	
10	(c)	the taxable value for budgeting purposes of both the elementary and high school programs of	
11	the K-12 distric	t must be based on the taxable value as most recently determined by the department of	
12	revenue;		
13	(d)	the general fund budget adopted by the trustees must be based on only the basic entitlement,	
14	the quality edu	cator payment, and the budget components derived from ANB counts; and	
15	(e)	the district's BASE aid for the upcoming year must be based on the general fund budget	
16	adopted by the	trustees for the upcoming school year.	
17	(6)	Until the first school year in which the K-12 school district enrolls high school students in all	
18	grades and for	a period of time not to exceed 6 years following the creation of the K-12 district:	
19	(a)	the high school district shall provide high school instruction to high school students of the K-12	
20	district in any g	rades in which the K-12 district is not enrolling students;	
21	(b)	the K-12 district shall be responsible for providing transportation for its students enrolled in the	
22	high school dis	trict pursuant to subsection (6)(a), may establish a transportation budget for this purpose, and	
23	may receive st	ate and county reimbursements under Title 20, chapter 10; and	
24	(c)	the K-12 district shall pay the high school district 20% of the per-ANB maximum rate	
25	established in 2	20-9-306 for each of its students enrolled in the high school district with one-half of the amount	
26	due by Deceml	ber 31 of the year following the year of attendance and the remainder due no later than June 15	
27	of the year follo	owing the year of attendance. The K-12 trustees shall establish a tuition fund and levy to fund	
28	these payment	S.	



#### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Rebecca Power, HB0774.001.002

1 (7) (a) Bonded indebtedness of the high school district that is outstanding as of the date of creation 2 of the K-12 district must remain secured by and be the indebtedness of the original territory against which the 3 bonds of the high school district were issued and must be paid by tax levies against the original territory. 4 (b) Bonded indebtedness of the high school district that is issued by the high school district 5 following the creation of the K-12 district is secured by the territory of the high school district as of the date of 6 issuance of the high school district bonds and must be paid by tax levies against the territory of the high school 7 district. However, if bonds of the high school district were approved at a bond election conducted before the 8 creation of the K-12 district, all bonds of the high school district issued by the high school district under the 9 bond election authority must remain secured by and be the indebtedness of the territory of the high school

district as of the date the bond authority was approved by voters and must be paid by tax levies against that
territory.

12 (c) Bonded indebtedness of the K-12 district is secured by the territory of the K-12 district as of the 13 date of issuance of the K-12 district bonds and must be paid by tax levies against the territory of the K-12 14 district.

15 (d) Bonded indebtedness of the elementary district that is outstanding as of the date of creation of 16 the K-12 district must become upon the date of creation of the K-12 district the bonded indebtedness of the K-17 12 district and must be secured by the territory of the K-12 district and paid by tax levies against the territory of 18 the K-12 district. The debt service on the bonds must be allocated to the elementary program of the K-12 19 district.

(e) Bonded indebtedness of the high school district or the K-12 district that is subsequently
 affected by a later reorganization of the high school district or the K-12 district is governed by the provisions of
 Title 20, chapter 6, part 4.

(8) When a K-8 district expands to a K-12 district as provided for in this section, a principal,
teacher, or other certified employee of the original high school district who has a right of tenure under Montana
law must be given preference in hiring for a vacant position in the new K-12 district for which the employee is
qualified with the required certification endorsements."

27

28

Section 61. Section 20-6-422, MCA, is amended to read:



Amendment - 1st Reading-w	hite - Requested by: Mike Hopkins - (H) A	ppropriations
68th Legislature 2023	Drafter: Rebecca Power,	HB0774.001.002

1 (iii) establish an interim board of trustees for the consolidated district as provided in 20-6-424. The

trustees shall serve until their successors are elected at the next succeeding regular school election and
gualified.

4 (b) Each county superintendent shall send a copy of the order to the board of county
5 commissioners of each county where a district involved in the consolidation proposition is located and to the

6 trustees of each district incorporated in the consolidation order.

7 (8) If any district included in the consolidation proposition disapproves the consolidation

8 proposition, the consolidation of all districts fails and the appropriate county superintendent shall notify each
9 district of the disapproval of the consolidation proposition."

10

11

Section 63. Section 20-6-504, MCA, is amended to read:

"20-6-504. Opening of a junior high school. (1) The trustees of any elementary district and the
trustees of the high school district in which such the elementary district is located may open a junior high school
when such opening has been approved by the superintendent of public instruction; except that when the high
school district operates a county high school, the opening of a junior high school shall be approved under the
provisions of 20-6-505.

17 (2) When the trustees of such the districts resolve to open a junior high school, they shall jointly apply
18 to notify the superintendent of public instruction for approval to open such school by June 1 before the school
19 fiscal year in which they intend to open the junior high school. The application shall contain such notification
20 must contain the information as is required under 20-6-503 for an application to open a notification of the

21 <u>opening of a high school.</u>

- (3) The superintendent of public instruction shall investigate the application for the opening of a junior
  high school and shall approve or disapprove the opening of the junior high school before the fourth Monday of
  June preceding the first year of intended operation. If the opening is approved, the trustees of the elementary
  district and the high school district may jointly open such school.
- (4)(3) Whenever the opening of trustees of any elementary district and the trustees of the high school
   district decide to open a junior high school is approved for the ensuing school fiscal year, the county
   superintendent shall estimate the average number belonging (ANB) after investigating the probable enrollment



- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	for the junior high school. The ANB determined by the county superintendent shall must be used for budgeting
2	and BASE funding program purposes during the ensuing school fiscal year."
3	
4	Section 64. Section 20-6-506, MCA, is amended to read:
5	"20-6-506. Budgeting and cost sharing when junior high school operated by elementary district
6	and high school district operating county high school. (1) Whenever If the opening of a junior high school
7	<del>is <u>was</u> approved <del>for the ensuing school fiscal year</del> under 20-6-505<u>prior to July 1, 2024</u>, the county</del>
8	superintendent shall estimate the average number belonging (ANB) after investigating the probable enrollment
9	for the junior high school. The ANB determined by the county superintendent and the ANB actually realized in
10	subsequent school fiscal years must be applied to prorate the BASE funding program amount between the
11	elementary and high school districts. Each district shall adopt its general fund budget on the basis of the
12	prorated amount and shall finance its proportionate share of the cost of operating the junior high school.
13	(2) The cost of operating the junior high school must be prorated between the elementary district and
14	the high school district on the basis of the ratio that the number of pupils of their district is to the total enrollment
15	of the junior high school."
16	
17	Section 65. Section 20-6-603, MCA, is amended to read:
18	"20-6-603. Trustees' authority to acquire or dispose of sites and buildings when election
19	required. (1) The trustees of a district may purchase, build, exchange, or otherwise acquire, sell, or dispose of
20	sites and buildings of the district. Action may not be taken by the trustees without the approval of the qualified
21	electors of the district at an election called for the purpose of approval unless:
22	(2) Purchases of sites and building of the district are authorized when:
23	(a) a bond issue has been authorized for the purpose of constructing, purchasing, or acquiring the site
24	or building;
25	(b) an additional levy under the provisions of 20-9-353 has been approved for the purpose of
26	constructing, purchasing, or acquiring the site or building;
27	(a) the east of constructing, purchasing, or acquiring the site or building is financed without every
	(c) the cost of constructing, purchasing, or acquiring the site or building is financed without exceeding
28	the maximum general fund budget amount for the district-and, in the case of a site purchase, the site has been



68th Legislature 2023

Drafter: Rebecca Power,

1	<del>approved under the provisions of 20-6-621</del> ; or
2	(d) money is otherwise available under the provisions of this title-and the ballot for the site approval
3	for the building incorporated a description of the building to be located on the site.
4	(3) The trustees may sell or otherwise dispose of the real or personal property in any reasonable
5	manner whenever the trustees determine that the disposition is in the best interests of the district.
6	(2)(4) Except for land that is granted to or held by the state in trust or land acquired by conditional
7	deed under the provisions of 20-6-605, the trustees may <del>, upon approval by the electorate,</del> accept as partial or
8	total consideration for the exchange of the land a binding written agreement by a public or private entity seeking
9	the exchange to use the property to provide a service that benefits the school district. The deed for the
10	exchange of land must contain reversionary clauses that allow for the return of the land to school district
11	ownership if the binding written agreement is not complied with.
12	(3) When an election is conducted under the provisions of this section, it must be called under the
13	provisions of 20-20-201 and must be conducted in the manner prescribed by this title for school elections. An
14	elector qualified to vote under the provisions of 20-20-301 may vote in the election. If a majority of those
15	electors voting at the election approve the proposed action, the trustees may take the proposed action."
15 16	electors voting at the election approve the proposed action, the trustees may take the proposed action."
	electors voting at the election approve the proposed action, the trustees may take the proposed action." Section 66. Section 20-6-621, MCA, is amended to read:
16	
16 17	Section 66. Section 20-6-621, MCA, is amended to read:
16 17 18	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection
16 17 18 19	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school
16 17 18 19 20	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for
16 17 18 19 20 21	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees.
16 17 18 19 20 21 22	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees. (b) The trustees may purchase or otherwise acquire property contiguous to an existing site that is in
16 17 18 19 20 21 22 23	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees. (b) The trustees may purchase or otherwise acquire property contiguous to an existing site that is in use for school purposes without a site approval election. The trustees may take an option on a site prior to the
16 17 18 19 20 21 22 23 24	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees. (b) The trustees may purchase or otherwise acquire property contiguous to an existing site that is in use for school purposes without a site approval election. The trustees may take an option on a site prior to the site approval election.
16 17 18 19 20 21 22 23 24 25	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees. (b) The trustees may purchase or otherwise acquire property contiguous to an existing site that is in use for school purposes without a site approval election. The trustees may take an option on a site prior to the site approval election. (2) The election for the approval of a site must be called under the provisions of 20-20-201 and must
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	Section 66. Section 20-6-621, MCA, is amended to read: "20-6-621. Selection of school sites approval election. (1) (a) Except as provided in subsection (1)(b), the The trustees of a district may select and purchase the sites for school buildings or for other school purposes, but the selection must first be approved by the qualified electors of the district before a contract for the purchase of a site is entered into by the trustees. (b) The trustees may purchase or otherwise acquire property contiguous to an existing site that is in use for school purposes without a site approval election. The trustees may take an option on a site prior to the site approval election. (2) The election for the approval of a site must be called under the provisions of 20-20-201 and must be conducted in the manner prescribed by this title for school elections. An elector who may vote at a school



### Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations

- 2023 68th Legislature 2023

Division

Drafter: Rebecca Power,

1	site was specifically identified in an election at which an additional levy or the issuance of bonds was approved					
2	for the purchase of the site.					
3	(3)(2) Any site for a school building or other building of the district that is selected or purchased by the					
4	trustees must:					
5	(a) be in a place that is convenient, accessible, and suitable;					
6	(b)	comply with the minimum size and other requirements prescribed by the department of public				
7	health and h	uman services; <del>-and</del>				
8	(c)	comply with the statewide building regulations, if any, promulgated by the department of labor a	nd			
9	industry <u>; an</u>	<u>1</u>				
10	<u>(d)</u>	be preceded by a public meeting at which public comment is solicited and considered				
11	regarding th	e intended selection or purchase."				
12						
13	Sec	tion 67. Section 20-6-704, MCA, is amended to read:				
14	"20-	6-704. Dissolution of K-12 school district. (1) Except as provided in subsection (2), in order	to			
15	dissolve a K	-12 district under the provisions of this section, the trustees of a district shall submit for approval	to			
16	the electors of the K-12 district a proposition dissolving the K-12 district for the purpose of annexing or					
17	consolidating the K-12 district's elementary or high school program with a contiguous school district or districts					
18	in <del>an ensuing school fiscal year under the provisions of 20-6-422 or 20-6-423</del> <u>a general election as described in</u>					
19	<u>13-1-104</u> .					
20	(2)	If the trustees of the school district determine that the creation or continuation of the K-12				
21	district has r	esulted in or will result in the loss of federal funding for the elementary or high school programs a	and			
22	that it is in th	e best interest of the district to dissolve into the original elementary district and high school distri	ct			
23	that existed	prior to the formation of the K-12 district, the trustees may dissolve the district under the following	g			
24	procedure:					
25	(a)	The trustees of the district shall pass a resolution requesting the county superintendent to or	der			
26	a dissolutior	of the district.				
27	(b)	When the county superintendent receives the resolution from the district, the county				
28	superintend	ent shall, within 10 days, order the dissolution of the K-12 district into the original elementary dist	rict			
	Legisla Servic	tive - 76 - Authorized Print Version – HB es	774			

Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023		
	Legislature 2023 Drafter: Rebecca Power, HB0774.001.002	
1	district during its last year of operations as a K-12 district will be prorated based on rules promulgated by the	
2		
3		
4	Section 68. Section 20-9-115, MCA, is amended to read:	
5	"20-9-115. Notice of final budget meeting. Between July 1 and August 10 May 1 and June 10 of	
6	each year, the clerk of each district shall publish one notice, in the local or county newspaper that the trustees	
7	of the district determine to be the newspaper with the widest circulation in the district, stating the date, time, and	
8	place that the trustees will meet for the purpose of considering and adopting the final budget of the district,	
9	stating that the meeting of the trustees may be continued from day to day until the final adoption of the district's	
10	budget, and stating that any taxpayer in the district may appear at the meeting and be heard for or against any	
11	part of the budget."	
12		
13	Section 69. Section 20-9-131, MCA, is amended to read:	
14	"20-9-131. Final budget meeting. (1) On or before August 20 June 20, on the date and at the time	
15	and place stated in the notice published pursuant to 20-9-115, the trustees of each district shall meet to	
16	consider all budget information and any attachments required by law.	
17	(2) The trustees may continue the meeting from day to day but shall adopt the final budget for the	
18	district and determine the amounts to be raised by tax levies for the district not later than August 25 June 25	
19	and before the computation of the general fund net levy requirement by the county superintendent and the	
20	fixing of the tax levies for each district. Any taxpayer in the district may attend any portion of the trustees'	
21	meeting and be heard on the budget of the district or on any item or amount contained in the budget.	
22	(3) Upon final approval, the trustees shall deliver the adopted budget, including the amounts to be	
23	raised by tax levies, to the county superintendent of schools within 3 days."	
24		
25	Section 70. Section 20-9-208, MCA, is amended to read:	
26	<b>"20-9-208</b> . Transfers among appropriation items of fund transfers from fund to fund. (1)	
27	Whenever it appears to the trustees of a district that the appropriated amount of an item of a budgeted fund of	
28	the final budget or a budget amendment is in excess of the amount actually required during the school fiscal	



1	year for the appropriation item, the trustees may transfer any of the excess appropriation amount to any other
2	appropriation item of the same budgeted fund.
3	(2) Unless otherwise restricted by a specific provision in this title, transfers may be made between
4	different funds of the same district or between the final budget and a budget amendment under one of the
5	following circumstances:
6	(a) (i) Except as provided in subsections (2)(a)(ii) through (2)(a)(iv) (2)(a)(iii), transfers may be made
7	from one budgeted fund to another budgeted fund or between the final budget and a budget amendment for a
8	budgeted fund whenever the trustees determine, in their discretion, that the transfer of funds is necessary to
9	improve the efficiency of spending within the district or when an action of the trustees results in savings in one
10	budgeted fund that can be put to more efficient use in another budgeted fund to better support and implement
11	forms of personalized learning described in 20-7-1601. Transfers may not be made with funds approved by the
12	voters or with funds raised by a nonvoted levy unless:
13	(A) the transfer is within or directly related to the purposes for which the funds were raised and the
14	trustees hold a properly noticed hearing to accept public comment on the transfer; or
15	(B) the transfer is approved by the qualified electors of the district in an election called for the purpose
16	of approving the transfer, in which case the funds may be spent for the purpose approved on the ballot.
17	(ii) Unless otherwise authorized by a specific provision in this title, transfers from the general fund to
18	any other fund and transfers to the general fund from any other fund are prohibited.
19	(iii)(ii) Unless otherwise authorized by a specific provision in this title, transfers from the retirement fund
20	to any other fund are prohibited.
21	(iv)(iii) Unless otherwise authorized by a specific provision in this title, transfers from the debt service
22	fund to any other fund are prohibited.
23	(b) Transfers may be made from one nonbudgeted fund to another nonbudgeted fund whenever the
24	trustees determine that the transfer of funds is necessary to improve the efficiency of spending within the
25	district. Transfers may not be made with funds restricted by federal law unless the transfer is in compliance with
26	any restrictions or conditions imposed by federal law.
27	(3) Before a transfer can occur, the trustees shall hold a properly noticed hearing to accept public
28	comment on the transfer.



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB0

1	(3)(4) The trustees shall enter the authorized transfers upon the permanent records of the district.
2	(4)(5) The intent of this section is to increase the flexibility and efficiency of school districts without an
3	increase in local taxes. In furtherance of this intent, if transfers of funds are made from any school district fund
4	supported by a nonvoted levy, the district may not increase its nonvoted levy for the purpose of restoring the
5	amount of funds transferred."
6	
7	Section 71. Section 20-9-306, MCA, is amended to read:
8	"20-9-306. Definitions. As used in this title, unless the context clearly indicates otherwise, the
9	following definitions apply:
10	(1) "BASE" means base amount for school equity.
11	(2) "BASE aid" means:
12	(a) direct state aid for 44.7% of the basic entitlement and 44.7% of the total per-ANB entitlement for
13	the general fund budget of a district;
14	(b) guaranteed tax base aid for an eligible district for any amount up to 35.3% of the basic entitlement,
15	up to 35.3% of the total per-ANB entitlement budgeted in the general fund budget of a district, and 40% of the
16	special education allowable cost payment;
17	(c) the total quality educator payment;
18	(d) the total at-risk student payment;
19	(e) the total Indian education for all payment;
20	(f) the total American Indian achievement gap payment;
21	(g) the total data-for-achievement payment; and
22	(h) the special education allowable cost payment.
23	(3) "BASE budget" means the minimum general fund budget of a district, which includes 80% of the
24	basic entitlement, 80% of the total per-ANB entitlement, 100% of the total quality educator payment, 100% of
25	the total at-risk student payment, 100% of the total Indian education for all payment, 100% of the total American
26	Indian achievement gap payment, 100% of the total data-for-achievement payment, and 140% of the special
27	education allowable cost payment.
28	(4) "BASE budget levy" means the district levy in support of the BASE budget of a district, which may



- 80 -

1	be supplemented by guaranteed tax base aid if the district is eligible under the provisions of 20-9-366 through
2	20-9-369.
3	(5) "BASE funding program" means the state program for the equitable distribution of the state's
4	share of the cost of Montana's basic system of public elementary schools and high schools, through county
5	equalization aid as provided in 20-9-331 and 20-9-333 and state equalization aid as provided in 20-9-343, in
6	support of the BASE budgets of districts and special education allowable cost payments as provided in 20-9-
7	321.
8	(6) "Basic entitlement" means:
9	(a) for each high school district:
10	(i) \$326,073 for fiscal year 2022 and \$334,453 for each succeeding fiscal year for school districts with
11	an ANB of 800 or fewer; and
12	(ii) \$326,073 for fiscal year 2022 and \$334,453 for each succeeding fiscal year for school districts with
13	an ANB of more than 800, plus \$16,304 for fiscal year 2022 and \$16,723 for each succeeding fiscal year for
14	each additional 80 ANB over 800;
15	(b) for each elementary school district or K-12 district elementary program without an approved and
16	accredited junior high school, 7th and 8th grade program, or middle school:
17	(i) \$54,344 for fiscal year 2022 and \$55,741 for each succeeding fiscal year for school districts or K-
18	12 district elementary programs with an ANB of 250 or fewer; and
19	(ii) \$54,344 for fiscal year 2022 and \$55,741 for each succeeding fiscal year for school districts or K-12
20	district elementary programs with an ANB of more than 250, plus \$2,718 for fiscal year 2022 and \$2,788 for
21	each succeeding fiscal year for each additional 25 ANB over 250;
22	(c) for each elementary school district or K-12 district elementary program with an approved and
23	accredited junior high school, 7th and 8th grade program, or middle school:
24	(i) for the district's kindergarten through grade 6 elementary program:
25	(A) \$54,344 for fiscal year 2022 and \$55,741 for each succeeding fiscal year for school districts or K-
26	12 district elementary programs with an ANB of 250 or fewer; and
27	(B) \$54,344 for fiscal year 2022 and \$55,741 for each succeeding fiscal year for school districts or K-
28	12 district elementary programs with an ANB of more than 250, plus \$2,718 for fiscal year 2022 and \$2,788 for



1 each succeeding fiscal year for each additional 25 ANB over 250; and 2 (ii) for the district's approved and accredited junior high school, 7th and 8th grade programs, or middle 3 school: 4 (A) \$108,690 for fiscal year 2022 and \$111,483 for each succeeding fiscal year for school districts or 5 K-12 district elementary programs with combined grades 7 and 8 with an ANB of 450 or fewer; and 6 (B) \$108,690 for fiscal year 2022 and \$111,483 for each succeeding fiscal year for school districts or 7 K-12 district elementary programs with combined grades 7 and 8 with an ANB of more than 450, plus \$5,434 8 for fiscal year 2022 and \$5,574 for each succeeding fiscal year for each additional 45 ANB over 450. 9 (7) "Budget unit" means the unit for which the ANB of a district is calculated separately pursuant to 20-9-311. 10 11 (8) "Direct state aid" means 44.7% of the basic entitlement and 44.7% of the total per-ANB 12 entitlement for the general fund budget of a district and funded with state and county equalization aid. 13 (9) "Maximum general fund budget" means a district's general fund budget amount calculated from 14 the basic entitlement for the district, the total per-ANB entitlement for the district, the total quality educator 15 payment, the total at-risk student payment, the total Indian education for all payment, the total American Indian 16 achievement gap payment, the total data-for-achievement payment, and the greater of the district's special 17 education allowable cost payment multiplied by: 18 (a) 175%; or 19 (b) the ratio, expressed as a percentage, of the district's special education allowable cost 20 expenditures to the district's special education allowable cost payment for the fiscal year that is 2 years 21 previous, with a maximum allowable ratio of 200%. 22 (10) "Over-BASE budget levy" means the district levy in support of any general fund amount budgeted 23 that is above the BASE budget and below the maximum general fund budget for a district. 24 (11) "Total American Indian achievement gap payment" means the payment resulting from multiplying 25 \$223 for fiscal year 2022 and \$229 for each succeeding fiscal year times the number of American Indian 26 students enrolled in the district as provided in 20-9-330. 27 (12) "Total at-risk student payment" means the payment resulting from the distribution of any funds 28 appropriated for the purposes of 20-9-328.



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB0774.001.002

1 (13) "Total data-for-achievement payment" means the payment provided in 20-9-325 resulting from 2 multiplying \$21.73 for fiscal year 2022 and \$22.29 for each succeeding fiscal year by the district's ANB 3 calculated in accordance with 20-9-311. 4 (14) "Total Indian education for all payment" means the payment resulting from multiplying \$22.70 for 5 fiscal year 2022 and \$23.28 for each succeeding fiscal year times the ANB of the district or \$100 for each 6 district, whichever is greater, as provided for in 20-9-329. 7 (15) "Total per-ANB entitlement" means the district entitlement resulting from the following calculations 8 and using either the current year ANB or the 3-year 5-year ANB provided for in 20-9-311: 9 (a) for a high school district or a K-12 district high school program, a maximum rate of \$7,443 for 10 fiscal year 2022 and \$7,634 for each succeeding fiscal year for the first ANB, decreased at the rate of 50 cents 11 per ANB for each additional ANB of the district up through 800 ANB, with each ANB in excess of 800 receiving 12 the same amount of entitlement as the 800th ANB; 13 (b) for an elementary school district or a K-12 district elementary program without an approved and 14 accredited junior high school, 7th and 8th grade program, or middle school, a maximum rate of \$5,813 for fiscal 15 year 2022 and \$5,962 for each succeeding fiscal year for the first ANB, decreased at the rate of 20 cents per 16 ANB for each additional ANB of the district up through 1,000 ANB, with each ANB in excess of 1,000 receiving 17 the same amount of entitlement as the 1,000th ANB; and 18 (c) for an elementary school district or a K-12 district elementary program with an approved and 19 accredited junior high school, 7th and 8th grade program, or middle school, the sum of: 20 (i) a maximum rate of \$5,813 for fiscal year 2022 and \$5,962 for each succeeding fiscal year for the

first ANB for kindergarten through grade 6, decreased at the rate of 20 cents per ANB for each additional ANB
up through 1,000 ANB, with each ANB in excess of 1,000 receiving the same amount of entitlement as the

23 1,000th ANB; and

(ii) a maximum rate of \$7,443 for fiscal year 2022 and \$7,634 for each succeeding fiscal year for the
first ANB for grades 7 and 8, decreased at the rate of 50 cents per ANB for each additional ANB for grades 7
and 8 up through 800 ANB, with each ANB in excess of 800 receiving the same amount of entitlement as the
800th ANB.

28

(16) "Total quality educator payment" means the payment resulting from multiplying \$3,385 for fiscal



Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations - 2023					
	gislature 2023		Drafter: Rebecca Po	ower,	HB0774.001.002
4	veer 2022 and \$2	470 for each aussed in	- finnel voor hvithe ev		
		472 for each succeeding			
2		umber of full-time equiva			
3	(b) as pro	ovided in 20-9-324, for a	a school district meeti	ing the legislative goal for com	petitive base pay
4	of teachers, the nu	imber of full-time equiva	lent teachers that we	re in the first 3 years of the te	acher's teaching
5	career in the previo	ous year.			
6	(17) "Tota	al special education alloc	cation" means the sta	te payment distributed pursua	nt to 20-9-321 that
7	is the greater of the	e amount resulting from	multiplying \$287.93 f	for fiscal year 2022 and \$286.	02 for each
8	succeeding fiscal y	year by the statewide cu	rrent year ANB or the	e amount of the previous year'	s total special
9	education allocatio	n."			
10					
11	Section 72	<b>2.</b> Section 20-9-308, MC	CA, is amended to rea	ad:	
12	"20-9-308.	BASE budgets and	general fund budge	t limits. (1) (a) The trustees o	of a district shall
13	adopt a general fu	nd budget that is at leas	t equal to the BASE b	oudget established for the dist	rict. Except as
14	provided in subsec	ction (1)(b), the trustees	of a district may adop	ot a general fund budget up to	the greater of:
15	(i) the cu	ırrent year maximum gei	neral fund budget; or		
16	(ii) the pre	evious year's general fur	nd budget plus any in	crease in <del>direct state aid for tl</del>	<del>ie basic and per-</del>
17	ANB entitlements a	and any increases in sta	te funding of the data	a-for-achievement payment ur	<del>der 20-9-325 and</del>
18	in the general fund	I payments in 20-9-327	through 20-9-330 <u>sta</u> t	te and over-BASE levy funding	<u>g of the basic of</u>
19	per-ANB entitleme	nts or of the general fun	id payments establish	ned in 20-9-327 through 20-9-3	330 to complete
20	the inflation-adjust	ed formula amounts apr	proved by the legislat	ure as part of the regular infla	<u>tionary</u>
21	adjustments to K-1	12 BASE aid calculated	pursuant to 20-9-326	and as provided in 20-9-306.	
22	(b) Wher	n anticipated enrollment	increases under 20-9	9-314 are not realized in the p	revious year, the
23	trustees may adop	ot a general fund budget	up to the greater of:		
24	(i) the cu	ırrent year maximum ge	neral fund budget; or		
25	(ii) the pre	evious year's adopted ge	eneral fund budget re	calculated to reflect the previo	ous year's actual
26	enrollment pursuar	nt to 20-9-314(6)(b) plus	any increase in direc	ct state aid for the basic and p	er-ANB
27	entitlements and a	ny increases in state fu	nding of the data-for-a	achievement payment under 2	0-9-325 and in the

28 general fund payments in 20-9-327 through 20-9-330.



(2) (a) Except as provided in subsection (2)(b), whenever the trustees of a district propose to adopt a
general fund budget that exceeds the BASE budget for the district and propose to increase the over-BASE
budget levy-over above the greater of the limits specified in 20-9-353 or the highest revenue previously
authorized by the electors of the district or imposed by the district in any of the previous 5 years to support the
general fund budget, the trustees shall submit a proposition to the electors of the district, as provided in 20-9-

6 353.

1

2

3

4

5

7 (b) The intent of this section is to increase the flexibility and efficiency of elected school boards 8 without increasing school district property taxes. In furtherance of this intent and provided that budget 9 limitations otherwise specified in law are not exceeded, the trustees of a district may increase the district's over-10 BASE budget levy without a vote if the board of trustees reduces nonvoted property tax levies authorized by 11 law to be imposed by action of the trustees of the district by at least as much as the amount by which the over-12 BASE budget levy is increased. The ongoing authority for any nonvoted increase in the over-BASE budget levy 13 imposed under this subsection (2)(b) must be decreased in future years to the extent that the trustees of the 14 district impose any increase in other nonvoted property tax levies.

15

(3) The BASE budget for the district must be financed by the following sources of revenue:

- 16 (a) state equalization aid, as provided in 20-9-343, including any guaranteed tax base aid for which 17 the district may be eligible, as provided in 20-9-366 through 20-9-369;
- 18

(b) county equalization aid, as provided in 20-9-331 and 20-9-333;

- 19 a district levy for support of a school not approved as an isolated school under the provisions of (c)
- 20 20-9-302:
- 21 (d) payments in support of special education programs under the provisions of 20-9-321;
  - (e) nonlevy revenue, as provided in 20-9-141; and
- 23 (f) a BASE budget levy on the taxable value of all property within the district.
- 24 (4) The over-BASE budget amount of a district must be financed by a levy on the taxable value of all
- 25 property within the district or other revenue available to the district, as provided in 20-9-141."
- 26

22

27

Section 73. Section 20-9-311, MCA, is amended to read:

28

"20-9-311. Calculation of average number belonging (ANB) -- 3-year 5-year averaging. (1)



1	Average number belonging (ANB) must be computed for each budget unit as follows:
2	(a) compute an average enrollment by adding a count of regularly enrolled pupils who were enrolled
3	as of the first Monday in October of the prior school fiscal year to a count of regularly enrolled pupils on the first
4	Monday in February of the prior school fiscal year or the next school day if those dates do not fall on a school
5	day, and divide the sum by two; and
6	(b) multiply the average enrollment calculated in subsection (1)(a) by the sum of 180 and the
7	approved pupil-instruction-related days for the current school fiscal year and divide by 180.
8	(2) For the purpose of calculating ANB under subsection (1), up to 7 approved pupil-instruction-
9	related days may be included in the calculation.
10	(3) When a school district has approval to operate less than the minimum aggregate hours under 20-
11	9-806, the total ANB must be calculated in accordance with the provisions of 20-9-805.
12	(4) (a) Except as provided in subsection (4)(d), for the purpose of calculating ANB, enrollment in an
13	education program:
14	(i) from 180 to 359 aggregate hours of pupil instruction per school year is counted as one-quarter-time
15	enrollment;
16	(ii) from 360 to 539 aggregate hours of pupil instruction per school year is counted as half-time
17	enrollment;
18	(iii) from 540 to 719 aggregate hours of pupil instruction per school year is counted as three-quarter-
19	time enrollment; and
20	(iv) 720 or more aggregate hours of pupil instruction per school year is counted as full-time enrollment.
21	(b) Except as provided in subsection (4)(d), enrollment in a program intended to provide fewer than
22	180 aggregate hours of pupil instruction per school year may not be included for purposes of ANB.
23	(c) Enrollment in a self-paced program or course may be converted to an hourly equivalent based on
24	the hours necessary and appropriate to provide the course within a regular classroom schedule.
25	(d) A school district may include in its calculation of ANB a pupil who is enrolled in a program
26	providing fewer than the required aggregate hours of pupil instruction required under subsection (4)(a) or (4)(b)
27	if the pupil has demonstrated proficiency in the content ordinarily covered by the instruction as determined by
28	the school board using district assessments. The ANB of a pupil under this subsection (4)(d) must be converted



- 2023 38th Le	3 .egislature 2023	Drafter: Rebecca Power,	HB0774.001.002
1	to an hourly equivalent based on the	hours of instruction ordinarily provided for the co	ntent over which the
2	student has demonstrated proficience	cy.	
3	(e) A pupil in kindergarten	through grade 12 who is concurrently enrolled in	more than one public
4	school, program, or district may not	be counted as more than one full-time pupil for Al	NB purposes.
5	(5) For a district that is trar	nsitioning from a half-time to a full-time kindergart	en program, the state
6	superintendent shall count kindergar	rten enrollment in the previous year as full-time er	nrollment for the purpose
7	of calculating ANB for the elementar	y programs offering full-time kindergarten in the c	urrent year. For the
8	purposes of calculating the <mark>3-year 5</mark> -	-year_ANB, the superintendent of public instructio	n shall count the
9	kindergarten enrollment as one-half	enrollment and then add the additional kindergard	en ANB to the <del>3-year <u>5-</u></del>
10	year average ANB for districts offerir	ng full-time kindergarten.	
11	(6) When a pupil has been	absent, with or without excuse, for more than 10	consecutive school days,
12	the pupil may not be included in the	enrollment count used in the calculation of the AN	IB unless the pupil
13	resumes attendance prior to the day	of the enrollment count.	
14	(7) (a) The enrollment of p	preschool pupils, as provided in 20-7-117, may no	t be included in the ANB
15	calculations.		
16	(b) Except as provided in s	subsection (7)(c), a pupil who has reached 19 yea	rs of age by September
17	10 of the school year may not be inc	luded in the ANB calculations.	
18	(c) A pupil with disabilities	who is over 19 years of age and has not yet reac	hed 21 years of age by
19	September 10 of the school year and	d who is receiving special education services fron	n a school district pursuant
20	to 20-7-411(4)(a) may be included in	n the ANB calculations if:	
21	(i) the student has not grad	duated;	
22	(ii) the student is eligible for	r special education services and is likely to be elig	ible for adult services for
23	individuals with developmental disab	pilities due to the significance of the student's disa	bility; and
24	(iii) the student's individualiz	zed education program has identified transition go	oals that focus on
25	preparation for living and working in	the community following high school graduation s	ince age 16 or the
26	student's disability has increased in	significance after age 16.	
27	(d) A school district providi	ing special education services pursuant to subsec	tion (7)(c) is encouraged
28	to collaborate with agencies and pro	grams that serve adults with developmental disat	pilities in meeting the goals



1 of a student's transition plan.

(8) The average number belonging of the regularly enrolled pupils for the public schools of a district
must be based on the aggregate of all the regularly enrolled pupils attending the schools of the district, except
that:

(a) the ANB is calculated as a separate budget unit when:

(i) a school of the district is located more than 20 miles beyond the incorporated limits of a city or town
located in the district and at least 20 miles from any other school of the district, the number of regularly enrolled
pupils of the school must be calculated as a separate budget unit for ANB purposes and the district must
receive a basic entitlement for the school calculated separately from the other schools of the district;

(ii) a school of the district is located more than 20 miles from any other school of the district and
incorporated territory is not involved in the district, the number of regularly enrolled pupils of the school must be
calculated separately for ANB purposes and the district must receive a basic entitlement for the school
calculated separately from the other schools of the district;

(iii) the superintendent of public instruction approves an application not to aggregate when conditions
exist affecting transportation, such as poor roads, mountains, rivers, or other obstacles to travel, or when any
other condition exists that would result in an unusual hardship to the pupils of the school if they were
transported to another school, the number of regularly enrolled pupils of the school must be calculated
separately for ANB purposes and the district must receive a basic entitlement for the school calculated
separately from the other schools of the district; or

20 (iv) two or more districts consolidate or annex under the provisions of 20-6-422 or 20-6-423, the ANB
21 and the basic entitlements of the component districts must be calculated separately for a period of 3 years
22 following the consolidation or annexation. Each district shall retain a percentage of its basic entitlement for 3
23 additional years as follows:

24

26

5

- (A) 75% of the basic entitlement for the fourth year;
- 25 (B) 50% of the basic entitlement for the fifth year; and
  - (C) 25% of the basic entitlement for the sixth year.

(b) when a junior high school has been approved and accredited as a junior high school, all of the
 regularly enrolled pupils of the junior high school must be considered as high school district pupils for ANB



1 purposes;

(c) when a middle school has been approved and accredited, all pupils below the 7th grade must be
considered elementary school pupils for ANB purposes and the 7th and 8th grade pupils must be considered
high school pupils for ANB purposes; or

(d) when a school has been designated as nonaccredited by the board of public education because of
failure to meet the board of public education's assurance and performance standards, the regularly enrolled
pupils attending the nonaccredited school are not eligible for average number belonging calculation purposes,
nor will an average number belonging for the nonaccredited school be used in determining the BASE funding
program for the district.

(9) The district shall provide the superintendent of public instruction with semiannual reports of school
 attendance, absence, and enrollment for regularly enrolled students, using a format determined by the
 superintendent.

(10) (a) Except as provided in subsections (10)(b) and (10)(c), enrollment in a basic education
 program provided by the district through any combination of onsite or offsite instruction may be included for
 ANB purposes only if the pupil is offered access to the complete range of educational services for the basic
 education program required by the accreditation standards adopted by the board of public education.

(b) Access to school programs and services for a student placed by the trustees in a private program
for special education may be limited to the programs and services specified in an approved individual education
plan supervised by the district.

(c) Access to school programs and services for a student who is incarcerated in a facility, other than a
 youth detention center, may be limited to the programs and services provided by the district at district expense
 under an agreement with the incarcerating facility.

(d) This subsection (10) may not be construed to require a school district to offer access to activities
 governed by an organization having jurisdiction over interscholastic activities, contests, and tournaments to a
 pupil who is not otherwise eligible under the rules of the organization.

26 (11) A district may include only, for ANB purposes, an enrolled pupil who is otherwise eligible under27 this title and who is:

28

(a) a resident of the district or a nonresident student admitted by trustees under a student attendance



1	agreement and who is attending a school of the district;
2	(b) unable to attend school due to a medical reason certified by a medical doctor and receiving
3	individualized educational services supervised by the district, at district expense, at a home or facility that does
4	not offer an educational program;
5	(c) unable to attend school due to the student's incarceration in a facility, other than a youth detention
6	center, and who is receiving individualized educational services supervised by the district, at district expense, at
7	a home or facility that does not offer an educational program;
8	(d) receiving special education and related services, other than day treatment, under a placement by
9	the trustees at a private nonsectarian school or private program if the pupil's services are provided at the
10	district's expense under an approved individual education plan supervised by the district;
11	(e) participating in the running start program at district expense under 20-9-706;
12	(f) receiving educational services, provided by the district, using appropriately licensed district staff at
13	a private residential program or private residential facility licensed by the department of public health and
14	human services;
15	(g) enrolled in an educational program or course provided at district expense using electronic or
16	offsite delivery methods, including but not limited to tutoring, distance learning programs, online programs, and
17	technology delivered learning programs, while attending a school of the district or any other nonsectarian offsite
18	instructional setting with the approval of the trustees of the district. The pupil shall:
19	(i) meet the residency requirements for that district as provided in 1-1-215;
20	(ii) live in the district and must be eligible for educational services under the Individuals With
21	Disabilities Education Act or under 29 U.S.C. 794; or
22	(iii) attend school in the district under a mandatory attendance agreement as provided in 20-5-321.
23	(h) a resident of the district attending the Montana youth challenge program or a Montana job corps
24	program under an interlocal agreement with the district under 20-9-707.
25	(12) A district shall, for ANB purposes, calculate the enrollment of an eligible Montana youth challenge
26	program participant as half-time enrollment.
27	(13) (a) A district may, for ANB purposes, include in the October and February enrollment counts an
28	individual who is otherwise eligible under this title and who during the prior school year:



Amendment - 1st Reading-wh	nite - Requested by: Mike Hopkins - (H) A	ppropriations
- 2023		
68th Legislature 2023	Drafter: Rebecca Power,	HB0774.001.002

1	(i) resided in the district;
2	(ii) was not enrolled in the district or was not enrolled full time; and
3	(iii) completed an extracurricular activity with a duration of at least 6 weeks.
4	(b) (i) Except as provided in subsection (13)(b)(ii), each completed extracurricular activity under
5	subsection (13)(a) may be counted as one-sixteenth enrollment for the individual, but under this subsection (13)
6	the individual may not be counted as more than one full-time enrollment for ANB purposes.
7	(ii) Each completed extracurricular activity lasting longer than 18 weeks may be counted as one-eighth
8	enrollment.
9	(c) For the purposes of this section, "extracurricular activity" means:
10	(i) a sport or activity sanctioned by an organization having jurisdiction over interscholastic activities,
11	contests, and tournaments;
12	(ii) an approved career and technical student organization, pursuant to 20-7-306; or
13	(iii) a school theater production.
14	(14) (a) For an elementary or high school district that has been in existence for <u>3 years 5 years</u> or
15	more, the district's maximum general fund budget and BASE budget for the ensuing school fiscal year must be
16	calculated using the current year ANB for all budget units or the <u>3-year 5-year</u> average ANB for all budget units,
17	whichever generates the greatest maximum general fund budget.
18	(b) For a K-12 district that has been in existence for 3 years or more, the district's maximum general
19	fund budget and BASE budget for the ensuing school fiscal year must be calculated separately for the
20	elementary and high school programs pursuant to subsection (14)(a) and then combined.
21	(15) The term <del>"3-year ANB"</del> <u>"5-year ANB"</u> means an average ANB over the most recent <del>3-year</del> <u>5-year</u>
22	period, calculated by:
23	(a) adding the ANB for the budget unit for the ensuing school fiscal year to the ANB for each of the
24	previous- <mark>2 <u>4</u> school fiscal years; and</mark>
25	(b) dividing the sum calculated under subsection (15)(a) by three five."
26	
27	Section 74. Section 20-9-313, MCA, is amended to read:
28	"20-9-313. Circumstances under which regular average number belonging may be increased.



1 (1) The average number belonging of a school, calculated in accordance with the ANB formula prescribed in

2 20-9-311, may be increased when:

3 (a) the opening of a new elementary school or the reopening of an elementary school has been 4 approved in accordance with 20-6-502. The average number belonging for the school must be established by 5 the county superintendent and approved, disapproved, or adjusted by the superintendent of public instruction. 6 (b) the opening or reopening of a high school or a branch of the county high school has been 7 approved in accordance with 20-6-503, or 20-6-504, or 20-6-505. The average number belonging for the high 8 school must be established by the county superintendent's estimate, after an investigation of the probable 9 number of pupils that will attend the high school. 10 (c) a district anticipates an increase in the average number belonging due to the closing of a private 11 or public school in the district or a neighboring district. The estimated increase in average number belonging 12 must be established by the trustees and the county superintendent and approved, disapproved, or adjusted by 13 the superintendent of public instruction no later than the fourth Monday in June.

(d) a district anticipates an unusual enrollment increase in the ensuing school fiscal year. The
increase in average number belonging must be based on estimates of increased enrollment approved by the
superintendent of public instruction and must be computed in the manner prescribed by 20-9-314.

(e) for the initial year of operation of a kindergarten program established under 20-7-117(1), the ANB
to be used for budget purposes is:

(i) one-half the number of 5-year-old children residing in the district as of September 10 of the
preceding school year, either as shown on the official school census or as determined by some other procedure
approved by the superintendent of public instruction, for the purpose of implementing a half-time kindergarten
program as provided in 20-1-301; or

(ii) the number of 5-year-old children residing in the district as of September 10 of the preceding school
 year, either as shown on the official school census or as determined by some other procedure approved by the
 superintendent of public instruction, for the purpose of implementing a full-time kindergarten program as
 provided in 20-1-301; or

(f) a high school district provides early graduation for a student who completes graduation
requirements in less than eight semesters or the equivalent amount of secondary school enrollment. The



- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	increase must be established by the trustees as though the student had attended to the end of the school fiscal
2	year and must be approved, disapproved, or adjusted by the superintendent of public instruction.
3	(2) This section does not apply to the expansion of a half-time kindergarten program to a full-time
4	kindergarten program."
5	
6	Section 75. Section 20-9-353, MCA, is amended to read:
7	"20-9-353. Additional financing for general fund election for authorization to impose. (1) The
8	trustees of a district may propose to adopt an over-BASE budget amount for the district general fund that does
9	not exceed the general fund budget limitations, as provided in 20-9-308.
10	(2) (a) When the trustees of the district propose to adopt an over-BASE budget under subsection (1),
11	any increase in local property taxes authorized by 20-9-308(4) over revenue above the greater of the limits
12	computed under subsection (2)(b) or amounts previously authorized by the electors of the district or imposed by
13	the district in any of the previous 5 years must be submitted to a vote of the qualified electors of the district, as
14	provided in 15-10-425.
15	(b) The trustees are not required to submit to the qualified electors any increase in state and over-
16	BASE levy funding of the basic or per-ANB entitlements or of the general fund payments established in 20-9-
17	327 through 20-9-330 to complete the inflation-adjusted formula amounts approved by the legislature as part of
18	the regular inflationary adjustments to K-12 BASE aid calculated pursuant to 20-9-326 and as amended in 20-9-
19	<u>306</u> .
20	(c) When the trustees of a district determine that a voted amount of financing above the greater of
21	the limit of subsections (2)(a) and (2)(b) is required for the general fund budget in applicable school fiscal years,
22	the trustees shall submit the proposition to finance the voted amount to the electors who are qualified under 20-
23	20-301 to vote upon the proposition at the next regular school election day. The proposition may be requested
24	for application to a maximum of 4 school fiscal years with approved increases implemented through tax
25	collections beginning the November following the election on the timing specified in 15-16-102.
26	(d) The proposition must specify each school fiscal year in which an increase above the limits of
27	subsections (2)(a) or (2)(b) is requested and must include the percentage point, expressed as a number
28	rounded to the nearest tenth, proposed by the trustees in excess of the greater of the limits of subsections



Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations		
- 2023 68th Legislature 2023 Drafter: Rebecca Power,		gislature 2023 Drafter: Rebecca Power, HB0774.001.002
	1	(2)(a) or (2)(b). The election must be called and conducted in the manner prescribed by this title for school
I	2	elections and must conform to the requirements of 15-10-425. The ballot for the election must conform to the
	3	requirements of 15-10-425 and may describe general or specific purposes for which the increase in the levy is
	4	requested.
I	5	(3) If the proposition on any additional financing for the general fund is approved by a majority vote of
	6	the electors voting at the election, the proposition carries and the trustees may use any portion or all of the
	7	authorized amount in adopting the final general fund budget <u>for each school fiscal year to which the</u>
	8	authorization applies. The trustees shall certify any additional levy amount authorized by the election on the
I	9	budget form that is submitted to the county superintendent, and the county commissioners shall levy the
	10	authorized number of mills on the taxable value of all taxable property within the district, as prescribed in 20-9-
	11	141.
	12	(4) All Except as provided in 20-20-105(2), all levies adopted under this section must be authorized by
	13	the election conducted before August 1 of the school fiscal-year years for which it is effective.
I	14	(5) If the trustees of a district are required to submit a proposition to finance an over-BASE budget
	15	amount, as allowed by 20-9-308, to the electors of the district, the trustees shall comply with the provisions of
	16	subsections (2) through (4) of this section."
	17	
	18	Section 76. Section 20-9-405, MCA, is amended to read:
	19	"20-9-405. Proportional joint ownership disposition of money. The facility constructed under
20		20-9-404 must be jointly owned by the school districts or other political subdivisions contributing to its
.	21	construction in proportion to the contribution of each political subdivision. The sale or other disposition of a
	22	district's interest in the facility must be made in accordance with 20-6-604. Money received from the sale or

23 disposition of a district's interest in a facility must be credited to the debt service fund, building fund, general

24 fund, or any combination of these three funds, at the discretion of the trustees."

25

26

Section 77. Section 20-9-406, MCA, is amended to read:

27 "20-9-406. Limitations on amount of bond issue -- definition of federal impact aid basic support
 28 payment -- oil and natural gas payment. (1) (a) Except as provided in subsection (1)(c), the maximum



amount for which an elementary district or a high school district may become indebted by the issuance of
general obligation bonds, including all indebtedness represented by outstanding general obligation bonds of
previous issues, registered warrants, outstanding obligations under 20-9-471, oil and natural gas revenue
bonds to which a deficiency tax levy is pledged, and any other loans or notes payable that are held as general
obligations of the district, is 100% of the taxable value of the property subject to taxation, as ascertained by the
last assessment for state, county, and school taxes previous to the incurring of the indebtedness.

7 (b) Except as provided in subsection (1)(c), the maximum amount for which a K-12 school district, as 8 formed pursuant to 20-6-701, may become indebted by the issuance of general obligation bonds, including all 9 indebtedness represented by outstanding general obligation bonds of previous issues, registered warrants, 10 outstanding obligations under 20-9-471, oil and natural gas revenue bonds to which a deficiency tax levy is 11 pledged, and any other loans or notes payable that are held as general obligations of the district, regardless of 12 whether the general obligation bonds finance elementary program improvements or high school program 13 improvements, is the sum of 100% of the taxable value of the property in its elementary program subject to 14 taxation and 100% of the taxable value of the property in its high school program subject to taxation, as 15 ascertained by the last assessment for state, county, and school taxes previous to the incurring of the 16 indebtedness.

17 (c) (i) Unless the maximum amount calculated under subsection (1)(a) yields a greater amount, the 18 maximum amount for which an elementary district or a high school district with a district mill value per 19 elementary ANB or per high school ANB that is less than the facility guaranteed mill value per elementary ANB 20 or high school ANB under 20-9-366 may become indebted by the issuance of general obligation bonds, 21 including all indebtedness represented by outstanding general obligation bonds of previous issues, registered 22 warrants, outstanding obligations under 20-9-471, oil and natural gas revenue bonds to which a deficiency tax 23 levy is pledged, and any other loans or notes payable that are held as general obligations of the district, is the 24 corresponding facility guaranteed mill value per ANB times 1,000 times the ANB of the district. For a K-12 25 district, unless the maximum amount calculated under subsection (1)(b) yields a greater amount, the maximum 26 amount for which the district may become indebted is the sum of the facility guaranteed mill value per 27 elementary ANB times 1,000 times the elementary ANB of the district and the facility guaranteed mill value per 28 high school ANB times 1,000 times the high school ANB of the district. For the purpose of calculating ANB



under this subsection, a district may use the greater of the current year ANB or the 3-year 5-year ANB

2 calculated under 20-9-311.

1

(ii) If mutually agreed upon by the affected districts, for the purpose of calculating its maximum bonded
indebtedness under this subsection (1)(c), a district may include the ANB of the district plus the number of
students residing within the district for which the district or county pays tuition for attendance at a school in an
adjacent district. The receiving district may not use out-of-district ANB for the purpose of calculating its
maximum indebtedness if the out-of-district ANB has been included in the ANB of the sending district pursuant
to the mutual agreement. For the purpose of calculating ANB under this subsection, a district may use the
greater of the current year ANB or the <u>3-year 5-year</u> ANB calculated under 20-9-311.

(2) The maximum amounts determined in subsection (1) do not pertain to indebtedness imposed by
special improvement district obligations or assessments against the school district or to general obligation
bonds issued for the repayment of tax protests lost by the district. All general obligation bonds issued in excess
of the amount are void, except as provided in this section.

(3) The maximum amount of impact aid revenue bonds that an elementary district, high school
district, or K-12 school district may issue may not exceed a total aggregate amount equal to three times the
average of the school district's annual federal impact aid basic support payments for the 5 years immediately
preceding the issuance of the bonds. However, at the time of issuance of the bonds, the average annual
payment of principal of and interest on the impact aid bonds each year may not exceed 35% of the total federal
impact aid basic support payments of the school district for the current year.

20 (4) The maximum amount of oil and natural gas revenue bonds that an elementary district, high 21 school district, or K-12 school district may issue may not exceed a total aggregate amount equal to three times 22 the average of the school district's annual oil and natural gas production taxes received pursuant to 15-36-331, 23 15-36-332, and 20-9-310 for the 2 fiscal years immediately preceding the issuance of the bonds. At the time of 24 the issuance of the bonds, the average annual payment of principal of and interest on the oil and natural gas 25 revenue bonds each year may not exceed 35% of the total oil and natural gas production taxes received by the 26 school district under the limitations in 20-9-310 for the immediately preceding fiscal year. If the oil and natural 27 gas revenue bonds are also secured by a deficiency tax levy as provided in 20-9-437, the debt limitation provided in subsection (1) of this section applies to the bonds. 28



# Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations- 202368th Legislature 2023Drafter: Rebecca Power,HB0774.001.002

1	(5) W	/hen the total indebtedness of a school district has reached the limitations prescribed in this
2	section, the sc	hool district may pay all reasonable and necessary expenses of the school district on a cash
3	basis in accord	lance with the financial administration provisions of this chapter.
4	(6) W	/henever bonds are issued for the purpose of refunding bonds, any money to the credit of the
5	debt service fu	nd for the payment of the bonds to be refunded is applied toward the payment of the bonds and
6	the refunding b	oond issue is decreased accordingly.
7	(7) A	s used in this part, "federal impact aid basic support payment" means the annual impact aid
8	revenue receiv	red by a district under 20 U.S.C. 7703(b) but excludes revenue received for impact aid special
9	education unde	er 20 U.S.C. 7703(d) and impact aid construction under 20 U.S.C. 7707."
10		
11	Sectio	on 78. Section 20-9-422, MCA, is amended to read:
12	"20-9-4	422. Additional requirements for trustees' resolution calling bond election. (1) In addition
13	to the requirem	nents for calling an election that are prescribed in 20-20-201 <del>and 20-20-203</del> , the trustees'
14	resolution calli	ng a school district bond election must:
15	(a)	specify whether the bonds will be general obligation bonds, oil and natural gas revenue bonds,
16	or impact aid re	evenue bonds and, if oil and natural gas revenue bonds, whether a tax deficiency is pledged to
17	the repayment	of the bonds;
18	(b)	fix the exact amount of the bonds proposed to be issued, which may be more or less than the
19	amounts estim	ated in a petition;
20	(c)	fix the maximum number of years in which the proposed bonds would be paid;
21	(d)	in the case of initiation by a petition, state the essential facts about the petition and its
22	presentation; a	Ind
23	(e)	state the amount of the state advance for school facilities estimated, pursuant to subsection (2),
24	to be received	by the district in the first school fiscal year in which a debt service payment would be due on the
25	proposed bond	ls.
26	(2)	Prior to the adoption of the resolution calling for a school bond election for a general obligation
27	bond, the trust	ees of a district may request from the superintendent of public instruction a statement of the
28	estimated amo	ount of state advance for school facilities that the district will receive for debt service payments on



community college district, including one-half of the compensation of the judges for the school elections."		
Section 82. Section 20-15-404, MCA, is amended to read:		
"20-15-404. Trustees to adhere to certain other laws. Unless the context clearly indicates		
otherwise, the trustees of a community college district shall adhere to:		
(1) the teachers' retirement provisions of Title 19, chapter 20;		
(2) the provisions of 20-1-201, 20-1-205, 20-1-211, and 20-1-212;		

- (3) the school property provisions of <del>20-6-604,</del> 20-6-605, 20-6-621, 20-6-622, 20-6-624, 20-6-631.
- 9 and 20-6-633 through 20-6-636;

- 10 (4) the adult education provisions of Title 20, chapter 7, part 7;
- 11 (5) the administration of finances provisions of 20-9-115, 20-9-134, 20-9-207, 20-9-208, 20-9-210, 20-
- 12 9-215, 20-9-221, 20-9-223, and 20-9-512;
- 13 (6) the school bond provisions of 20-9-401 through 20-9-408, 20-9-410 through 20-9-412, 20-9-421
- 14 through 20-9-446, 20-9-461, 20-9-464, and 20-9-465;
- 15 (7) the special purpose funds provisions of 20-9-502, 20-9-503, 20-9-507, 20-9-508, and 20-9-511;
- 16 (8) the educational cooperative agreements provisions of 20-9-701 through 20-9-704;
- 17 (9) the school elections provisions of Title 20, chapter 20;
- 18 (10) the students' rights provisions of 20-25-511 through 20-25-516; and
- (11) the health provisions of 50-1-206." 19
- 20

21

22

1

2

3

4

5

6

7

8

Section 83. Section 20-20-102, MCA, is amended to read:

"20-20-102. Precedence of school election provisions. Except as otherwise provided in this title,

23 school elections shall be conducted and canvassed and the results shall be returned in the same manner as

- 24 provided for general elections in Title 13. Should there be a conflict between the requirements of Title 13 and
- 25 the provisions of this title regulating school elections, the provisions of this title shall govern. The superintendent

26 of public instruction secretary of state may make any necessary rules to clarify Title 13 provisions for use in

27 school elections."

28



Ame - 2023	ndment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations
-	egislature 2023 Drafter: Rebecca Power, HB0774.001.002
1	Section 84. Section 20-20-104, MCA, is amended to read:
2	"20-20-104. Forms. The forms necessary for school district elections shall be the same as those
3	prescribed by law or the secretary of state. The superintendent of public instruction may issue prescribed forms
4	for school elections with any necessary revisions of prescribed or statutory forms."
5	
6	Section 85. Section 20-20-105, MCA, is amended to read:
7	"20-20-105. Regular school election day and special school elections limitation exception.
8	(1) Except as provided in subsection (5), the first Tuesday after the first Monday in May of each year is the
9	regular school election day <u>School elections must be held on the primary or general day in an even-numbered</u>
10	year Except as otherwise provided in this section, the regular school election day is the same day as the
11	general election as defined in 13-1-101 in even-numbered years. Except as otherwise provided in this section,
12	all school elections must be conducted on the regular school election day.
13	(2) Except as provided in subsections (4) and (5), a <u>A</u> proposition requesting additional funding
14	under 20-9-353 may be submitted to the electors only once each calendar year on the regular school election
15	<del>day.</del>
16	(2) Upon a declaration of an unforeseen emergency by the trustees, the trustees may conduct
17	school election ordinarily required to be held on the regular school election day at times other than the regular
18	school election day as determined by the trustees. As used in this section, "unforeseen emergency" has the
19	meaning provided in 20-3-322(5).
20	(3) Bond elections may be conducted at times other than the regular school election day when
21	determined necessary by the trustees to maximize efficiency in costs of construction or to avoid an escalation in
22	prices and related impact on district taxpayers.
23	(4) School safety elections provided for in 20-9-502(5)(b) may be conducted at times other than
24	the regular school election day when determined necessary by the trustees to protect the health, welfare, or
25	safety of students, families, and staff members of the district.
26	(3) Subject to the provisions of subsection (2), other school elections may be conducted at times
27	determined by the trustees.
28	(4) In the event of an unforeseen emergency occurring on the date scheduled for the funding election

Legislative
Services
<b>Division</b>

- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	pursuant to subsection (2), the district will be allowed to reschedule the election for a different day of the				
2	calendar year. As used in this section, "unforeseen emergency" has the meaning provided in 20-3-322(5).				
3	(5) In years when the legislature meets in regular session or in a special session that affects school				
4	funding, the trustees may order an election on a date other than the regular school election day in order for the				
5	electors to consider a proposition requesting additional funding under 20-9-353."				
6					
7	Section 86. Section 20-20-107, MCA, is amended to read:				
8	<b>"20-20-107. Election expenses.</b> (1) All expenses necessarily incurred in the matter of holding school				
9	elections must be paid out of the school funds of the district, except when the expenses are by law to be shared				
10	by a community college district for which the district is conducting an election.				
11	(2) The trustees shall pay the election judges of a school election at least the state or federal				
12	minimum wage, whichever is greater, for each hour of service in connection with the election, including the				
13	number of hours required to attend training pursuant to 20-20-109.				
14	(3) Election judges are exempt from unemployment insurance coverage for services performed				
14					
14	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar				
15	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar				
15 16	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar				
15 16 17	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year."				
15 16 17 18	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read:				
15 16 17 18 19	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency				
15 16 17 18 19 20	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school				
15 16 17 18 19 20 21	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school election may be canceled by the-county superintendent of schools or, in the absence of the county				
15 16 17 18 19 20 21 22	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school election may be canceled by the county superintendent of schools or, in the absence of the county superintendent, by the state superintendent of public instruction trustees. As soon as convenient after the				
15 16 17 18 19 20 21 22 23	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year." Section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school election may be canceled by the county superintendent of schools or, in the absence of the county superintendent, by the state superintendent of public instruction trustees. As soon as convenient after the declaration of a state of emergency or disaster is terminated, the trustees of the district shall set a new date for				
15 16 17 18 19 20 21 22 23 24	pursuant to this chapter if the remuneration received by the election judge is less than \$1,000 per calendar year."         Section 87. Section 20-20-108, MCA, is amended to read:         "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school election may be canceled by the county superintendent of schools or, in the absence of the county superintendent, by the state superintendent of public instruction trustees. As soon as convenient after the declaration of a state of emergency or disaster is terminated, the trustees of the district shall set a new date for the election. Notice of such election shall be published for 7 consecutive days in a newspaper of general				
15 16 17 18 19 20 21 22 23 24 25	section 87. Section 20-20-108, MCA, is amended to read: "20-20-108. Rescheduling of school election canceled due to declaration of state of emergency or disaster. If the governor declares a state of emergency or disaster under Title 10, chapter 3, a school election may be canceled by the county superintendent of schools or, in the absence of the county superintendent, by the state superintendent of public instruction trustees. As soon as convenient after the declaration of a state of emergency or disaster is terminated, the trustees of the district shall set a new date for the election. Notice of such election shall be published for 7 consecutive days in a newspaper of general circulation in the district and posted for 7 days at district polling places. Whenever the best interests of the				



68th Legislature 2023

Drafter: Rebecca Power,

1	upon which the words "For terminating the existence of the (name of the conservation district or part of the				
2	district to be here inserted)" and "Against terminating the existence of the (name of the conservation distric				
3	or part of the district to be here inserted)" shall appear with the square before each proposition and a direction				
4	to insert an "X" mark in the square before one or the other of the propositions as the voter may favor or oppos				
5	discontinuance of the district or a part of the district.				
6	(2) All qualified electors within the boundaries of the district are eligible to vote in the referendum.				
7	No informalities in the conduct of the referendum or in any matters relative thereto shall invalidate the				
8	referendum or the result thereof if notice thereof is given substantially as herein provided and the referendum is				
9	fairly conducted."				
10					
11	Section 81. Section 85-6-105, MCA, is amended to read:				
12	"85-6-105. Division of irrigation project into districts. Such water users' association shall be				
13	permitted to divide the area under such irrigation project into as many districts as there are directors provided				
14	for in its articles of incorporation. Each district shall elect one director for a term not to exceed 5 years 6 years.				
15	At the first election held to elect directors under the provisions of this chapter, each district shall elect one				
16	director, who shall hold office for such a term of years as the bylaws shall provide, and thereafter a director				
17	shall be elected in the district and at the annual election general election held just prior to the expiration of the				
18	term of office of the director of that district."				
19					
20	Section 82. Section 85-6-106, MCA, is amended to read:				
21	"85-6-106. Vacancies in board of directors. In case of a vacancy in the board of directors from any				
22	cause, the board shall fill such vacancy by appointment to hold to the end of that fiscal year biennium, and a				
23	director shall be elected at the annual general election in the district where such vacancy occurs to fill the				
24	unexpired term of such vacancy."				
25					
26	Section 83. Section 85-7-1602, MCA, is amended to read:				
27	"85-7-1602. Election on joint operations. At any time after March 7, 1959, in the event that it is				
28	deemed If it is considered advisable or desirable for any irrigation districts to operate under the direction of a				



- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1 4	board of control op bargin provided in this part, the boards of commissioners of the districts, ofter a patition				
1	board of control as herein provided in this part, the boards of commissioners of the districts, after a petition				
2	requesting the same be <u>board of control is</u> received and filed with them, must <u>shall</u> call an election to put the				
3	question before the landowners of the districts which <u>that</u> are petitioned to be joined. In the event a majority of				
4	the landowners of each district, as provided by 85-7-1710, vote for organizing such <u>a</u> board of control, then the				
5	commissioners of each district will be are authorized and directed to enter into such a contract to operate the				
6	districts in accordance with the terms of this part as provided by 85-7-1601. The election herein provided shall				
7	<u>must be held in conjunction with a general election and must be</u> conducted in the same manner and the same				
8	persons shall be entitled to vote thereat may vote at the election as provided for elections of commissioners of				
9	irrigation districts, in accordance with 85-7-1702, 85-7-1710, and 85-7-1712."				
10					
11	Section 84. Section 85-7-1702, MCA, is amended to read:				
12	"85-7-1702. Election of commissioners term of office. (1) The election for commissioners in				
13	each district must be held annually <u>biennially</u> in accordance with Title 13, chapter 1, part 5. The election may be				
14	at the district's annual meeting or on the date established in 13-1-504(1) must be held during a general election				
15	<u>as described in 13-1-104.</u>				
16	(2) A person eligible to vote in the district may file a declaration of candidacy for the office of				
17	commissioner with the election administrator or deputy election administrator within the time period specified in				
18	<del>13-1-502.</del>				
19	(3) Within 40 days following their election, the commissioners shall meet and organize as a board				
20	by electing a president from their number and a secretary, who may or may not be a commissioner, who shall				
21	each hold office at the pleasure of the board.				
22	(4) Except as provided in 85-7-204, the term of office of each commissioner begins on the date of				
23	the commissioner's election and continues for 3 years.				
24					
	(5) Commissioners are elected by the electors of the entire district."				
25	(5) Commissioners are elected by the electors of the entire district."				
	(5) Commissioners are elected by the electors of the entire district." Section 85. Section 85-7-1703, MCA, is amended to read:				
25					
25 26	Section 85. Section 85-7-1703, MCA, is amended to read:				



- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	the board. The remaining commissioners constitute a quorum for the purpose of filling any vacancy. If a				
2	vacancy exists for every position on the board, the judge of the district court of the county in which the division				
3	or major portion of the division is situated shall make the appointments. The appointee must be an owner of				
4	irrigable land within the division of the district that the appointee represents and must be a resident of the				
5	county in which the division of the district or some portion of the division is situated. A commissioner appointed				
6	under this section holds office until a successor is elected and qualified."				
7					
8	Section 86. Section 85-7-1712, MCA, is amended to read:				
9	<b>"85-7-1712. Call for election.</b> The board of commissioners may at any time call an election in				
10	conjunction with a general election and submit to the qualified electors of the district any question which under				
11	the provisions of this chapter is required or which, in the judgment of the board, is proper to be submitted to				
12	popular vote. The election must be called by resolution and conducted in accordance with Title 13, chapter 1,				
13	part 5."				
14					
15	Section 87. Section 85-7-1974, MCA, is amended to read:				
15 16	Section 87. Section 85-7-1974, MCA, is amended to read: "85-7-1974. Majority vote or petition necessary to contract with the state. (1) No contract may be				
16	"85-7-1974. Majority vote or petition necessary to contract with the state. (1) No contract may be				
16 17	<b>"85-7-1974. Majority vote or petition necessary to contract with the state.</b> (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on:				
16 17 18	<b>"85-7-1974.</b> Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: (a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted				
16 17 18 19	<ul> <li><b>"85-7-1974.</b> Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on:         <ul> <li>(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> </ul> </li> </ul>				
16 17 18 19 20	<ul> <li><b>"85-7-1974. Majority vote or petition necessary to contract with the state.</b> (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on:</li> <li>(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> <li>(b) receipt of a petition signed by at least 60% in number and acreage of the holders of title or</li> </ul>				
16 17 18 19 20 21	<ul> <li><b>"85-7-1974. Majority vote or petition necessary to contract with the state.</b> (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: <ul> <li>(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted</li> <li>in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> <li>(b) receipt of a petition signed by at least 60% in number and acreage of the holders of title or</li> <li>evidence of title to lands within the district. The petition must be addressed to the board of commissioners and</li> </ul> </li> </ul>				
16 17 18 19 20 21 22	<ul> <li>"85-7-1974. Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: <ul> <li>(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> <li>(b) receipt of a petition signed by at least 60% in number and acreage of the holders of title or evidence of title to lands within the district. The petition must be addressed to the board of commissioners and must set forth the aggregate amount of money to be borrowed from various sources, including the coal</li> </ul> </li> </ul>				
16 17 18 19 20 21 22 23	<b>*85-7-1974.</b> Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: <ul> <li>(a)approval by a majority vote of those voting on the question at an <u>a general</u> election conducted in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> <li>(b)receipt of a petition signed by at least 60% in number and acreage of the holders of title or evidence of title to lands within the district. The petition must be addressed to the board of commissioners and must set forth the aggregate amount of money to be borrowed from various sources, including the coal severance tax bonding program provided for in Title 17, chapter 5, part 7, and the purpose for which the money</li> </ul>				
16 17 18 19 20 21 22 23 24	"85-7-1974. Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: <ul> <li>(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducted in accordance with Title 13, chapter 1, part 5, and 85-7-1710; or</li> <li>(b) receipt of a petition signed by at least 60% in number and acreage of the holders of title or</li> <li>evidence of title to lands within the district. The petition must be addressed to the board of commissioners and must set forth the aggregate amount of money to be borrowed from various sources, including the coal severance tax bonding program provided for in Title 17, chapter 5, part 7, and the purpose for which the money will be used. The petition must include an affidavit certifying the signatures to the petition and must be filed with</li> </ul>				
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	<ul> <li>"85-7-1974. Majority vote or petition necessary to contract with the state. (1) No contract may be made between an irrigation district and the state of Montana under 85-7-1971 through 85-7-1975 except on: <ul> <li>(a)</li></ul></li></ul>				



- 2023 68th Legislature 2023

Drafter: Rebecca Power,

1	Section 88. Section 85-7-2013, MCA, is amended to read:			
2	"85-7-2013. Majority vote, petition, and protest requirements. (1) Bonds provided for in 85-7-2012			
3	through 85-7-2015 may not be authorized or issued by or on behalf of any irrigation district organized under this			
4	chapter or by an irrigation district on behalf of a subdistrict located in the district and a contract may not be			
5	made with the United States as provided in 85-7-1906 except on:			
6	(a) approval by a majority vote of those voting on the question at an <u>a general</u> election conducte			
7	in accordance with Title 13, chapter 1, part 5, with votes cast and counted as prescribed in 85-7-1710;			
8	(b) receipt of a petition signed by a majority in acreage of the holders of title or evidence of title to			
9	lands included within the district or, if the bonds are issued on behalf of or if the contract relates to a subdistrict,			
10	a majority in acreage of the holders of title or evidence of title to lands within the subdistrict;			
11	(c) receipt of a petition signed by at least 75%, in number and acreage, of the holders of title or			
12	evidence of title to the lands who are residents of the county or counties in which lands of the district are			
13	situated or, if the bonds are issued on behalf of or if the contract relates to a subdistrict, at least 75% in number			
14	and acreage of the holders of title or evidence of title to the lands who are residents of the county or counties in			
15	which lands of the subdistrict are situated; or			
16	(d) adoption of a resolution by the board of commissioners approving special taxes or			
17	assessments to repay bonds pursuant to 85-7-2048 following a determination that a protest as provided in 85-			
18	7-2045 by owners of assessed irrigable acres as determined by 85-7-2043 comprises no more than 50% of the			
19	special tax or assessment proposed to pay the costs of the suggested improvements.			
20	(2) The petition must be addressed to the board of commissioners, set forth the aggregate amount			
21	of bonds to be issued and the purpose or purposes of the bonds, have attached to it an affidavit verifying the			
22	signatures to the petition, and be filed with the secretary of the board. When bonds are issued for the sole			
23	purpose of redeeming or paying the existing and outstanding bonds or warrants, or both, including delinquent			
24	and accrued interest, of the district, the bonds may be authorized and issued in the manner provided for by 85-			
25	<del>7-2019.</del>			
26	(3) In an election held for approval to allow a district or subdistrict to issue bonds or enter into a			
27	contract under this section, the voting majority must own at least 50% of the acreage included in the district or			
28	subdistrict."			



Amendment - 1st Reading-white - Requested by: Mike Hopkins - (H) Appropriations						
- 2023 68th Legislature 202		Drafter: Rebecca Power,	HB0774.001.002			
1	by the propose	ed district and exclude those lands that will not be benefited;				
2	(b)					
3	be held in conj	ijunction with a general election;				
4	(c)	order the election administrator to conduct the election in accordance with Title 13, chapter				
5	part 5; and					
6	(d)	order and decree the district organized if the requisite number of eligible elect	ors votes in favor			
7	of organization					
8	(2)	In order for the district to be organized, 51% or more of the eligible electors must vote in the				
9	election, and a	election, and a majority of those voting must vote in favor of organization.				
10	(3)	This chapter does not confer on the court jurisdiction to hear, adjudicate, and settle question				
11	concerning the	priority of appropriation of water between districts and other persons. Jurisdicti	on to hear and			
12	determine prior	rity of appropriation and questions of right growing out of or in any way connect	ed with a priority			
13	of appropriation	n is expressly excluded from this chapter and must be determined as otherwise	provided by the			
14	laws of Montar	na."				
15						
16	NEW S	SECTION. Section 102. Repealer. The following sections of the Montana Code	Annotated are			
17	repealed:					
18	13-1-305.	School district and political subdivision election cooperation.				
19	13-1-503.	Deadlines for absentee and mail ballots.				
20	<u>20-6-505.</u>	Opening a junior high school when high school district operates a county high	school.			
21	<u>20-6-604.</u>	Sale of property when resolution passed after hearing appeal procedure.				
22	20-20-106.	Poll hours.				
23	<del>20-20-108.</del>	Rescheduling of school election canceled due to declaration of state of emerg	<del>lency or disaster.</del>			
24	20-20-203.	Resolution for poll hours, polling places, and judges.				
25	20-20-204.	Election notice.				
26	20-20-401.	Trustees' election duties ballot certification.				
27	20-20-402.	Clerk of election judges and appointment for absent judge.				

28 20-20-416. Certificate of election.

