Amendment - 1st Reading/2nd House-blue - Requested by: Forrest Mandeville - (S) Local					
Government					
- 2023					
68th Legislature 2023	Drafter: Toni Henneman, 406-444-3593	HB0816.001.006			

1	HOUSE BILL NO. 816
2	INTRODUCED BY J. KASSMIER, S. FITZPATRICK
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING THE DISTRIBUTION OF SURPLUS
5	REVENUE; PROVIDING FOR A SUPPLEMENTAL INCOME TAX REBATE; PROVIDING FOR A
6	SUPPLEMENTAL PROPERTY TAX REBATE; CREATING THE MONTANA HOUSING INFRASTRUCTURE
7	REVOLVING LOAN ACCOUNT; CREATING A STATE SPECIAL REVENUE ACCOUNT; PROVIDING FOR
8	DUTIES FOR THE BOARD OF INVESTMENTS; PROVIDING ELIGIBILITY REQUIREMENTS FOR THE USE
9	OF FUNDS; PROVIDING FOR DEED RESTRICTIONS SET BY THE BOARD OF INVESTMENTS;
10	PROVIDING FOR PLANNING GRANTS AND LOANS; ESTABLISHING REPORTING REQUIREMENTS;
11	PROVIDING FOR GRANTS TO ELIGIBLE ENTITIES FOR INFRASTRUCTURE PROJECTS; SETTING UP A
12	GRANT PROCESS; REQUIRING A PERCENTAGE OF MATCHING FUNDS; PROVIDING FOR OVERSIGHT;
13	ADDRESSING COST OVERRUNS AND MISAPPROPRIATION OF FUNDS; SETTING GRANT LIMITS;
14	PROVIDING FUNDING TO LOCAL GOVERNMENTS FOR THE MAINTENANCE OF COUNTY AND CITY
15	ROADS; PROVIDING FOR THE DISTRIBUTION OF FUNDS; PROVIDING STATUTORY APPROPRIATIONS;
16	REVISING CONTRIBUTIONS IN THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM TO PROVIDE FOR AN
17	ACTUARIALLY DETERMINED CONTRIBUTION; CHANGING THE DEFAULT RETIREMENT PLAN TO THE
18	PUBLIC EMPLOYEES' DEFINED CONTRIBUTION PLAN; REVISING THE EMPLOYER CONTRIBUTION TO
19	THE DEFINED CONTRIBUTION PLAN OF THE PUBLIC EMPLOYEES' RETIREMENT SYSTEM; PROVIDING
20	DEFINITIONS; PROVIDING AN APPROPRIATION APPROPRIATIONS; PROVIDING FOR TRANSFERS;
21	PROVIDING FOR ALLOCATIONS TO COUNTIES; AMENDING SECTIONS 17-7-502, 19-2-303, 19-2-405, 19-
22	<u>2-409, 19-3-315, 19-3-316, 19-3-319, 19-3-1605, 19-3-2111, 19-3-2117, AND 19-21-214, MCA; AND</u>
23	PROVIDING AN IMMEDIATE EFFECTIVE DATE DATES AND A TERMINATION DATE DATES."
24	
25	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
26	

NEW SECTION. Section 1. Individual income tax rebate. (1) A qualified taxpayer that is entitled to



27

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	egislature 2023	Draft	er: Toni Henneman, 406-4	44-3593	HB0816.001.006
1	an individual ir	come tax rebate pursuant	to [section 2 of House Bill	No. 1921 may increase the	e amount of the
2		its in [section 2(1)(b) of Ho	-		
3	-	he income tax rebate, the			. ,
4	-	ns to reflect the additional			
4 5	(2)			bonus for a single taxpaye	ar a bead of
6		a married taxpayer filing a			
7			separate return is the quo	tient of the appropriation in	
	divided by 350				
8	(b)			us for a married couple fili	ng a joint return is
9		ount provided for in subsec			(2)(b)
10	(c)		na the quotients provided	for in subsections (2)(a) a	ina (2)(b)
11	downward to t				1
12	(3)			red as part of the individua	
13		d for in [House Bill No. 192	J. Any income tax rebate r	eceived that is based on t	his section is
14	exempt from ta	exation under this chapter.			
15					
16		<u>SECTION.</u> Section 2. Mo	•	-	()
17		tana housing infrastructure	-		
18		ed in 17-2-102 to the credit			eccount
19		this section must be invest	-		
20	(2)		unt may only be appropria	ted by a vote of two-thirds	of the members
21	of each house	of the legislature.			
22					
23		SECTION. Section 3. Pu			ds or other
24		ed and purchased pursuan			
25	(1)	to increase home owners	hip and provide more long	J-term rental opportunity;	
26	(2)	to increase housing supp	ly and offer diverse housi	ng types to meet the need	s of population
27	growth; and				



Government - 2023 68th Legislature 2023 Drafter: Toni Henneman, 406-444-3593 HB0816.001.006 1 to create partnerships between the state, local governments, private sector developers, and (3) 2 applicants for residential development to finance necessary infrastructure for housing. 3 4 <u>NEW SECTION.</u> Section 4. Eligibility. (1) For the costs of an infrastructure project to be eligible to 5 be paid by the proceeds of a loan or bonds or other securities of an eligible government unit as defined in 17-5-6 1604, the infrastructure project must provide for residential development at a minimum gross density of 10 units 7 for each acre. 8 (2) Lending of at least \$7 million of available funds must be prioritized to counties that have a 9 population of less than 15,000 inhabitants that are located within a 30-mile radius of a facility that, on an annual 10 average, houses at least 100 state inmates or behavioral health patients, and the facility is located in a county 11 that has a population of that does not exceed 15,000 inhabitants. 12 NEW SECTION. Section 5. Financing by the board of investments -- deed restrictions. (1) The 13 14 board of investments may make loans from the account established in [section 2] to an eligible government unit 15 as defined in 17-5-1604 or an applicant for residential development to cover the costs of demolition or 16 expanding or extending water, wastewater, storm water, street, road, curb, gutter, and sidewalk infrastructure to 17 serve new or rehabilitated residential development. 18 (2) The board of investments may purchase up to 50% of a bond or other security issued in 19 accordance with state law by an eligible government unit as defined in 17-5-1604 to cover all or a portion of 20 costs of expanding or extending water, wastewater, storm water, street, road, curb, gutter, and sidewalk 21 infrastructure to serve new or rehabilitated residential development at an interest rate to be determined by the 22 board of investments as an investment of the account established in [section 2]. 23 (3) The board of investments shall: 24 (a) establish the terms and conditions of the loan, including the interest rate of the loan, with a 25 term not to exceed 20 years; 26 (b) if an eligible government unit is the entity seeking a loan or issuing a bond or other security, 27 require that the eligible government unit waive all impact fees for the developer or the amount of impact fees up



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1	to the amount	of the loan or bond or other security, whichever amount is smaller;	
2	(c)	if an applicant for residential development is the entity seeking a loan, require that th	e applicant
3	pay all impact	fees due to the local government or the amount of impact fees up to the amount of the	loan,
4	whichever amo	ount is smaller; and	
5	(d)	set policy requiring that housing built using infrastructure funded in part by a security	pursuant
6	to this section	must contain a deed restriction to preserve long-term affordability of the housing that ru	uns with
7	the property fo	or the term of the security.	
8	(4)	The board of investments shall include the amounts loaned and the status of all loan	s in the
9	report required	d in 17-5-1650.	
10			
11	<u>NEW S</u>	SECTION. Section 6. Workforce housing appropriations eligible uses of funds	s. (1)
12	There is appro	opriated \$12 million from the general fund to the board of investments for the biennium	beginning
13	July 1, 2023. T	The purpose of the funds is to advance the construction of workforce housing of employ	vees who
14	work at facilitie	es that house state inmates or behavioral health patients.	
15	(2)	Funds must be distributed to those living in counties that have a population of less th	an 15,000
16	inhabitants tha	at are located within a 30-mile radius of a facility that, on an annual average, houses at	least 100
17	state inmates o	or behavioral health patients, and the facility is located in a county that has a population	n that does
18	not exceed 15,	,000 inhabitants. The distribution must be made pro rata based on the annual average	facility
19	population for	the fiscal year beginning July 1, 2021, and the number of workers residing in each eligi	ble
20	county.		
21	(3)	Eligible uses of the funds include:	
22	(a)	buying down construction interest on employee housing;	
23	(b)	providing loans for up to 50% of the projected project costs of an eligible infrastructu	e project
24	pursuant to [se	ection 4];	
25	(c)	acquiring through construction or purchase housing for employees with the intention	of the
26	housing to be	privately owned within 10 years of purchase or construction;	
27	(d)	providing funds to discount housing costs to employees who work in facilities that ho	use, on an



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1	annual average	e, at least 100 state inma	tes or behavioral health patients, and the	facility is located in a county
2	that has a pop	ulation that does not exce	eed 15,000 inhabitants; or	
3	(e)	acquiring through cons	truction or purchase housing for employed	es of those facilities with the
4	intention of the	housing to be privately o	owned within 10 years of purchase or con	struction unless private
5	ownership is c	onsidered a security risk	by the department of public health and hu	uman services or the
6	department of	corrections.		
7				
8	<u>NEW S</u>	SECTION. Section 7. P	Purpose. The purpose of [sections 7 throu	ugh 18] is to use a portion of
9	the state's gen	eral fund surplus to fund	the maintenance and repair of local gove	rnment infrastructure facilities
10	on a partnersh	ip basis with local govern	ment supplying a cash match.	
11				
12	<u>NEW S</u>	SECTION. Section 8. A	ppropriation. There is appropriated \$22	7 million from the general fund
13	to the departm	ent of commerce for the	piennium beginning July 1, 2023, to distri	bute funds as allocated in
14	[section 17] to	grant recipients awarded	in compliance with [sections 7 through 1	8] for eligible projects as
15	recommended	by each county commiss	ion.	
16				
17	NEW S	SECTION. Section 9. C	calculation for allocation of funds. (1) E	Except as provided in
18	subsection (2)	each county will receive	an allocation of funds based on the follow	ving:
19	(a)	the county's 2020 popu	lation;	
20	(b)	the ability of the county	's local population to pay for services as r	neasured by per capita
21	income; and			
22	(c)	the county's ability to ra	ise tax revenue locally as measured by p	er capita taxable valuation.
23	(2)	If a county's allocation a	as calculated pursuant to the criteria in su	ibsection (1) is less than
24	\$300,000, the	county shall receive \$300),000.	
25				
26	NEW S	SECTION. Section 10.	Eligible use of funds eligible entities	. (1) Except as provided in
27	subsection (2)	funds allocated in [section	on 17] may be used only by eligible entitie	es to maintain or repair existing



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1	local government infrastructure, including potable drinking water systems, sewer wastewater treatment				
2	systems, fire su	uppression systems if independent of the potable drinking water systems, streets, roads, bridges,			
3	landfills, street	lights, airports, and public grounds and buildings.			
4	(2)	Funds allocated in [section 17] may be used to expand existing water and wastewater			
5	treatment plant	ts that are being operated at 90% of design capacity or greater.			
6	(3)	Entities eligible for grants under [sections 7 through 18] include incorporated cities and towns,			
7	counties, schoo	ol districts, and special districts, including water and sewer districts.			
8					
9	NEW S	SECTION. Section 11. Grant process commission and department of commerce review			
10	priority. (1)	The county commission shall solicit and accept applications from eligible entities within the			
11	county on or be	efore December 31, 2023.			
12	(2)	When all the applications have been received, the county commission shall hold a public			
13	hearing and, ba	ased on the information contained within the application and the information received at the			
14	public hearing,	prepare a recommendation for funding in priority order and transmit the recommendation to the			
15	department of o	commerce.			
16	(3)	The department of commerce shall review the recommendations of the county commission and			
17	the content of t	the recommended application and determine whether the application complies with [sections 7			
18	through 18]. If t	the application does not comply, the department shall issue notice to the applicable county			
19	commission.				
20	(4)	The department of commerce may not substitute its judgment for that of the county commission			
21	and cannot rev	vise the recommended priority list.			
22	(5)	Priority is given to projects that maintain or repair publicly owned drinking water systems,			
23	publicly owned	wastewater treatment systems, and municipal fire suppression systems that are independent of			
24	a water system	۱.			
25	(6)	A grant recipient's entitlement to receive funds is dependent on the grant recipient's compliance			
26	with the conditi	ions described in [section 18].			
27	(7)	The department of commerce shall administer the grant program and disburse funds directly to			



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1	the applicants pursuant to the provisions of [section 18].
2	(8) The department of commerce is authorized 2 FTE on a temporary basis through June 30,
3	2025. If the department's workload for the administration of [sections 7 through 18] requires additional staff, the
4	office of budget and program planning may authorize an additional 2 FTE to terminate June 30, 2025. If
5	program administration continues into the 2027 biennium, the department shall submit a budget modification
6	request with its 2027 biennium budget request to continue the FTE on a temporary basis.
7	
8	NEW SECTION. Section 12. Grant application contents matching funds requirement. Each
9	application for grant funds must contain the following information:
10	(1) the name of the applicant entity and its address, telephone number, e-mail address, and legal
11	status, such as whether it is an incorporated city or what type of special district it is;
12	(2) the name, address, telephone number, e-mail address, and title of the individual person who
13	will be directly responsible for the management of the project or projects to be funded by the application, such
14	as a public works director or a consulting engineer, and a copy of the individual's resume attesting to the
15	individual's qualifications and ability to manage the project;
16	(3) a narrative description of the prospective project, including a description of the problems to be
17	addressed and the need to undertake the repairs. The applicant shall explain why the proposed project is
18	appropriate, cost-effective, and a long-term solution to the problem. The applicant shall also submit a list of
19	tasks to be undertaken to address the problem. A map or digital photo showing the project is also required.
20	Photographs documenting the nature of the problems are advisable but not required.
21	(4) a project cost estimate showing the total cost of the project, prepared by a licensed
22	professional engineer or qualified contractor. The cost estimated must be itemized by the list of task elements
23	as required in subsection (3).
24	(5) a time schedule showing each step in the repair process starting with the preparation of the bid
25	documents through completion of the work. Specific calendar dates are recommended.
26	(6) a statement that the information contained in the application is true, which must be signed by
27	an authorized representative of the applicant; and



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1	(7)	a statement identifying a local cash match equal to no less than 25% of the to	al project cost,		
2	which may not	include in-kind contributions of goods or in-kind services.			
3					
4	NEW S	SECTION. Section 13. Project management, cost overruns, and suppleme	ntal		
5	appropriation	s. (1) The grant applicant entity is fully responsible for managing the project and	ensuring that it		
6	is completed o	n time and within budget. If cost overruns occur, the cost of the overrun is the fu	ll and sole		
7	responsibility o	of the applicant. No supplemental appropriation may be authorized by the state.			
8	(2)	Except as provided in subsection (3), the grant applicant must have the project	t under contract		
9	by December 3	31, 2024.			
10	(3)	In cases in which an applicant has used all reasonable efforts to find a contract	tor for a project		
11	but has failed,	the applicant may request one 2-year extension from the department of comme	ce.		
12	(4)	Projects funded under [sections 7 through 18] must be completed by December	er 31, 2027.		
13					
14	NEW S	SECTION. Section 14. Misappropriation or diversion of funds. In the event	the grantee		
15	misappropriate	es or diverts any portion of the state grant or local government match to another	use, the		
16	applicant shall	repay the department of commerce the misappropriated or diverted funds within	12 months of		
17	the date of not	ice from the state and pay a fine equal to 20% of the amount misappropriated or	diverted to the		
18	state's general	fund.			
19					
20	NEW S	SECTION. Section 15. Grant limits. (1) Except for city-county consolidated ge	overnments and		
21	counties receiv	ving an allocation of less than \$1 million, a single applicant may not receive more	than one-third		
22	of the county's total allocation from the state.				
23	(2)	City-county consolidated governments are limited to two-thirds of the total cou	nty allocation.		
24	(3)	Counties whose allocation is less than \$1 million are not subject to any restrict	ion regarding		
25	how much an i	ndividual applicant may receive.			
26	(4)	Counties in which the local government infrastructure has been significantly da	amaged by a		
27	natural disaster are not subject to any restriction regarding how much an individual applicant may receive.				



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2	NEW	SECTION. Section 16. Project reports	and completion notices. (1) The applicant shall		
3	provide a prog	gress report to the department of commerce	ce on a quarterly basis identifying the following:		
4	(a)	work that has been undertaken on the p	project;		
5	(b)	the percentage of work completed;			
6	(c)	the amount of funds expended to date;			
7	(d)	remaining funds;			
8	(e)	a description of any significant problem	S;		
9	(f)	whether the project encountered any m	odification necessary to the scope of work, budget, or		
10	schedule; and	I			
11	(g)	the projected completion date.			
12	(2)	At the completion of the project, the fina	al report must include a statement attesting to the		
13	completion of	the project, which must be signed by the I	project manager.		
14					
15	NEW	SECTION. Section 17. County allocation	ions. The following amounts are allocated to counties		
16	as follows:				
	Cou	nty	Allocation		
	Beav	verhead	\$1,967,182		
	Big I	Horn	\$3,469,237		
	Blair	ne	\$1,815,498		
	Broa	dwater	\$1,654,012		
	Carb	pon	\$1,770,230		
	Cart	er	\$300,000		
	Case	cade	\$18,964,268		
	Cho	uteau	\$1,186,750		
	Cust	ler	\$2,754,979		



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Daniels	\$300,000
Dawson	\$1,839,947
Deer Lodge	\$2,350,195
Fallon	\$453,950
Fergus	\$2,458,737
Flathead	\$21,479,315
Gallatin	\$20,339,680
Garfield	\$300,000
Glacier	\$3,538,610
Golden Valley	\$300,000
Granite	\$673,649
Hill	\$3,548,055
Jefferson	\$2,575,679
Judith Basin	\$300,000
Lake	\$7,814,450
Lewis and Clark	\$15,470,167
Liberty	\$350,669
Lincoln	\$5,364,722
Madison	\$1,258,189
McCone	\$407,166
Meagher	\$390,640
Mineral	\$1,173,204
Missoula	\$24,587,938
Musselshell	\$1,057,046
Park	\$3,118,931
Petroleum	\$300,000
Phillips	\$887,237



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Pondera	\$1,131,068
Powell	\$1,600,321
Powder River	\$337,081
Prairie	\$300,000
Ravalli	\$10,547,591
Richland	\$1,668,756
Roosevelt	\$2,529,409
Rosebud	\$1,419,060
Sanders	\$2,996,121
Sheridan	\$572,608
Silver Bow	\$7,916,129
Stillwater	\$1,360,670
Sweetgrass	\$585,442
Teton	\$1,214,932
Toole	\$800,758
Treasure	\$300,000
Valley	\$1,345,355
Wheatland	\$409,535
Wibaux	\$300,000
Yellowstone	\$32,819,117

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2 <u>NEW SECTION.</u> Section 18. Conditions of grants -- disbursement of funds. (1) The disbursement

3 of grant funds by the department of commerce for the projects awarded pursuant to [sections 7 through 18] by

4 county commissions is subject to completion of the following conditions:

(a) the grant recipient has completed a budget and implementation schedule for the project;

6 (b) the grant recipient has a project management plan that is approved by the department

7 of commerce;



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1	(c)	the grant recipient is in compliance with the auditing and reporting requirement	nts provided in 2-	
2	7-503 and has	established a financial accounting system that the department of commerce ca	n reasonably	
3	ensure conforr	ns to generally acceptable accounting principles; and		
4	(d)	the grant recipient has entered into a contract with the department of commer	ce, a provision of	
5	which must do	cument that the local matching funds are available and committed to the projec	t.	
6	(2)	Prior to the department of commerce disbursing funds for construction expension	ses, the grant	
7	recipient shall	identify and certify that the recipient has obtained local, state, and federal perm	its and approvals.	
8	(3)	The department of commerce shall disburse grants on a reimbursement basis	s as grant	
9	recipients incu	r eligible project expenses in accordance with the terms of the contract. If actua	I project	
10	expenses are	lower than the projected expense of the project, the department may, at its disc	retion, reduce the	
11	amount of grant funds to be provided to grant recipients in proportion to all of the project funding sources.			
12				
13	<u>NEW S</u>	SECTION. Section 19. Local government road maintenance account. The	re is a local	
14	government ro	ad maintenance account in the state special revenue fund established in 17-2-	102. All funds	
15	received pursu	ant to [section 33] must be deposited in the account.		
16	(2)	Money deposited in the account is appropriated to the department of transpor	tation and may be	
17	used only for f	unding the construction, reconstruction, maintenance, and repair of county roac	s and city or town	
18	streets and all	eys in the manner provided in [section 20].		
19	(3)	The total amount of money deposited in the account must be distributed purs	uant to [section	
20	20] by June 30), 2024.		
21				
22	<u>NEW </u>	SECTION. Section 20. Distribution of funds for local government road ma	aintenance. (1)	
23	The amount of	f \$85 million deposited in the local government road maintenance account provi	ded in [section 19]	
24	is appropriated to the department of transportation and must be distributed by the department for the fiscal year			
25	starting July 1, 2023, on a monthly basis to the counties, incorporated cities and towns, and consolidated city-			
26	county governments in the state for the construction, reconstruction, maintenance, and repair of rural roads and			
27	city or town streets and alleys as follows:			



- 2023 68th Legislature 2023 Drafter: Toni Henneman, 406-444-3593 HB0816.001.006 1 The amount of \$40 million must be divided among the various counties in the following manner: (a) 2 (i) 50% in the ratio that the rural road mileage in each county, exclusive of the national highway 3 system and the primary system, bears to the total rural road mileage in the state, exclusive of the national 4 highway system and the primary system; and 5 50% in the ratio that the rural population in each county outside incorporated cities and towns (ii) 6 bears to the total rural population in the state outside incorporated cities and towns. 7 The amount of \$40 million must be divided among the incorporated cities and towns with a (b) 8 population of less than 10,000 as of the most recent decennial federal census in the following manner: 9 (i) 50% in the ratio that the city or town street and alley mileage, exclusive of the national highway 10 system and the primary system, within corporate limits bears to the total street and alley mileage, exclusive of 11 the national highway system and primary system, within the corporate limits of all incorporated cities and towns 12 in the state with a population of less than 10.000; and 13 (ii) 50% in the ratio that the population within the corporate limits of the city or town bears to the 14 total population within corporate limits of all the cities and towns in the state with a population of less than 15 10,000 as of the most recent decennial federal census. 16 The amount of \$20 million must be divided among the incorporated cities and towns with a (c) 17 population of more than 10,000 as of the most recent decennial federal census in the following manner: 18 (i) 50% in the ratio that the city or town street and alley mileage, exclusive of the national highway 19 system and the primary system, within corporate limits bears to the total street and alley mileage, exclusive of 20 the national highway system and primary system, within the corporate limits of all incorporated cities and towns 21 in the state with a population of more than 10,000 as of the most recent decennial census; and 22 50% in the ratio that the population within the corporate limits of the city or town bears to the (ii) 23 total population within corporate limits of all the cities and towns in the state with a population of more than 24 10,000 as of the most recent decennial census. 25 (2) (a) For the purpose of allocating the funds in subsections (1)(a) through (1)(c) to a consolidated 26 city-county government, each entity must be considered to have separate city and county boundaries. The city 27 limit boundaries are the last official city limit boundaries for the former city unless revised boundaries based on



- 2023 68th Legislature 2023 Drafter: Toni Henneman, 406-444-3593 HB0816.001.006 1 the location of the urban area have been approved by the department of transportation and must be used to 2 determine city and county populations and road mileages in the following manner: 3 (i) Percentage factors must be calculated to determine separate populations for the city and rural 4 county by using the last official decennial federal census population figures that recognized an incorporated city 5 and the rural county. The factors must be based on the ratio of the city to the rural county population, 6 considering the total population in the county minus the population of any other incorporated city or town in the 7 county. 8 (ii) The city and county populations must be calculated by multiplying the total county population, 9 as determined by the latest official decennial census or the latest interim year population estimates from the 10 department of commerce as supplied by the United States bureau of the census, minus the population of any 11 other incorporated city or town in that county, by the factors established in subsection (2)(a)(i). 12 The amount allocated by this method for the city and the county must be combined, and single (b) 13 monthly payments must be made to the consolidated city-county government. 14 (a) All funds allocated by this section to counties, cities, towns, and consolidated city-county (3) 15 governments must be used for the construction, reconstruction, maintenance, and repair of rural roads or city or 16 town streets and allevs. 17 (b) Funds allocated by this section may not be used for the purchase of capital equipment. 18 (4) All funds allocated by this section to counties, cities, towns, and consolidated city-county 19 governments must be disbursed to the lowest responsible bidder according to applicable bidding procedures 20 followed in all cases in which the contract for construction, reconstruction, maintenance, or repair is in excess of 21 the amounts provided in 7-5-2301 and 7-5-4302. 22 (5) For the purposes of this section in which distribution of funds is made on a basis related to 23 population, the population must be determined for counties and cities according to the latest official decennial 24 federal census. 25 (6) For the purposes of this section in which determination of mileage is necessary for distribution 26 of funds, the department of transportation shall utilize the yearly certified statement indicating the total mileage 27 as provided in 15-70-101(7).



Government - 2023				
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1				
2	<u>NEW S</u>	ECTION. Section 21. Pension special fund transfer of funds statutory appropriation.		
3	(1) There is esta	ablished in the state special revenue fund an account to be known as the pension special fund		
4	to pay the differ	ence between the actuarially determined contribution rate and the base rate pursuant to 19-3-		
5	316.			
6	(2)	By July 1, 2023, the state treasurer shall transfer \$300 million from the general fund to this		
7	account.			
8	(3)	The account is statutorily appropriated pursuant to 17-7-502 and may be used only to cover		
9	any difference b	between the actuarially determined employer contribution rate and the base rate pursuant to 19-		
10	3-316.			
11	(4)	The account established in subsection (1) retains interest earned from the investment of money		
12	in the account.			
13	(5)	The pension special fund must be closed on June 30, 2033, and any remaining funds must		
14	revert to the ger	neral fund.		
15				
16	NEW S	ECTION. Section 2. Property tax rebate. (1) A taxpayer that is entitled to a rebate of		
17	Montana proper	ty taxes paid pursuant to [sections 1 through 3 of House Bill No. 222] may increase the dollar		
18	amount limits of	the rebates in [section 2(1)(a) and (1)(b) of House Bill No. 222] by the bonus amounts provided		
19	in subsection (2). In administering the rebate, the department shall add the bonus to the dollar amount		
20	limitations for ta	x year 2022 and tax year 2023 and update any rebate forms to reflect the additional amount.		
21	(2)	(a) Subject to subsection (2)(d), the amount of the bonus for tax year 2022 is half of the amount		
22	provided for in s	subsection (2)(c).		
23	(b)	Subject to subsection (2)(c), the amount of the bonus for tax year 2023 is half of the amount		
24		subsection (2)(c).		
25	(c)	The preliminary bonus amount is the quotient of the appropriation in [section 4] divided by		
26	284,343.			
27	(d)	The department shall round the quotients provided for in subsections (2)(a) and (2)(b)		
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Amendment - 1st Reading/2nd House-blue - Requested by: Forrest Mandeville - (S) Local Government			
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1	downward to t	he nearest \$1.	
2	(<u>3)</u>	The bonus provided for in this section is administered as part of the property tax rebate	
3		Flouse Bill No. 222]. Any property tax rebate received that is based on this section is exen	npt
4	· from taxation ι	under this chapter.	
5			
6	Sectio	on 22. Section 17-7-502, MCA, is amended to read:	
7	"17-7-	-502. Statutory appropriations definition requisites for validity. (1) A statutory	
8	appropriation i	is an appropriation made by permanent law that authorizes spending by a state agency with	nout
9	the need for a	biennial legislative appropriation or budget amendment.	
10	(2)	Except as provided in subsection (4), to be effective, a statutory appropriation must comp	bly with
11	both of the foll	lowing provisions:	
12	(a)	The law containing the statutory authority must be listed in subsection (3).	
13	(b)	The law or portion of the law making a statutory appropriation must specifically state that	а
14	statutory appro	opriation is made as provided in this section.	
15	(3)	The following laws are the only laws containing statutory appropriations: 2-17-105; 5-11-1	120; 5-
16	11-407; 5-13-4	403; 5-13-404; 7-4-2502; 7-4-2924; 7-32-236; 10-1-108; 10-1-1202; 10-1-1303; 10-2-603; 10	0-2-
17	807; 10-3-203;	; 10-3-310; 10-3-312; 10-3-314; 10-3-802; 10-3-1304; 10-4-304; 10-4-310; 15-1-121; 15-1-2	218;
18	15-31-165; 15-	-31-1004; 15-31-1005; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121; 15-70-101	; 15-
19	70-130; 15-70-	-433; 16-11-119; 16-11-509; 17-3-106; 17-3-212; 17-3-222; 17-3-241; 17-6-101; 17-7-215;	18-11-
20	112; 19-3-319;	; 19-3-320; [section 21]; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 1	9-19-
21		6; 19-20-604; 19-20-607; 19-21-203; 20-8-107; 20-9-534; 20-9-622; [20-15-328]; 20-26-617	
22		-327; 22-3-116; 22-3-117; [22-3-1004]; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 23-7-301; 3	
23	·	04; 37-43-204; 37-50-209; 37-54-113; 39-71-503; 41-5-2011; 42-2-105; 44-4-1101; 44-12-2	,
24		-32-108; 50-1-115; 53-1-109; 53-6-148; 53-9-113; 53-24-108; 53-24-206; 60-5-530; 60-11-1	
25		3-415; 67-1-309; 69-3-870; 69-4-527; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 75-26-30	
26		-151; 76-13-417; 76-17-103; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518; 80-11-10	
27	81-1-112; 81-1	1-113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-20-1505; [85-2	25-



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1 102]; 87-1-603; 87-5-909; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306.

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



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2	Section 23. Section 19-2-303, MCA, is amended to read:
3	"19-2-303. Definitions. Unless the context requires otherwise, for each of the retirement systems
4	subject to this chapter, the following definitions apply:
5	(1) "Accumulated contributions" means the sum of all the regular and any additional contributions
6	made by a member in a defined benefit plan, together with the regular interest on the contributions.
7	(2) "Active member" means a member who is a paid employee of an employer, is making the required
8	contributions, and is properly reported to the board for the most current reporting period.
9	(3) "Actuarial cost" means the amount determined by the board in a uniform and nondiscriminatory
10	manner to represent the present value of the benefits to be derived from the additional service to be credited
11	based on the most recent actuarial valuation for the system and the age, years until retirement, and current
12	salary of the member.
13	(4) "Actuarial equivalent" means a benefit of equal value when computed upon the basis of the
14	mortality table and interest rate assumptions adopted by the board.
15	(5) "Actuarial liabilities" means the excess of the present value of all benefits payable under a defined
16	benefit retirement plan over the present value of future normal costs in that retirement plan.
17	(6) "Actuary" means the actuary retained by the board in accordance with 19-2-405.
18	(7) "Additional contributions" means contributions made by a member of a defined benefit plan to
19	purchase various types of optional service credit as allowed by the applicable retirement plan.
20	(8) "Annuity" means:
21	(a) in the case of a defined benefit plan, equal and fixed payments for life that are the actuarial
22	equivalent of a lump-sum payment under a retirement plan and as such are not benefits paid by a retirement
23	plan and are not subject to periodic or one-time increases; or
24	(b) in the case of the defined contribution plan, a payment of a fixed sum of money at regular
25	intervals.
26	(9) "Banked holiday time" means the hours reported for work performed on a holiday that the
27	employee may use for equivalent time off or that may be paid to the employee as specified by the employer's



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4	
1	policy.
2	(10) "Benefit" means:
3	(a) the service retirement benefit, early retirement benefit, or disability retirement or survivorship
4	benefit payment provided by a defined benefit retirement plan; or
5	(b) a payment or distribution under the defined contribution retirement plan, including a disability
6	payment under 19-3-2141, for the exclusive benefit of a plan member or the member's beneficiary or an annuity
7	purchased under 19-3-2124.
8	(11) "Board" means the public employees' retirement board provided for in 2-15-1009.
9	(12) "Contingent annuitant" means:
10	(a) under option 2 or 3 provided for in 19-3-1501, one natural person designated to receive a
11	continuing monthly benefit after the death of a retired member; or
12	(b) under option 4 provided for in 19-3-1501, a natural person, charitable organization, estate, or trust
13	that may receive a continuing monthly benefit after the death of a retired member.
14	(13) "Covered employment" means employment in a covered position.
15	(14) "Covered position" means a position in which the employee must be a member of the retirement
16	system except as otherwise provided by law.
17	(15) "Defined benefit retirement plan" or "defined benefit plan" means a plan within the retirement
18	systems provided for pursuant to 19-2-302 that is not the defined contribution retirement plan.
19	(16) "Defined contribution retirement plan" or "defined contribution plan" means the plan within the
20	public employees' retirement system established in 19-3-103 that is provided for in chapter 3, part 21, of this
21	title and that is not a defined benefit plan.
22	(17) "Department" means the department of administration.
23	(18) "Designated beneficiary" means the person, charitable organization, estate, or trust for the benefit
24	of a natural person designated by a member or payment recipient to receive any survivorship benefits, lump-
25	sum payments, or benefit from a retirement account upon the death of the member or payment recipient,
26	including annuities derived from the benefits or payments.
27	(19) "Direct rollover" means a payment by the retirement plan to the eligible retirement plan specified



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1	by the distributee or a payment from an eligible retirement plan to the retirement plan specified by the
2	distributee.
3	(20) "Disability" or "disabled" means a total inability of the member to perform the member's duties by
4	reason of physical or mental incapacity. The disability must be incurred while the member is an active member
5	and must be one of permanent duration or of extended and uncertain duration, as determined by the board on
6	he basis of competent medical opinion.
7	(21) "Distributee" means:
8	(a) a member;
9	(b) a member's surviving spouse;
10	(c) a member's spouse or former spouse who is the alternate payee under a family law order as
11	defined in 19-2-907; or
12	(d) effective January 1, 2007, a member's nonspouse beneficiary who is a designated beneficiary as
13	defined by section 401(a)(9)(E) of the Internal Revenue Code, 26 U.S.C. 401(a)(9)(E).
14	(22) "Early retirement benefit" means the retirement benefit payable to a member following early
15	retirement and is the actuarial equivalent of the accrued portion of the member's service retirement benefit.
16	(23) "Eligible retirement plan" means any of the following that accepts the distributee's eligible rollover
17	distribution:
18	(a) an individual retirement account described in section 408(a) of the Internal Revenue Code, 26
19	J.S.C. 408(a);
20	(b) an individual retirement annuity described in section 408(b) of the Internal Revenue Code, 26
21	J.S.C. 408(b);
22	(c) an annuity plan described in section 403(a) of the Internal Revenue Code, 26 U.S.C. 403(a);
23	(d) a qualified trust described in section 401(a) of the Internal Revenue Code, 26 U.S.C. 401(a);
24	(e) effective January 1, 2002, an annuity contract described in section 403(b) of the Internal Revenue
25	Code, 26 U.S.C. 403(b);
26	(f) effective January 1, 2002, a plan eligible under section 457(b) of the Internal Revenue Code, 26
27	J.S.C. 457(b), that is maintained by a state, a political subdivision of a state, or any agency or instrumentality o



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1	state or a political subdivision of a state that agrees to separately account for amounts transferred into that		
2	lan from a plan under this title; or		
3	(g) effective January 1, 2008, a Roth IRA described in section 408A of the Internal Revenue Code, 26		
4	J.S.C. 408A.		
5	(24) "Eligible rollover distribution":		
6	(a) means any distribution of all or any portion of the balance from a retirement plan to the credit of		
7	ne distributee, as provided in 19-2-1011;		
8	(b) effective January 1, 2002, includes a distribution to a surviving spouse or to a spouse or former		
9	pouse who is an alternate payee under a domestic relations order, as defined in section 414(p) of the Internal		
10	Revenue Code, 26 U.S.C. 414(p).		
11	(25) "Employee" means a person who is employed by an employer in any capacity and whose salary is		
12	eing paid by the employer or a person for whom an interlocal governmental entity is responsible for paying		
13	etirement contributions pursuant to 7-11-105.		
14	(26) "Employer" means a governmental agency participating in a retirement system enumerated in 19-		
15	-302 on behalf of its eligible employees. The term includes an interlocal governmental entity identified as		
16	esponsible for paying retirement contributions pursuant to 7-11-105.		
17	(27) "Essential elements of the position" means fundamental job duties. An element may be		
18	onsidered essential because of but not limited to the following factors:		
19	(a) the position exists to perform the element;		
20	(b) there are a limited number of employees to perform the element; or		
21	(c) the element is highly specialized.		
22	(28) "Excess earnings" means the difference, if any, between reported compensation and the limits		
23	rovided in 19-2-1005(2) used to calculate a member's highest average compensation or final average		
24	ompensation.		
25	(29) "Fiscal year" means a plan year, which is any year commencing with July 1 and ending the		
26	bllowing June 30.		
27	(30) "Inactive member" means a member who terminates service and does not retire or take a refund		



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1	of the membe	per's accumulated contributions.	
2	(31)	"Internal Revenue Code" has the meaning provided in 15-30-2101.	
3	(32)	"Member" means either:	
4	(a)	a person with accumulated contributions and service credited with a defin	ned benefit retirement
5	plan or receiv	iving a retirement benefit on account of the person's previous service credi	ited in a retirement
6	system; or		
7	(b)	a person with a retirement account in the defined contribution plan.	
8	(33)	"Membership service" means the periods of service that are used to dete	rmine eligibility for
9	retirement or	r other benefits.	
10	(34)	(a) "Normal cost" or "future normal cost" means an amount calculated ur	nder an actuarial cost
11	method requi	lired to fund accruing benefits for members of a defined benefit retirement	plan during any year in
12	the future.		
13	(b)	Normal cost does not include any portion of the supplemental costs of a r	etirement plan.
14	(35)	"Normal retirement age" means the age at which a member is eligible to i	immediately receive a
15	retirement be	enefit based on the member's age or both age and length of service, as sp	pecified under the
16	member's ret	tirement system, without disability and without an actuarial or similar reduc	ction in the benefit.
17	(36)	"Pension" means benefit payments for life derived from contributions to a	a retirement plan made
18	from state- o	or employer-controlled funds.	
19	(37)	"Pension trust fund" means a fund established to hold the contributions, i	ncome, and assets of a
20	retirement sy	ystem or plan in public trust.	
21	(38)	"Plan choice rate" means the amount of the employer contribution as a p	ercentage of payroll
22	covered by t	he defined contribution plan members that is allocated to the public emplo	yees' retirement system's
23	defined bene	efit plan pursuant to 19-3-2117 to actuarially fund the unfunded liabilities a	nd the normal cost rate
24	changes in a	a defined benefit plan resulting from member selection of the defined contr	ibution plan.
25	(39) ((38) "Regular contributions" means contributions required from members	under a retirement plan.
26	(40) ((39) "Regular interest" means interest at rates set from time to time by the	e board.
27	(41) ((40) "Retirement" or "retired" means the status of a member who has:	



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	1	(a) terminated from serv	ice; and	
	2	(b) received and accepte	ed a retirement benefit from a retirement plan.	
	3	(42)(41) "Retirement acco	ount" means an individual account within the defined contr	ibution retirement
	4	plan for the deposit of employer a	nd member contributions and other assets for the exclusive	e benefit of a
	5	member of the defined contributio	n plan or the member's beneficiary.	
	6	(43)(42) "Retirement ben	efit" means:	
I	7	(a) in the case of a defin	ed benefit plan, the periodic benefit payable as a result of	service retirement,
	8	early retirement, or disability retire	ment under a defined benefit plan of a retirement system.	With respect to a
	9	defined benefit plan, the term doe	s not mean an annuity.	
	10	(b) in the case of the de	ined contribution plan, a benefit as defined in subsection (10)(b).
ĺ	11	(44)(43) "Retirement plar	" or "plan" means either a defined benefit plan or a defined	d contribution plan
I	12	under one of the public employee	retirement systems enumerated in 19-2-302.	
	13	(45)(44) "Retirement syst	em" or "system" means one of the public employee retiren	nent systems
I	14	enumerated in 19-2-302.		
	15	(46)(45) "Service" means	employment of an employee in a position covered by a re	tirement system.
	16	(47)(46) "Service credit" r	neans the periods of time for which the required contributi	ons have been
I	17	made to a retirement plan and tha	t are used to calculate retirement benefits or survivorship l	penefits under a
	18	defined benefit retirement plan.		
	19	(48)(47) "Service retireme	ent benefit" means the retirement benefit that the member	may receive at
I	20	normal retirement age.		
ĺ	21	(49)(48) "Statutory benef	ciary" means the surviving spouse or dependent child or o	hildren of a
I	22	member of the highway patrol offic	cers', municipal police officers', or firefighters' unified retire	ment system who
	23	are statutorily designated to receiv	e benefits upon the death of the member.	
	24	(50)(49) "Supplemental c	ost" means an element of the total actuarial cost of a defin	ed benefit
	25	retirement plan arising from benef	its payable for service performed prior to the inception of t	he retirement plan
	26	or prior to the date of contribution	rate increases, changes in actuarial assumptions, actuaria	I losses, or failure
	27	to fund or otherwise recognize nor	mal cost accruals or interest on supplemental costs. Thes	e costs are



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1	included in the unfu	unded actuarial liabilities of the retirement plan.	
2	(51)<u>(50)</u> "(Survivorship benefit" means payments for life to the statutory or designate	ed beneficiary of a
3	deceased member	who died while in service under a defined benefit retirement plan.	
4	(52)<u>(</u>51) "1	Fermination of employment", "termination from employment", "terminated	employment",
5	"terminated from er	mployment", "terminate employment", or "terminates employment" means	s that:
6	(a) there	has been a complete severance of a covered employment relationship by	y the positive act of
7	either the employee	e, the employer, or both; and	
8	(b) the m	ember is no longer receiving compensation for covered employment, oth	er than any
9	outstanding lump-s	um payment for compensatory leave, sick leave, or annual leave.	
10	(53)<u>(</u>52) "1	Fermination of service", "termination from service", "terminated from servi	ice", "terminated
11	service", "terminati	ng service", or "terminates service" means that:	
12	(a) there	has been a complete severance of a covered employment relationship by	y the positive act of
13	either the employee	e, the employer, or both for at least 30 days;	
14	(b) no wri	itten or verbal agreement exists between employee and employer that the	e employee will
15	return to covered e	mployment in the future;	
16	(c) the m	ember is no longer receiving compensation for covered employment; and	1
17	(d) the m	ember has been paid all compensation for compensatory leave, sick leav	ve, or annual leave
18	to which the memb	er was entitled. For the purposes of this subsection (53) (52), compensat	tion does not mean
19	compensation as a	result of a legal action, court order, or settlement to which the board was	s not a party.
20	(54)<u>(53)</u> "ເ	Jnfunded actuarial liabilities" or "unfunded liabilities" means the excess o	f a defined benefit
21	retirement plan's a	ctuarial liabilities at any given point in time over the value of its cash and	investments on that
22	same date.		
23	(55)<u>(54)</u> "\	/ested account" means an individual account within a defined contributio	n plan that is for the
24	exclusive benefit of	f a member or the member's beneficiary. A vested account includes all co	ontributions and the
25	income on all contr	ibutions in each of the following accounts:	
26	(a) the m	ember's contribution account;	
27	(b) the ve	ested portion of the employer's contribution account; and	



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	1	(c) the member's account for other contributions.
	2	(56)(55) "Vested member" or "vested" means:
	3	(a) with respect to a defined benefit plan, except as provided in subsection (56)(b) (55)(b), a member
I	4	or the status of a member who has at least 5 years of membership service;
	5	(b) with respect to a member of the highway patrol officers' retirement system established in Title 19,
	6	chapter 6, who was hired on or after July 1, 2013, a member or the status of a member who has at least 10
	7	years of membership service; or
	8	(c) with respect to the defined contribution plan, a member or the status of a member who meets the
	9	minimum membership service requirement of 19-3-2116.
	10	(57)(56) "Written application" or "written election" means a written instrument, prescribed by the board
I	11	or required by law, properly signed and filed with the board, that contains all required information, including
	12	documentation that the board considers necessary.
	13	(58)(57) "Written instrument" includes an electronic record containing an electronic signature, as
I	14	defined in 30-18-102."
	15	
	16	Section 24. Section 19-2-405, MCA, is amended to read:
	17	"19-2-405. Employment of actuary annual investigation and valuation. (1) The board shall
	18	retain a competent actuary who is an enrolled member of the American academy of actuaries and who is
	19	familiar with public systems of pensions. The actuary is the technical adviser of the board on matters regarding
	20	the operation of the retirement systems.
	21	(2) The board shall require the actuary to make and report on an annual actuarial investigation into
	22	the suitability of the actuarial tables used by the retirement systems and an actuarial valuation of the assets and
	23	liabilities of each defined benefit plan that is a part of the retirement systems.
	24	(3) The normal cost contribution rate, which is funded by required employee contributions and a
	25	portion of the required employer contributions to each defined benefit retirement plan, must be calculated as the
	26	level percentage of members' salaries that will actuarially fund benefits payable under a retirement plan as
	27	those benefits accrue in the future.



- 2023 68th Legislature 2023 Drafter: Toni Henneman, 406-444-3593 HB0816.001.006 1 (4) (a) The unfunded liability contribution rate, which is entirely funded by a portion of the required 2 employer contributions to the retirement plan, must be calculated as the level percentage of current and future 3 defined benefit plan members' salaries that will amortize the unfunded actuarial liabilities of the retirement plan over a reasonable period of time, not to exceed 30 years, as determined by the board, except as provided in 4 5 19-3-316 for the public employees' retirement system's defined benefit plan. 6 (b) In determining the amortization period under subsection (4)(a) for the public employees' retirement 7 system's defined benefit plan, the actuary shall take into account the plan choice rate contributions to be made to the defined benefit plan pursuant to 19-3-2117 and 19-21-214. 8 9 (5) The board shall require the actuary to conduct and report on a periodic actuarial investigation into 10 the actuarial experience of the retirement systems and plans. 11 (6) The board may require the actuary to conduct any valuation necessary to administer the 12 retirement systems and the plans subject to this chapter. 13 (7) The board shall provide copies of the reports required pursuant to subsections (2) and (5) to the 14 state administration and veterans' affairs interim committee and to the legislature pursuant to 5-11-210. 15 (8) The board shall require the actuary to prepare for each employer participating in a retirement 16 system the disclosures or the information required to be included in the disclosures as required by law and by 17 the governmental accounting standards board or its generally recognized successor." 18 19 Section 25. Section 19-2-409, MCA, is amended to read: 20 "19-2-409. Plans to be funded on actuarially sound basis -- definition. As required by Article VIII, 21 section 15, of the Montana constitution, each system must be funded on an actuarially sound basis. For 22 purposes of this section, "actuarially sound basis" means that contributions to each retirement plan must be 23 sufficient to pay the full actuarial cost of the plan. For a defined benefit plan, the full actuarial cost includes both 24 the normal cost of providing benefits as they accrue in the future and the cost of amortizing unfunded liabilities 25 over a scheduled period of no more than 30 years, except that with respect to the public employees' retirement 26 system's defined benefit plan, the unfunded liabilities must be paid over the periods provided for in 19-3-316. 27 For the defined contribution plan, the full actuarial cost is the contribution defined by law that is payable to an



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	1	account on behalf of the member."			
	2				
	3	Section 26. Section 19-3-315, MCA, is amended to read:			
	4	"19-3-315. Member's contribution to be deducted. (1) (a) Except as provided in subsection (2),			
I	5	each member's contribution is 7.9% of the member's compensation.			
	6	(b) The board shall annually review the required contributions and recommend future adjustments to			
	7	he legislature as needed to maintain the amortization schedule set by the board for the payment of the			
	8	system's unfunded liability.			
	9	(2) Each member's contribution must be reduced to 6.9% on January 1 following the system's define			
1	0	penefit plan's annual actuarial valuation if the valuation determines that the plan's funded ratio is at least 100%			
1	1	and reducing the employee contribution pursuant to this subsection and reducing the employer contribution			
1	2	oursuant to 19-3-316(4) terminating the employer supplemental contribution pursuant to 19-3-319(3) would not			
1	3	cause the system's amortization period to exceed 25 years the plan's funded ratio to be less than 100%.			
1	4	(3) Payment of salaries or wages less the contribution is full and complete discharge and acquittance			
1	5	of all claims and demands for the service rendered by members during the period covered by the payment,			
1	6	except their claims to the benefits to which they may be entitled under the provisions of this chapter.			
1	7	(4) Each employer, pursuant to section 414(h)(2) of the federal Internal Revenue Code, 26 U.S.C.			
1	8	414(h)(2), shall pick up and pay the contributions that would be payable by the member under subsection (1) o			
1	9	2) for service rendered after June 30, 1985.			
2	20	(5) (a) The member's contributions picked up by the employer must be designated for all purposes of			
2	21	he retirement system as the member's contributions, except for the determination of a tax upon a distribution			
2	22	rom the retirement system.			
2	23	(b) In the case of a member of the defined benefit plan, these contributions must become part of the			
2	24	nember's accumulated contributions but must be accounted for separately from those previously accumulated			
2	25	(c) In the case of a member of the defined contribution plan, these contributions must be allocated as			
2	26	provided in 19-3-2117.			
2	27	(6) The member's contributions picked up by the employer must be payable from the same source as			



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1	is used to pay compensation to the member and must be included in the member's wages, as defined in 19-1-
2	102, and compensation. The employer shall deduct from the member's compensation an amount equal to the
3	amount of the member's contributions picked up by the employer and remit the total of the contributions to the
4	board."
5	
6	Section 27. Section 19-3-316, MCA, is amended to read:
7	"19-3-316. Employer contribution rates definitions. (1) Each employer shall contribute to the
8	system. Except as provided in subsection (2), the employer shall pay as employer contributions 6.9% of the
9	compensation paid to all of the employer's employees plus any additional contribution under subsection (3),
10	except for those employees properly excluded from membership. Of employer contributions made under this
11	subsection for both defined benefit plan and defined contribution plan members, a portion must be allocated for
12	educational programs as provided in 19-3-112. Employer contributions for members under the defined
13	contribution plan must be allocated as provided in 19-3-2117.
14	(2) Local government and school district employer contributions must be the total employer
15	contribution rate provided in subsection (1) minus the state contribution rates under 19-3-319.
16	(3) (a) Subject to subsection (4), each employer shall contribute to the system an additional employer
17	contribution equal to the percentage specified in subsection (3)(b) of the compensation paid to all of the
18	employer's employees, except for those employees properly excluded from membership.
19	(b) The percentage of compensation to be contributed under subsection (3)(a) is 1.27% for fiscal year
20	2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30,
21	2024, the percentage of compensation to be contributed under subsection (3)(a) is 2.27%.
22	(4) (a) The board shall annually review the additional employer contribution provided for under
23	subsection (3) and recommend adjustments to the legislature as needed to maintain the amortization schedule
24	set by the board for payment of the system's unfunded liabilities.
25	(b) The employer contribution required under subsection (3) terminates on January 1 following the
26	board's receipt of the system's actuarial valuation if the actuarial valuation determines that terminating the
27	additional employer contribution pursuant to this subsection (4)(b) and reducing the employee contribution



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1.					
1	pursuant to 19-3-315(2) would not cause the amortization period to exceed 25 years.				
2	(1) Beginning July 1, 2023, through June 30, 2024, each employer shall contribute an amount equal to				
3	9.29% of the compensation of all the employer's employees in the defined benefit plan and the defined				
4	contribution plan, except for those properly excluded from membership. Of employer contributions made und				
5	this subsection for both defined benefit plan and defined contribution plan members, a portion must be				
6	allocated for educational programs as provided in 19-3-112. Of employer contributions made for members of				
7	he defined contribution plan, 7.9% must go to the defined contribution plan, and the remaining amount must go				
8	o the defined benefit plan's legacy unfunded liability.				
9	(2) (a) Beginning July 1, 2024, each employer shall contribute to the defined benefit plan either the				
10	actuarially determined employer contribution that is determined annually by the public employees' retirement				
11	system's actuary in accordance with the provisions of this section and part of the plan's annual actuarial				
12	valuation or the base rate of 9.79%, whichever is less. This contribution rate is effective July 1 following the				
13	annual actuarial valuation completed in the prior calendar year. Beginning July 1, 2025, the base rate will				
14	ncrease by 0.50% each year.				
15	(b) Beginning July 1, 2024, each employer shall contribute either the actuarially determined				
16	employer contribution or the base rate of 9.79% for employees in the defined contribution plan, whichever is				
17	ess. Of the total amount, 7.9% must go to the defined contribution plan, and the remaining amount must go to				
18	he defined benefit plan's legacy unfunded liability. Beginning July 1, 2025, the base rate will increase by 0.50%				
19	each year.				
20	(c) If the actuarially determined employer contribution is higher than the base rate, the pension				
21	special fund established in [section 21] must be used to fund the difference so long as there is an available				
22	palance in the fund.				
23	(d) The actuarially determined employer contribution must be the sum of the following contribution				
24	ates, minus the employee contribution provided in 19-3-315 and the state contributions provided in 19-3-319				
25	and 19-3-320:				
26	(i) the contribution rate determined under subsection (2)(e) to pay off the legacy unfunded liability;				
27	(ii) the contribution rate determined under subsection (2)(f) to pay for the contemporary unfunded				



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1	liability:				
2	(iii) the contribution rate determined under subsection (2)(g) to pay for the normal cost of benefits				
3	as they accrue; and				
4	(iv) a contribution of 0.04% of compensation for the employer's employees who are members of				
5	either the defined contribution plan or the defined benefit plan for educational programs as provided in 19-3-				
6	<u>112.</u>				
7	(e) (i) The contribution rate under subsection (2)(d)(i) for the legacy unfunded liability must be the				
8	amount required on a level dollar basis to amortize the legacy unfunded liability attributable to the employer's				
9	employees who are members of either the defined contribution plan or the defined benefit plan over a closed				
10	<u>30-year amortization period beginning July 1, 2023, except as provided in subsection (2)(d)(ii).</u>				
11	(ii) If the June 30, 2023, actuarial valuation determines the system's amortization period is less				
12	than 30 years, then the closed amortization period used for the purposes of subsection (2)(d)(i) must be that				
13	amortization period.				
14	(f) The contribution rate under subsection (2)(d)(ii) for the contemporary unfunded liability must be				
15	the amount required on a level dollar basis to pay the annual contemporary unfunded liabilities attributable to				
16	the employer's employees who are members of either the defined contribution plan or the defined benefit plan				
17	over a layered amortization schedule so that each fiscal year's contemporary unfunded liability is amortized				
18	over a closed 10-year period, starting with the contemporary unfunded liability for the fiscal year ending June				
19	<u>30, 2024.</u>				
20	(g) The contribution rate under subsection (2)(d)(iii) for the normal cost of benefits as they accrue				
21	must be the amount required on a level dollar basis to pay the normal cost of benefits as determined in the				
22	annual actuarial valuation as the benefits accrue for each of the employer's employees who are members of				
23	either the defined contribution plan or the defined benefit plan.				
24	(3) (a) Beginning July 1, 2023, each employer shall contribute to the defined contribution plan an				
25	amount equal to 7.9%. Of employer contributions made under this subsection (3)(a) for defined contribution				
26	plan members, a portion must be allocated for educational programs as provided in 19-3-112.				
27	(b) The employer contribution under subsection (3)(a) must be allocated as provided in 19-3-2117.				
1					



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1	(c) The employer contribution rate for the defined contribution plan may not be lower than 7.9%.				
2	even if the actuarially determined contribution rate for the defined benefit plan is less than 7.9%.				
3	<u>(4)</u>	For the purposes of this section, the following definitions apply:			
4	(a) "Contemporary unfunded liability" means the defined benefit plan's annual fiscal year actuarial				
5	gains and loss	es smoothed over 5 years starting with the fiscal year ending June 30, 2019.			
6	<u>(b)</u>	"Legacy unfunded liability" means the unfunded liability of the defined benefit	plan as of June		
7	<u>30, 2023.</u> "				
8					
9	Sectio	on 28. Section 19-3-319, MCA, is amended to read:			
10	"19-3-3	319. State contributions for local government and school district employ	r ers. (1) The		
11	Subject to subs	section (3), the state shall contribute monthly from the general fund to the pensi	ion trust fund a		
12	sum equal to 0	0.1% of the compensation paid to all employees of local government entities and	d school districts		
13	on and after Ju	uly 1, 1997, except those employees properly excluded from membership.			
14	(2) (a	a) Subject to subsection (2)(b) (3), in addition to the contribution required under	subsection (1),		
15	the state shall	contribute monthly from the general fund to the pension trust fund a sum equal	to 0.27% of the		
16	compensation	paid to all employees of school districts except for those employees properly ex	cluded from		
17	membership.				
18	(b)<u>(3)</u>	The additional contribution under subsection (2)(a) terminates when the additi	onal contribution		
19	under 19-3-316	6(3) terminates contributions in this section terminate January 1 following the de	efined benefit		
20	plan's actuarial valuation if the valuation determines that the plan's funded ratio is at least 100% and				
21	terminating the	e contribution pursuant to this subsection and reducing the employee contributio	n pursuant to 19-		
22	<u>3-315(2) would</u>	not cause the funded ratio to be less than 100%.			
23	(3)<u>(4)</u>	The board shall certify amounts due under this section on a monthly basis, an	d the state		
24	treasurer shall	transfer those amounts to the pension trust fund within 1 week. The payments i	in this section are		
25	statutorily appropriated as provided in 17-7-502."				
26					
27	Sectio	on 29. Section 19-3-1605, MCA, is amended to read:			



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1	"19-3-1605. Guaranteed annual benefit adjustment. (1) Subject to subsection (2), on January 1 of
2	each year, the permanent monthly benefit payable during the preceding January to each recipient who is
3	eligible under subsection (3) must be increased by the applicable percentage provided in subsection (4).
4	(2) (a) If a recipient's benefit payable during the preceding January has been increased by one or
5	more adjustments not provided for in this section and the adjustments amount to less than an annualized
6	increase of the applicable percentage provided in subsection (4), then the recipient's benefit must be adjusted
7	by an amount that will provide a total annualized increase of the applicable percentage in the benefit paid since
8	the preceding January.
9	(b) If a recipient's benefit payable during the preceding January has been increased by one or more
10	adjustments not provided for in this section and the increases amount to more than an annualized increase of
11	the applicable percentage provided in subsection (4), then the benefit increase provided under this section must
12	be 0%.
13	(c) If a benefit recipient is a contingent annuitant receiving an optional benefit upon the death of the
14	original payee that occurred since the preceding January, the new recipient's monthly benefit must be
15	increased to the applicable percentage provided in subsection (4)(b) more than the amount that the contingent
16	annuitant would have received had the contingent annuitant received a benefit during the preceding January.
17	(3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the
18	minimum annual benefit adjustment provided for in this section if the benefit's commencement date is at least
19	12 months prior to January 1 of the year in which the adjustment is to be made.
20	(4) (a) The applicable percentage increase under subsection (1) is 3% if the member was hired or
21	assumed office:
22	(i) before July 1, 2007; or
23	(ii) on or after July 1, 2007, and before July 1, 2013, and the benefit recipient is a member of a
24	retirement system provided for in this title, and the guaranteed annual benefit adjustment provision for that
25	member under that system is a 3% benefit increase.
26	(b) The applicable percentage increase under subsection (1) is 1.5% if the member was hired or
27	assumed office on or after July 1, 2007, and before June 30, 2013, and the benefit recipient is not otherwise



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		covered under subsection (4)(a)(ii).					
	2	(c) The applicable percentage increase under subsection (1) is 1.5% if the member was hired or					
	3	assumed office on or after July 1, 2013, subject to reduction as provided in subsection (5).					
	4	(5) (a) Except as provided in subsection (5)(b), if If the most recent actuarial valuation of the					
I	5	retirement system shows that retirement system liabilities are less than 90% funded, the applicable percentage					
	6	increase in subsection (4)(c) must be reduced by 0.1% for each 2% below that 90% funding level.					
	7	(b) If the amortization period is 40 years or greater, the applicable percentage increase in subsection					
	8	(4)(c) must be reduced to 0% and the retirement allowance may not be increased.					
l	9	(6) The board shall adopt rules to administer the provisions of this section."					
10							
	11	Section 30. Section 19-3-2111, MCA, is amended to read:					
	12	"19-3-2111. Plan membership written election required failure to elect effect of election.					
	13	(1) Except as otherwise provided in this part:					
	14	(a) a member who was an inactive member of the defined benefit plan on the effective date of the					
	15 defined contribution plan and who is rehired into covered employment after the plan effective date m						
	16	the 12-month period provided for in subsection (2)(a), elect to transfer to and become a member of the plan					
	17	regardless of whether the member remains active, becomes inactive, or terminates employment and plan					
	18	membership within the 12-month period;					
	19	(b) a member who is initially hired into covered employment on or after the effective date of the					
	20	defined contribution plan may, within the 12-month period provided for in subsection (2)(a), elect to become a					
	21	member of the plan regardless of whether the member remains active, becomes inactive, or terminates					
	22	employment and plan membership within the 12-month period.					
	23	(2) (a) Elections made pursuant to this section must be made on a form prescribed by the board and					
24		must be made within 12 months from the month that the employer properly reports the new or rehired member					
	25 to the board.						
	26	(b) A member failing to make an election prescribed by this section remains a member of the defined					
	27	benefit <u>contribution</u> plan.					



Government - 2023 68th Legislature 2023 Drafter: Toni Henneman, 406-444-3593 HB0816.001.006 1 (c) An election under this section, including the default election pursuant to subsection (2)(b), is a 2 one-time irrevocable election. Subject to 19-3-2113, this subsection (2)(c) does not prohibit a new election after 3 a member has terminated membership in either plan and returned to covered employment. 4 (3) A member in either the defined benefit plan or the defined contribution plan who becomes inactive 5 after an election under this section and who returns to active membership remains in the plan previously 6 elected. 7 (4) A system member may not simultaneously be a member of the defined benefit plan and the 8 defined contribution plan and must be a member of either the defined benefit plan or the defined contribution 9 plan. A period of service may not be credited in more than one retirement plan within the system. 10 (5) The provisions of this part do not prohibit the board from adopting rules to allow an employee to 11 elect the defined contribution plan from the first day of covered employment. 12 (6) A member of the defined benefit plan who is subject to a family law order pursuant to 19-2-907 or an execution or income-withholding order pursuant to 19-2-909 may not transfer to the defined contribution plan 13 14 unless the order is modified to apply under the defined contribution plan. (7) (a) A member of the defined benefit plan who is purchasing service credit through installment 15 16 payments, either made directly to the board or pursuant to a payroll deduction agreement, may not transfer 17 membership to the defined contribution plan unless the member first completes or terminates the contract for 18 purchase of service credit. 19 (b) A member who files an election to transfer membership may make a lump-sum payment for up to 20 the balance of the service credit remaining to be purchased prior to transferring, subject to the limitations of 21 section 415 of the Internal Revenue Code. The lump-sum payment, unless made by a rollover pursuant to 19-2-22 708, must be made with after-tax dollars. 23 (c) If a member who files an election to transfer membership fails to complete or terminate the contract for purchase of service credit by the end of the member's 12-month election window, the board shall 24 25 terminate the service purchase contract and credit the member with the prorated amount of service credit 26 purchased under the contract." 27



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1	Section 31. Section 19-3-2117, MCA, is amended to read:
2	"19-3-2117. Allocation of contributions and forfeitures. (1) The member contributions made under
3	19-3-315 and additional contributions paid by the member for the purchase of service must be allocated to the
4	plan member's retirement account.
5	(2) Subject to subsections (3) and (4), of the employer contributions under 19-3-316 received The
6	employer's contribution received under 19-3-316(2) must be allocated as follows:
7	(a) an amount equal to:
8	(i)(a) 4.19%-the percentage of compensation specified under 19-3-316(3)(a) minus the amounts
9	specified in subsections (2)(b) and (2)(c) of this section must be allocated to the member's retirement account;
10	(ii) 2.37% of compensation must be allocated to the defined benefit plan as the plan choice rate;
11	(iii)(b) 0.04% of compensation must be allocated to the education fund as provided in 19-3-112(1)(b);
12	and
13	(iv)(c) 0.3% of compensation must be allocated to the long-term disability plan trust fund established
14	pursuant to 19-3-2141;_
15	(b) on July 1, 2009, continuing until the additional employer contributions terminate pursuant to 19-3-
16	316(4)(b), the percentage specified in subsection (3) of this section of compensation must be allocated to the
17	defined benefit plan to eliminate the plan choice rate unfunded actuarial liability;
18	(c) on July 1, 2013, and continuing until June 30, 2015, an amount equal to 1% of compensation must
19	be allocated to the defined benefit plan unfunded liabilities; and
20	(d) on July 1, 2015, and continuing until the plan choice rate unfunded actuarial liability in the defined
21	benefit plan is fully paid, an amount equal to 1% of compensation must be allocated to the defined benefit plan
22	as part of the plan choice rate. Effective the first full pay period in the month following the board's verification
23	that the plan choice rate unfunded actuarial liability is paid off, the amount equal to 1% of compensation must
24	be allocated to the member's retirement account until the additional employer contributions terminate pursuant
25	t o 19-3-316(4)(b).
26	(3) The percentage of compensation to be contributed under subsection (2)(b) is 0.27% for fiscal year
27	2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30,



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1	2024, the percentage of compensation to be contributed under subsection (2)(b) is 1.27%.
2	(4) Effective the first full pay period in the month following the board's verification that the plan choice
3	rate unfunded actuarial liability is paid off, the 2.37% of compensation in subsection (2)(a)(ii) and the
4	percentage of compensation in subsection (3), if any, must be allocated to the member's retirement account.
5	(5)(3) Forfeitures of employer contributions and investment income on the employer contributions
6	may not be used to increase a member's retirement account. The board shall allocate the forfeitures under 19-
7	3-2116 to meet the plan's administrative expenses, including startup expenses."
8	
9	Section 32. Section 19-21-214, MCA, is amended to read:
10	"19-21-214. Contributions and allocations for employees in positions covered under public
11	employees' retirement system. (1) The contribution rates for employees in positions covered under the public
12	employees' retirement system who elect to become program members pursuant to 19-3-2112 are as follows:
13	(a) the member's contribution rate must be the rate provided in 19-3-315; and
14	(b) the employer's contribution rate must be the rate provided in 19-3-316.
15	(2) Subject to subsections (3) and (4), of the <u>The</u> employer's contribution received under 19-3-316(<u>3)</u> :
16	(a) an amount equal to must be allocated as follows:
17	(i)(a) 4.49% the percentage of compensation specified under 19-3-316(3)(a) minus the amount
18	specified in subsection (2)(b) of this section must be allocated to the participant's program account;
19	(ii) 2.37% of compensation must be allocated to the defined benefit plan under the public employees'
20	retirement system as the plan choice rate; and
21	(iii)(b) 0.04% of compensation must be allocated to the education fund pursuant to 19-3-112(1)(b);
22	(b) on July 1, 2009, continuing until the additional employer contributions terminate pursuant to 19-3-
23	316(4)(b), an amount equal to 0.27% of compensation must be allocated to the defined benefit plan to eliminate
24	the plan choice rate unfunded actuarial liability;
25	(c) on July 1, 2013, and continuing until June 30, 2015, an amount equal to 1% of compensation must
26	be allocated to the defined benefit plan unfunded liabilities; and
27	(d) on July 1, 2015, and continuing until the plan choice rate unfunded actuarial liability in the defined



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1	benefit plan is fully paid, an amount equal to 1% of compensation must be allocated to the defined benefit plan				
2	as part of the plan choice rate. Effective the first full pay period in the month following the board's verification				
3	that the plan choice rate unfunded actuarial liability is paid off, the amount equal to 1% of compensation must				
4	be allocated to the member's retirement account until the additional employer contributions terminate pursuan				
5	t o 19-3-316(4)(b).				
6	(3) The percentage of compensation amount to be allocated under subsection (2)(b) must be				
7	increased by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30, 2024, the				
8	percentage of compensation amount to be allocated under subsection (2)(b) must be 1.27%.				
9	(4) Effective the first full pay period in the month following the board's verification that the plan choice				
10	rate unfunded actuarial liability is paid off, amounts equal to the 2.37% of compensation in subsection (2)(a)(ii)				
11	and the percentage of compensation in subsection (2)(b), if any, must be allocated to the member's retirement				
12	account."				
13					
14	NEW SECTION. Section 33. Transfer of funds. (1) Within 15 days of [the effective date of this act],				
15	the state treasurer shall transfer \$85 million from the general fund to the local government road maintenance				
16	account provided in [section 19].				
17	(2) By August 15, 2023, the state treasurer shall transfer \$200 million from the general fund to the				
18	account established in [section 2].				
19					
20	NEW SECTION. Section 34. Appropriation individual income tax rebate. (1) There is				
21	appropriated \$100 million from the general fund to the department of revenue for the biennium beginning July 1,				
22	2023.				
23	(2) The appropriation must be used to supplement individual income tax rebates as provided in				
24	[section 1].				
25					
26	NEW SECTION. Section 4. Appropriation property tax rebate. (1) There is appropriated \$100				
27	million from the general fund to the department of revenue for the biennium beginning July 1, 2023.				



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1	(2)	The appropriation mus	t be used to	supplement property tax rebates	as provided in [section 2].	
2						
3	NEW SECTION. Section 35. Codification instruction. (1) [Section 1] is intended to be codified as					
4	an integral par	t of Title 15, chapter 30,	and the prov	visions of Title 15, chapter 30, app	ly to [section 1].	
5	(2)	[Section 2] is intended	to be codifie	ed as an integral part of Title 15, c	hapter 1, and the	
6	provisions of T	itle 15, chapter 1, apply	to [section 2	[Sections 2 through 6] are intend	led to be codified as an	
7	integral part of	Title 17, chapter 6, and	the provisior	ns of Title 17, chapter 6, apply to [sections 2 through 6]	
8	<u>(3)</u>	[Section 21] is intended	<u>d to be codif</u>	ied as an integral part of Title 19,	chapter 3, part 3, and the	
9	provisions of T	<u>itle 19, chapter 3, part 3,</u>	apply to [se	ection 21].		
10						
11	COOR	DINATION SECTION. S	ection 36.	Coordination instruction. If Ho	use Bill No. 192 is not	
12	passed and ap	proved, then [sections 1	and- <u>3_34</u>] a	re void.		
13						
14	COOR	DINATION SECTION. S	Section 7.	Coordination instruction. If Hou	se Bill No. 222 is not	
15	passed and ap	proved, then [sections 2	and 4] are v	/oid.		
16						
17	NEW S	SECTION. Section 37.	Severabilit	y. If a part of [this act] is invalid, a	ll valid parts that are	
18	severable from	the invalid part remain i	n effect. If a	part of [this act] is invalid in one o	or more of its applications,	
19	the part remains in effect in all valid applications that are severable from the invalid applications.					
20						
21	NEW S	SECTION. Section 38.	Effective d	ate_dates. (1) [This act] is [Sectio	ns 1, 7 through 18, and 34	
22	through 39] are	effective on passage a	nd approval.			
23	<u>(2)</u>	[Sections 2 through 6 a	and 19 throu	gh 33] are effective July 1, 2023.		
24						
25	NEW S	SECTION. Section 39.	Terminatio	n. (1) [Section 1] terminates Dece	ember 31, 2025.	
26	(2)	[Section 2] terminates	June 30, 20 2	25 [Sections 19 and 20] terminate	<u>June 30, 2024</u> .	
27				- END -		

