Amendment - 1st Reading/2nd House-blue - Requested by: Free Conference Committee on HB 816 - 2023			
			HB0816.003.001
1		HOUSE BILL NO. 816	
2		INTRODUCED BY J. KASSMIER, S. FITZPATRICK	
3			
4	A BILL FOR AN A	ACT ENTITLED: "AN ACT GENERALLY REVISING THE DISTRIBUTION O	F SURPLUS
5	Revenue; <del>pro</del>	VIDING FOR A SUPPLEMENTAL INCOME TAX REBATE; PROVIDING FO	OR A
6	SUPPLEMENTA	L PROPERTY TAX REBATE; CREATING THE MONTANA HOUSING INFR	ASTRUCTURE
7	REVOLVING LO	AN ACCOUNT; CREATING A STATE SPECIAL REVENUE ACCOUNT; PR	OVIDING FOR
8	DUTIES FOR TH	IE BOARD OF INVESTMENTS; PROVIDING ELIGIBILITY REQUIREMENT	S FOR THE USE
9	<u>of funds; pro</u>	OVIDING FOR DEED RESTRICTIONS SET BY THE BOARD OF INVESTMI	<del>ENTS;</del>
10	PROVIDING FOR	R PLANNING GRANTS AND LOANS; ESTABLISHING REPORTING REQU	IREMENTS;
11	PROVIDING FOR	R GRANTS TO ELIGIBLE ENTITIES FOR INFRASTRUCTURE PROJECTS	<del>; SETTING UP A</del>
12	GRANT PROCES	SS; REQUIRING A PERCENTAGE OF MATCHING FUNDS; PROVIDING F	<del>or oversight;</del>
13	ADDRESSING C	OST OVERRUNS AND MISAPPROPRIATION OF FUNDS; SETTING GRA	<del>NT LIMITS;</del>
14	PROVIDING FUN	NDING TO LOCAL GOVERNMENTS FOR THE MAINTENANCE OF COUN	TY AND CITY
15	<u>Roads; provie</u>	DING FOR THE DISTRIBUTION OF FUNDS ; PROVIDING A STATUTORY	
16	APPROPRIATIO	NS APPROPRIATION; REVISING CONTRIBUTIONS IN THE PUBLIC EMP	PLOYEES'
17	RETIREMENT S	YSTEM TO PROVIDE FOR AN ACTUARIALLY DETERMINED CONTRIBU	TION; CHANGING
18	THE DEFAULT F	RETIREMENT PLAN TO THE PUBLIC EMPLOYEES' DEFINED CONTRIBU	ITION PLAN;
19	<u>REVISING THE E</u>	EMPLOYER CONTRIBUTION TO THE DEFINED CONTRIBUTION PLAN C	F THE PUBLIC
20	<u>Employees' Ri</u>	ETIREMENT SYSTEM; PROVIDING DEFINITIONS; ESTABLISHING A CHI	LD TAX CREDIT
21	FOR MONTANA	RESIDENT TAXPAYERS; PROVIDING A MAXIMUM REFUNDABLE CREE	DIT AMOUNT FOR
22	<u>A CHILD 5 YEAR</u>	RS OF AGE OR YOUNGER ; PROVIDING FOR A SUPPLEMENTAL FUND	TRANSFER FOR
23	THE INCOME TA	AX REBATE THAT IS BASED ON INDIVIDUAL INCOME TAXES PAID; REA	ASING THE
24	PROVIDING FOR	R A SUPPLEMENTAL PROPERTY TAX REBATE; PROVIDING AN APPRO	PRIATION
25	APPROPRIATIO	NS AN APPROPRIATION APPROPRIATIONS; PROVIDING FOR TRANSF	<u>ERS; <del>PROVIDING</del></u>
26	FOR ALLOCATIO	<del>ONS TO COUNTIES ;</del> AMENDING <u>SECTION</u> <u>SECTIONS 15-30</u>	<del>)-2303,</del> <u>15-31-</u>
27	<u>1007, 15-31-1009</u>	9, AND 17-7-502, <del>19-2-303, 19-2-405, 19-2-409, 19-3-315, 19-3-316, 19-3-3</del>	<del>19, 19-3-1605, 19-</del>



- 2023				
68th L	egislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001			
1	<u>3-2111, 19-3-2117, AND 19-21-214, MCA; AMENDING SECTION 2, CHAPTER 44, LAWS OF 2023 AND</u>			
2	SECTION 1, CHAPTER 47, LAWS OF 2023; AND PROVIDING AN IMMEDIATE AN IMMEDIATE EFFECTIVE			
3	DATE DATE DATES, AN APPLICABILITY DATE, AND A TERMINATION DATE DATES."			
4				
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
6				
7	NEW SECTION. Section 1. — Individual income tax rebate. (1) A qualified taxpayer that is entitled to			
8	an individual income tax rebate pursuant to [ section 2 of House Bill No. 192] may increase the amount of the			
9	filing status limit s in [section 2(1)(b) of House Bill No. 192] by the bonus amounts provided in subsection (2). In			
10	administering the income tax rebate, the department shall add the bonus to the filing status limits and update			
11	any rebate forms to reflect the additional amount.			
12	(2) (a) Subject to subsection (2)(c), the amount of the bonus for a single taxpayer, a head of			
13	household, or a married taxpayer filing a separate return is the quotient of the appropriation in [section 3 39]			
14	<del>divided by 3 50,000.</del>			
15	(b) Subject to subsection (2)(c), the amount of the bonus for a married couple filing a joint return is			
16	double the amount provided for in subsection (2)(a).			
17	(c) The department shall round the quotients provided for in subsections (2)(a) and (2)(b)			
18	downward to the nearest \$1.			
19	(3) The bonus provided for in this section is administered as part of the individual income tax			
20	rebate provided for in [House Bill No. 192]. Any income tax rebate received that is based on this section is			
21	exempt from taxation under this chapter.			
22				
23	NEW SECTION. SECTION 1. PROPERTY TAX REBATE. (1) A TAXPAYER THAT IS ENTITLED TO A REBATE OF			
24	MONTANA PROPERTY TAXES PAID PURSUANT TO [SECTIONS 1 THROUGH 3 OF HOUSE BILL NO. 222] MAY INCREASE THE			
25	DOLLAR AMOUNT LIMITS OF THE REBATES IN [SECTION 2(1)(A) AND (1)(B) OF HOUSE BILL NO. 222] BY THE BONUS			
26	AMOUNTS PROVIDED IN SUBSECTION (2). IN ADMINISTERING THE REBATE, THE DEPARTMENT SHALL ADD THE BONUS TO			
27	THE DOLLAR AMOUNT LIMITATIONS FOR TAX YEAR 2022 AND TAX YEAR 2023 AND UPDATE ANY REBATE FORMS TO			



- 2023			
	egislature 2023	Drafter: Julie Johnson, 406-444-4024 HB0816.003.00	)1
1	REFLECT THE AD	DDITIONAL AMOUNT.	
2	<u>(2)</u>	(A) SUBJECT TO SUBSECTION (2)(D), THE AMOUNT OF THE BONUS FOR TAX YEAR 2022 IS HALF OF THE	Ξ
3	AMOUNT PROVID	DED FOR IN SUBSECTION (2)(C).	
4	<u>(В)</u>	SUBJECT TO SUBSECTION (2)(C), THE AMOUNT OF THE BONUS FOR TAX YEAR 2023 IS HALF OF THE	
5	AMOUNT PROVID	ED FOR IN SUBSECTION (2)(C).	
6	<u>(C)</u>	THE PRELIMINARY BONUS AMOUNT IS THE QUOTIENT OF THE APPROPRIATION IN [SECTION 6] DIVIDED B	<u>3Y</u>
7	<u>284,343.</u>		
8	<u>(D)</u>	THE DEPARTMENT SHALL ROUND THE QUOTIENTS PROVIDED FOR IN SUBSECTIONS (2)(A) AND (2)(B)	
9	DOWNWARD TO	THE NEAREST \$1.	
10	<u>(3)</u>	THE BONUS PROVIDED FOR IN THIS SECTION IS ADMINISTERED AS PART OF THE PROPERTY TAX REBATE	<u>E</u>
11	PROVIDED FOR I	N [HOUSE BILL NO. 222]. ANY PROPERTY TAX REBATE RECEIVED THAT IS BASED ON THIS SECTION IS	
12	EXEMPT FROM TAXATION UNDER THIS CHAPTER 30.		
13			
14	NEW S	SECTION: Section 2. Montana housing infrastructure revolving loan fund account. (1	+)
15		ITANA HOUSING INFRASTRUCTURE REVOLVING LOAN FUND ACCOUNT WITHIN THE STATE SPECIAL	-
16		TYPE ESTABLISHED IN 17-2-102 TO THE CREDIT OF THE BOARD OF INVESTMENTS. MONEY DEPOSITED IN	¥
17		STABLISHED IN THIS SECTION MUST BE INVESTED BY THE BOARD OF INVESTMENTS AS PROVIDED BY LAW	
18	(2)	THE PRINCIPAL OF THE ACCOUNT MAY ONLY BE APPROPRIATED BY A VOTE OF TWO-THIRDS OF THE	-
19	MEMBERS OF EA	<u>CH HOUSE OF THE LEGISLATURE.</u>	
20			
21	<u>NEW S</u>	SECTION: SECTION 3. PURPOSE. THE PURPOSE OF THE LOANS MADE AND THE BONDS OR OTHER	
22	SECURITIES ISSU	JED AND PURCHASED PURSUANT TO [SECTIONS 2 THROUGH 6] ARE:	
23	<u>(1)</u>	TO INCREASE HOME OWNERSHIP AND PROVIDE MORE LONG-TERM RENTAL OPPORTUNITY;	
24	<u>(2)</u>	TO INCREASE HOUSING SUPPLY AND OFFER DIVERSE HOUSING TYPES TO MEET THE NEEDS OF	
25	POPULATION GR	OWTH; AND	
26	<u>(3)</u>	TO CREATE PARTNERSHIPS BETWEEN THE STATE, LOCAL GOVERNMENTS, PRIVATE SECTOR	
27	DEVELOPERS, A	ND APPLICANTS FOR RESIDENTIAL DEVELOPMENT TO FINANCE NECESSARY INFRASTRUCTURE FOR	



HB 8	
-	egislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001
1	HOUSING.
2	
3	NEW SECTION. SECTION 4. ELIGIBILITY. (1) FOR THE COSTS OF AN INFRASTRUCTURE PROJECT TO BE
4	ELIGIBLE TO BE PAID BY THE PROCEEDS OF A LOAN OR BONDS OR OTHER SECURITIES OF AN ELIGIBLE GOVERNMENT UNIT
5	AS DEFINED IN 17-5-1604, THE INFRASTRUCTURE PROJECT MUST PROVIDE FOR RESIDENTIAL DEVELOPMENT AT A
6	MINIMUM GROSS DENSITY OF 10 UNITS FOR EACH ACRE.
7	(2) LENDING OF AT LEAST \$7 MILLION OF AVAILABLE FUNDS MUST BE PRIORITIZED TO COUNTIES THAT HAVE
8	A POPULATION OF LESS THAN 15,000 INHABITANTS THAT ARE LOCATED WITHIN A 30-MILE RADIUS OF A FACILITY THAT, ON
9	AN ANNUAL AVERAGE, HOUSES AT LEAST 100 STATE INMATES OR BEHAVIORAL HEALTH PATIENTS, AND THE FACILITY IS
10	LOCATED IN A COUNTY THAT HAS A POPULATION OF THAT DOES NOT EXCEED 15,000 INHABITANTS.
11	
12	NEW SECTION. Section 5. Financing by the board of investments deed restrictions. (1) The
13	BOARD OF INVESTMENTS MAY MAKE LOANS FROM THE ACCOUNT ESTABLISHED IN [SECTION 2] TO AN ELIGIBLE
14	GOVERNMENT UNIT AS DEFINED IN 17-5-1604 OR AN APPLICANT FOR RESIDENTIAL DEVELOPMENT TO COVER THE COSTS
15	OF DEMOLITION OR EXPANDING OR EXTENDING WATER, WASTEWATER, STORM WATER, STREET, ROAD, CURB, GUTTER,
16	AND SIDEWALK INFRASTRUCTURE TO SERVE NEW OR REHABILITATED RESIDENTIAL DEVELOPMENT.
17	(2) THE BOARD OF INVESTMENTS MAY PURCHASE UP TO 50% OF A BOND OR OTHER SECURITY ISSUED IN
18	ACCORDANCE WITH STATE LAW BY AN ELIGIBLE GOVERNMENT UNIT AS DEFINED IN 17-5-1604 TO COVER ALL OR A
19	PORTION OF COSTS OF EXPANDING OR EXTENDING WATER, WASTEWATER, STORM WATER, STREET, ROAD, CURB,
20	GUTTER, AND SIDEWALK INFRASTRUCTURE TO SERVE NEW OR REHABILITATED RESIDENTIAL DEVELOPMENT AT AN
21	INTEREST RATE TO BE DETERMINED BY THE BOARD OF INVESTMENTS AS AN INVESTMENT OF THE ACCOUNT ESTABLISHED
22	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,
25	WITH A 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
27	SECURITY, REQUIRE THAT THE ELIGIBLE GOVERNMENT UNIT WAIVE ALL IMPACT FEES FOR THE DEVELOPER OR THE



#### nondmont 1st Roading/2nd House blue Requested by: Free Conference Committee on An ŀ

HB 8	816	blue - Requested by. Free Comerence Co	
- 2023 68th L		fter: Julie Johnson, 406-444-4024	HB0816.003.001
1	AMOUNT OF IMPACT FEES UP TO THE AMOUN	T OF THE LOAN OR BOND OR OTHER SECURITY, WHICHEVI	ER AMOUNT IS
2	<u>SMALLER;</u>		
3	(C) IF AN APPLICANT FOR RESI	DENTIAL DEVELOPMENT IS THE ENTITY SEEKING A LOAN, F	REQUIRE THAT THE
4	APPLICANT PAY ALL IMPACT FEES DUE TO TH	E LOCAL GOVERNMENT OR THE AMOUNT OF IMPACT FEES	UP TO THE
5	AMOUNT OF THE LOAN, WHICHEVER AMOUNT	IS SMALLER; AND	
6	(D) SET POLICY REQUIRING TH	AT HOUSING BUILT USING INFRASTRUCTURE FUNDED IN P.	ART BY A SECURITY
7	PURSUANT TO THIS SECTION MUST CONTAIN	A DEED RESTRICTION TO PRESERVE LONG-TERM AFFORE	HABILITY OF THE
8	HOUSING THAT RUNS WITH THE PROPERTY F	OR THE TERM OF THE SECURITY.	
9	(4) THE BOARD OF INVESTMEN	ITS SHALL INCLUDE THE AMOUNTS LOANED AND THE STAT	<u>US OF ALL LOANS IN</u>
10	THE REPORT REQUIRED IN 17-5-1650.		
11			
12	NEW SECTION: SECTION 6. W	ORKFORCE HOUSING APPROPRIATIONS ELIGIBLE USES	<del>OF FUNDS</del> . (1)
13	THERE IS APPROPRIATED \$12 MILLION FROM	THE GENERAL FUND TO THE BOARD OF INVESTMENTS FO	R THE BIENNIUM
14	BEGINNING JULY 1, 2023. THE PURPOSE OF	THE FUNDS IS TO ADVANCE THE CONSTRUCTION OF WOR	KFORCE HOUSING
15	OF EMPLOYEES WHO WORK AT FACILITIES TH	IAT HOUSE STATE INMATES OR BEHAVIORAL HEALTH PATIE	<del>INTS.</del>
16	(2) Funds must be distribut	TED TO THOSE LIVING IN COUNTIES THAT HAVE A POPULAT	TON OF LESS THAN
17	15,000 INHABITANTS THAT ARE LOCATED WI	THIN A 30-MILE RADIUS OF A FACILITY THAT, ON AN ANNU/	<del>\L AVERAGE,</del>
18	HOUSES AT LEAST 100 STATE INMATES OR B	EHAVIORAL HEALTH PATIENTS, AND THE FACILITY IS LOCA	TED IN A COUNTY
19	THAT HAS A POPULATION THAT DOES NOT EX	CEED 15,000 INHABITANTS. THE DISTRIBUTION MUST BE	MADE PRO RATA
20	BASED ON THE ANNUAL AVERAGE FACILITY P	OPULATION FOR THE FISCAL YEAR BEGINNING JULY 1, 20	21, AND THE
21	NUMBER OF WORKERS RESIDING IN EACH EL	GIBLE COUNTY.	
22	(3) ELIGIBLE USES OF THE FUT	IDS INCLUDE:	
23	(A) BUYING DOWN CONSTRUC	TION INTEREST ON EMPLOYEE HOUSING;	
24	(B) PROVIDING LOANS FOR UP	TO 50% OF THE PROJECTED PROJECT COSTS OF AN ELIG	<del>IBLE</del>
25	INFRASTRUCTURE PROJECT PURSUANT TO [	SECTION 4];	
26	(C) ACQUIRING THROUGH CON	STRUCTION OR PURCHASE HOUSING FOR EMPLOYEES WIT	H THE INTENTION
27	OF THE HOUSING TO BE PRIVATELY OWNED W	VITHIN 10 YEARS OF PURCHASE OR CONSTRUCTION;	



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1	(D) PROVIDING FUNDS TO DISCOUNT HOUSING COSTS TO EMPLOYEES WHO WORK IN FACILITIES THAT
2	HOUSE, ON AN ANNUAL AVERAGE, AT LEAST 100 STATE INMATES OR BEHAVIORAL HEALTH PATIENTS, AND THE FACILITY IS
3	LOCATED IN A COUNTY THAT HAS A POPULATION THAT DOES NOT EXCEED 15,000 INHABITANTS; OR
4	(E) ACQUIRING THROUGH CONSTRUCTION OR PURCHASE HOUSING FOR EMPLOYEES OF THOSE FACILITIES
5	WITH THE INTENTION OF THE HOUSING TO BE PRIVATELY OWNED WITHIN 10 YEARS OF PURCHASE OR CONSTRUCTION
6	UNLESS PRIVATE OWNERSHIP IS CONSIDERED A SECURITY RISK BY THE DEPARTMENT OF PUBLIC HEALTH AND HUMAN
7	SERVICES OR THE DEPARTMENT OF CORRECTIONS.
8	
9	NEW SECTION: SECTION 7. PURPOSE. THE PURPOSE OF [SECTIONS 7 THROUGH 1 8] IS TO USE A
10	PORTION OF THE STATE'S GENERAL FUND SURPLUS TO FUND THE MAINTENANCE AND REPAIR OF LOCAL GOVERNMENT
11	INFRASTRUCTURE FACILITIES ON A PARTNERSHIP BASIS WITH LOCAL GOVERNMENT SUPPLYING A CASH MATCH.
12	
13	NEW SECTION: SECTION 8. APPROPRIATION: THERE IS APPROPRIATED \$ 22 7 MILLION FROM THE
14	GENERAL FUND TO THE DEPARTMENT OF COMMERCE FOR THE BIENNIUM BEGINNING JULY 1, 2023, TO DISTRIBUTE
15	FUNDS AS ALLOCATED IN [SECTION 1 7] TO GRANT RECIPIENTS AWARDED IN COMPLIANCE WITH [ SECTIONS 7 THROUGH
16	18] FOR ELIGIBLE PROJECTS AS RECOMMENDED BY EACH COUNTY COMMISSION.
17	
18	NEW SECTION: SECTION 9. CALCULATION FOR ALLOCATION OF FUNDS. (1) EXCEPT AS PROVIDED IN
19	SUBSECTION ( 2 ), EACH COUNTY WILL RECEIVE AN ALLOCATION OF FUNDS BASED ON THE FOLLOWING:
20	(A) THE COUNTY'S 2020 POPULATION;
21	(B) THE ABILITY OF THE COUNTY'S LOCAL POPULATION TO PAY FOR SERVICES AS MEASURED BY PER CAPITA
22	INCOME; AND
23	(C) THE COUNTY'S ABILITY TO RAISE TAX REVENUE LOCALLY AS MEASURED BY PER CAPITA TAXABLE
24	VALUATION.
25	(2) IF A COUNTY'S ALLOCATION AS CALCULATED PURSUANT TO THE CRITERIA IN SUBSECTION (1) IS LESS
26	THAN \$300,000, THE COUNTY SHALL RECEIVE \$300,000.

27



- 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 NEW SECTION. SECTION 10. ELIGIBLE USE OF FUNDS -- ELIGIBLE ENTITIES. (1) EXCEPT AS PROVIDED IN SUBSECTION (2), FUNDS ALLOCATED IN [SECTION 17] MAY BE USED ONLY BY ELIGIBLE ENTITIES TO MAINTAIN OR REPAIR 2 3 EXISTING LOCAL GOVERNMENT INFRASTRUCTURE, INCLUDING POTABLE DRINKING WATER SYSTEMS, SEWER 4 WASTEWATER TREATMENT SYSTEMS, FIRE SUPPRESSION SYSTEMS IF INDEPENDENT OF THE POTABLE DRINKING WATER 5 SYSTEMS, STREETS, ROADS, BRIDGES, LANDFILLS, STREET LIGHTS, AIRPORTS, AND PUBLIC GROUNDS AND BUILDINGS. 6 (2) FUNDS ALLOCATED IN [SECTION 17] MAY BE USED TO EXPAND EXISTING WATER AND WASTEWATER 7 TREATMENT PLANTS THAT ARE BEING OPERATED AT 90% OF DESIGN CAPACITY OR GREATER. 8 (3) ENTITIES ELIGIBLE FOR GRANTS UNDER [SECTIONS 7 THROUGH 18] INCLUDE INCORPORATED CITIES 9 AND TOWNS, COUNTIES, SCHOOL DISTRICTS, AND SPECIAL DISTRICTS, INCLUDING WATER AND SEWER DISTRICTS. 10 11 NEW SECTION. Section 11. GRANT PROCESS -- COMMISSION AND DEPARTMENT OF COMMERCE REVIEW -12 -PRIORITY. (1) THE COUNTY COMMISSION SHALL SOLICIT AND ACCEPT APPLICATIONS FROM ELIGIBLE ENTITIES WITHIN 13 THE COUNTY ON OR BEFORE DECEMBER 31, 2023. 14 WHEN ALL THE APPLICATIONS HAVE BEEN RECEIVED. THE COUNTY COMMISSION SHALL HOLD A PUBLIC (2) 15 HEARING AND, BASED ON THE INFORMATION CONTAINED WITHIN THE APPLICATION AND THE INFORMATION RECEIVED AT 16 THE PUBLIC HEARING, PREPARE A RECOMMENDATION FOR FUNDING IN PRIORITY ORDER AND TRANSMIT THE 17 RECOMMENDATION TO THE DEPARTMENT OF COMMERCE. 18 THE DEPARTMENT OF COMMERCE SHALL REVIEW THE RECOMMENDATIONS OF THE COUNTY (3) 19 COMMISSION AND THE CONTENT OF THE RECOMMENDED APPLICATION AND DETERMINE WHETHER THE APPLICATION 20 COMPLIES WITH [ SECTIONS 7 THROUGH 18 ]. IF THE APPLICATION DOES NOT COMPLY, THE DEPARTMENT SHALL ISSUE 21 NOTICE TO THE APPLICABLE COUNTY COMMISSION. 22 THE DEPARTMENT OF COMMERCE MAY NOT SUBSTITUTE ITS JUDGMENT FOR THAT OF THE COUNTY (4)23 COMMISSION AND CANNOT REVISE THE RECOMMENDED PRIORITY LIST. 24 (5) PRIORITY IS GIVEN TO PROJECTS THAT MAINTAIN OR REPAIR PUBLICLY OWNED DRINKING WATER 25 SYSTEMS, PUBLICLY OWNED WASTEWATER TREATMENT SYSTEMS, AND MUNICIPAL FIRE SUPPRESSION SYSTEMS THAT 26 ARE INDEPENDENT OF A WATER SYSTEM. 27 (6) A GRANT RECIPIENT'S ENTITLEMENT TO RECEIVE FUNDS IS DEPENDENT ON THE GRANT RECIPIENT'S



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1	COMPLIANCE WITH THE CONDI	TIONS DESCRIBED IN [SECTION 18].	
2	(7) The depart	IMENT OF COMMERCE SHALL ADMINISTER THE GRANT PROGRAM /	AND DISBURSE FUNDS
3	DIRECTLY TO THE APPLICANTS	PURSUANT TO THE PROVISIONS OF [SECTION 18].	
4	(8) The depart	TMENT OF COMMERCE IS AUTHORIZED 2 FTE ON A TEMPORARY B	ASIS THROUGH JUNE 30,
5	2025. IF THE DEPARTMENT'S	WORKLOAD FOR THE ADMINISTRATION OF [SECTIONS 7 THROUGH	18] REQUIRES
6	ADDITIONAL STAFF, THE OFFIC	CE OF BUDGET AND PROGRAM PLANNING MAY AUTHORIZE AN ADD	ITIONAL 2 FTE TO
7	TERMINATE JUNE 30, 2025. If	PROGRAM ADMINISTRATION CONTINUES INTO THE 2027 BIENNIL	JM, THE DEPARTMENT
8	SHALL SUBMIT A BUDGET MOD	NFICATION REQUEST WITH ITS 2027 BIENNIUM BUDGET REQUEST	TO CONTINUE THE FTE ON
9	A TEMPORARY BASIS.		
10			
11	NEW SECTION. SE	ECTION 12. GRANT APPLICATION CONTENTS MATCHING FU	NDS REQUIREMENT. EACH
12	APPLICATION FOR GRANT FUN	DS MUST CONTAIN THE FOLLOWING INFORMATION:	
13	(1) THE NAME O	F THE APPLICANT ENTITY AND ITS ADDRESS, TELEPHONE NUMBER	<del>≀, E-MAIL ADDRESS, AND</del>
14	LEGAL STATUS, SUCH AS WHE	THER IT IS AN INCORPORATED CITY OR WHAT TYPE OF SPECIAL DI	STRICT IT IS;
15	(2) THE NAME, #	ADDRESS, TELEPHONE NUMBER, E-MAIL ADDRESS, AND TITLE OF T	HE INDIVIDUAL PERSON
16	WHO WILL BE DIRECTLY RESPO	ONSIBLE FOR THE MANAGEMENT OF THE PROJECT OR PROJECTS	TO BE FUNDED BY THE
17	APPLICATION, SUCH AS A PUB	LIC WORKS DIRECTOR OR A CONSULTING ENGINEER, AND A COPY	OF THE INDIVIDUAL'S
18	RESUME ATTESTING TO THE	IDIVIDUAL'S QUALIFICATIONS AND ABILITY TO MANAGE THE PROJE	<del>CT;</del>
19	(3) A NARRATIVI	E DESCRIPTION OF THE PROSPECTIVE PROJECT, INCLUDING A DES	CRIPTION OF THE
20	PROBLEMS TO BE ADDRESSEE	AND THE NEED TO UNDERTAKE THE REPAIRS. THE APPLICANT SH	HALL EXPLAIN WHY THE
21	PROPOSED PROJECT IS APPRO	OPRIATE, COST-EFFECTIVE, AND A LONG-TERM SOLUTION TO THE	PROBLEM. THE
22	APPLICANT SHALL ALSO SUBM	IT A LIST OF TASKS TO BE UNDERTAKEN TO ADDRESS THE PROBLE	M. A MAP OR DIGITAL
23	PHOTO SHOWING THE PROJEC	T IS ALSO REQUIRED. PHOTOGRAPHS DOCUMENTING THE NATUR	E OF THE PROBLEMS ARE
24	ADVISABLE BUT NOT REQUIRE	<u>Ð</u> .	
25	(4) A PROJECT (	COST ESTIMATE SHOWING THE TOTAL COST OF THE PROJECT, PRE	PARED BY A LICENSED
26	PROFESSIONAL ENGINEER OR	QUALIFIED CONTRACTOR. THE COST ESTIMATED MUST BE ITEMIZ	ED BY THE LIST OF TASK
27	ELEMENTS AS REQUIRED IN SU	JBSECTION (3).	



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-	gislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.007
1	(5) A TIME SCHEDULE SHOWING EACH STEP IN THE REPAIR PROCESS STARTING WITH THE PREPARATION OF
2	THE BID DOCUMENTS THROUGH COMPLETION OF THE WORK. SPECIFIC CALENDAR DATES ARE RECOMMENDED.
3	(6) A STATEMENT THAT THE INFORMATION CONTAINED IN THE APPLICATION IS TRUE, WHICH MUST BE
4	SIGNED BY AN AUTHORIZED REPRESENTATIVE OF THE APPLICANT; AND
5	(7) A STATEMENT IDENTIFYING A LOCAL CASH MATCH EQUAL TO NO LESS THAN 25% OF THE TOTAL
6	PROJECT COST, WHICH MAY NOT INCLUDE IN-KIND CONTRIBUTIONS OF GOODS OR IN-KIND SERVICES.
7	
8	NEW SECTION. Section 13. Project management, cost overruns, and supplemental
9	APPROPRIATIONS. (1) THE GRANT APPLICANT ENTITY IS FULLY RESPONSIBLE FOR MANAGING THE PROJECT AND
10	ENSURING THAT IT IS COMPLETED ON TIME AND WITHIN BUDGET. IF COST OVERRUNS OCCUR, THE COST OF THE OVERRUN
11	IS THE FULL AND SOLE RESPONSIBILITY OF THE APPLICANT. NO SUPPLEMENTAL APPROPRIATION MAY BE AUTHORIZED BY
12	THE STATE.
13	(2) EXCEPT AS PROVIDED IN SUBSECTION (3), THE GRANT APPLICANT MUST HAVE THE PROJECT UNDER
14	CONTRACT BY DECEMBER 31, 2024.
15	(3) IN CASES IN WHICH AN APPLICANT HAS USED ALL REASONABLE EFFORTS TO FIND A CONTRACTOR FOR A
16	PROJECT BUT HAS FAILED, THE APPLICANT MAY REQUEST ONE 2-YEAR EXTENSION FROM THE DEPARTMENT OF
17	<u>COMMERCE.</u>
18	(4) PROJECTS FUNDED UNDER [SECTIONS 7 THROUGH 18] MUST BE COMPLETED BY DECEMBER 31, 2027.
19	
20	NEW SECTION. SECTION 14. MISAPPROPRIATION OR DIVERSION OF FUNDS. IN THE EVENT THE GRANTEE
21	MISAPPROPRIATES OR DIVERTS ANY PORTION OF THE STATE GRANT OR LOCAL GOVERNMENT MATCH TO ANOTHER USE,
22	THE APPLICANT SHALL REPAY THE DEPARTMENT OF COMMERCE THE MISAPPROPRIATED OR DIVERTED FUNDS WITHIN 12
23	MONTHS OF THE DATE OF NOTICE FROM THE STATE AND PAY A FINE EQUAL TO 20% OF THE AMOUNT MISAPPROPRIATED
24	OR DIVERTED TO THE STATE'S GENERAL FUND.
25	
26	NEW SECTION: SECTION 15. GRANT LIMITS: (1) EXCEPT FOR CITY-COUNTY CONSOLIDATED
27	GOVERNMENTS AND COUNTIES RECEIVING AN ALLOCATION OF LESS THAN \$1 MILLION, A SINGLE APPLICANT MAY NOT



HB 8 - 2023 68th L	-	Drafter: Julie Johnson, 406-444-4024 HB0816.003.001
1	RECEIVE MORE	THAN ONE-THIRD OF THE COUNTY'S TOTAL ALLOCATION FROM THE STATE.
2	<u>(2)</u>	CITY-COUNTY CONSOLIDATED GOVERNMENTS ARE LIMITED TO TWO-THIRDS OF THE TOTAL COUNTY
3	ALLOCATION.	
4	<u>(3)</u>	COUNTIES WHOSE ALLOCATION IS LESS THAN \$1 MILLION ARE NOT SUBJECT TO ANY RESTRICTION
5	REGARDING HO	W MUCH AN INDIVIDUAL APPLICANT MAY RECEIVE.
6	<u>(4)</u>	COUNTIES IN WHICH THE LOCAL GOVERNMENT INFRASTRUCTURE HAS BEEN SIGNIFICANTLY DAMAGED
7	<u>BY A NATURAL D</u>	NISASTER ARE NOT SUBJECT TO ANY RESTRICTION REGARDING HOW MUCH AN INDIVIDUAL APPLICANT MAY
8	RECEIVE.	
9		
10	NEW S	SECTION. SECTION 16. PROJECT REPORTS AND COMPLETION NOTICES. (1) THE APPLICANT SHALL
11	PROVIDE A PRO	CRESS REPORT TO THE DEPARTMENT OF COMMERCE ON A QUARTERLY BASIS IDENTIFYING THE
12	FOLLOWING:	
13	<u>(A)</u>	WORK THAT HAS BEEN UNDERTAKEN ON THE PROJECT;
14	<u>(В)</u>	THE PERCENTAGE OF WORK COMPLETED;
15	<u>(C)</u>	THE AMOUNT OF FUNDS EXPENDED TO DATE;
16	<u>(D)</u>	REMAINING FUNDS;
17	<u>(Е)</u>	A DESCRIPTION OF ANY SIGNIFICANT PROBLEMS;
18	<del>(F)</del>	WHETHER THE PROJECT ENCOUNTERED ANY MODIFICATION NECESSARY TO THE SCOPE OF WORK,
19	BUDGET, OR SC	HEDULE; AND
20	<u>(G)</u>	THE PROJECTED COMPLETION DATE.
21	<u>(2)</u>	AT THE COMPLETION OF THE PROJECT, THE FINAL REPORT MUST INCLUDE A STATEMENT ATTESTING TO
22	THE COMPLETIC	ON OF THE PROJECT, WHICH MUST BE SIGNED BY THE PROJECT MANAGER.
23		
24	NEW S	SECTION. SECTION 17. COUNTY ALLOCATIONS. THE FOLLOWING AMOUNTS ARE ALLOCATED TO
25	COUNTIES AS FO	<del>)LLOWS:</del>
	<u>Cour</u>	ITY <u>Allocation</u>



68th Legislature 2023

Drafter: Julie Johnson, 406-444-4024

HB0816.003.001

BEAVERHEAD	<u>\$1,967,182</u>
BIG HORN	<u>\$3,469,237</u>
BLAINE	<u>\$1,815,498</u>
BROADWATER	<u>\$1,654,012</u>
CARBON	<u>\$1,770,230</u>
CARTER	<u>\$300,000</u>
Cascade	<u>\$18,964,268</u>
<u>Chouteau</u>	<u>\$1,186,750</u>
<u>Custer</u>	<u>\$2,754,979</u>
Daniels	<u>\$300,000</u>
Dawson	<u>\$1,839,947</u>
DEERLODGE	<u>\$2,350,195</u>
Fallon	<u>\$453,950</u>
<u>Fercus</u>	<u>\$2,458,737</u>
FLATHEAD	<u>\$21,479,315</u>
Gallatin	<u>\$20,339,680</u>
GARFIELD	<u>\$300,000</u>
GLACIER	<u>\$3,538,610</u>
Golden Valley	<u>\$300,000</u>
Granite	<u>\$673,649</u>
<u>Hut</u>	<u>\$3,548,055</u>
JEFFERSON	<u>\$2,575,679</u>
JUDITH BASIN	<u>\$300,000</u>
LAKE	<u>\$7,814,450</u>
LEWIS AND CLARK	<u>\$15,470,167</u>
LIBERTY	<u>\$350,669</u>
LINCOLN	<u>\$5,364,722</u>



68th Legislature 2023

Drafter: Julie Johnson, 406-444-4024

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MADISON	<u>\$1,258,189</u>
McCone	<u>\$407,166</u>
MEAGHER	<u>\$390,640</u>
Mineral	<u>\$1,173,204</u>
Missoula	<u> \$24,587,938</u>
MUSSELSHELL	<u>\$1,057,046</u>
Park	<u>\$3,118,931</u>
Petroleum	<u>\$300,000</u>
PHILLIPS	<u>\$887,237</u>
Pondera	<u>\$1,131,068</u>
Powell	<u>\$1,600,321</u>
Powder River	<u>\$337,081</u>
Prairie	<u>\$300,000</u>
Ravalli	<u>\$10,547,591</u>
Richland	<u>\$1,668,756</u>
Roosevelt	<u>\$2,529,409</u>
ROSEBUD	<u>\$1,419,060</u>
SANDERS	<u>\$2,996,121</u>
<u>Sheridan</u>	<u>\$572,608</u>
SILVER BOW	<u>\$7,916,129</u>
<u>Stillwater</u>	<u>\$1,360,670</u>
SWEETGRASS	<u>\$585,442</u>
TETON	<u>\$1,214,932</u>
TOOLE	<u>\$800,758</u>
TREASURE	<u>\$300,000</u>
VALLEY	<u>\$1,345,355</u>
WHEATLAND	<u>\$409,535</u>



Amendment -	<ul> <li>1st Reading/2nd House-blue</li> </ul>	- Requested by: Free Conference Committee on
HB 816		

HB 8			
-		: Julie Johnson, 406-444-4024	HB0816.003.001
	WIBAUX	<u>\$300,000</u>	
	<u>Yellowstone</u>	<u>\$32,819,117</u>	
1			
2	NEW SECTION. SECTION 18. CON	IDITIONS OF GRANTS DISBURSEMENT OF FUNDS.	<u>(1) Тне</u>
3	DISBURSEMENT OF GRANT FUNDS BY THE DEPAR	RTMENT OF COMMERCE FOR THE PROJECTS AWARD	ED PURSUANT TO [
4	SECTIONS 7 THROUGH 18 ] BY COUNTY COMMIS	SIONS IS SUBJECT TO COMPLETION OF THE FOLLOW	ING CONDITIONS:
5	(A) THE GRANT RECIPIENT HAS CC	MPLETED A BUDGET AND IMPLEMENTATION SCHEDU	JLE FOR THE
6	PROJECT;		
7	(B) THE GRANT RECIPIENT HAS A F	PROJECT MANAGEMENT PLAN THAT IS APPROVED BY	THE DEPARTMENT
8	OF COMMERCE;		
9	(C) THE GRANT RECIPIENT IS IN CO	OMPLIANCE WITH THE AUDITING AND REPORTING RE	QUIREMENTS
10	PROVIDED IN 2-7-503 AND HAS ESTABLISHED A	FINANCIAL ACCOUNTING SYSTEM THAT THE DEPART	MENT OF COMMERCE
11	CAN REASONABLY ENSURE CONFORMS TO GENE	RALLY ACCEPTABLE ACCOUNTING PRINCIPLES; AND	<u>}</u>
12	(D) THE GRANT RECIPIENT HAS EN	TERED INTO A CONTRACT WITH THE DEPARTMENT C	<del>F COMMERCE, A</del>
13	PROVISION OF WHICH MUST DOCUMENT THAT TH	HE LOCAL MATCHING FUNDS ARE AVAILABLE AND CO	MMITTED TO THE
14	PROJECT.		
15	(2) PRIOR TO THE DEPARTMENT C	OF COMMERCE DISBURSING FUNDS FOR CONSTRUCT	ION EXPENSES, THE
16	GRANT RECIPIENT SHALL IDENTIFY AND CERTIFY	THAT THE RECIPIENT HAS OBTAINED LOCAL, STATE	<del>, AND FEDERAL</del>
17	PERMITS AND APPROVALS.		
18	(3) THE DEPARTMENT OF COMMEN	RCE SHALL DISBURSE GRANTS ON A REIMBURSEMEN	IT BASIS AS GRANT
19	RECIPIENTS INCUR ELIGIBLE PROJECT EXPENSE	S IN ACCORDANCE WITH THE TERMS OF THE CONTRA	ACT. IF ACTUAL
20	PROJECT EXPENSES ARE LOWER THAN THE PRO	JECTED EXPENSE OF THE PROJECT, THE DEPARTME	ENT MAY, AT ITS
21	DISCRETION, REDUCE THE AMOUNT OF GRANT F	UNDS TO BE PROVIDED TO GRANT RECIPIENTS IN PR	OPORTION TO ALL OF
22	THE PROJECT FUNDING SOURCES.		
23			
24	NEW SECTION: SECTION 19. Loc	AL GOVERNMENT ROAD MAINTENANCE ACCOUNT.	THERE IS A LOCAL
25	GOVERNMENT ROAD MAINTENANCE ACCOUNT IN	THE STATE SPECIAL REVENUE FUND ESTABLISHED	IN 17-2-102. ALL



HB 8	
-	egislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001
1	FUNDS RECEIVED PURSUANT TO [SECTION 38] MUST BE DEPOSITED IN THE ACCOUNT.
2	(2) MONEY DEPOSITED IN THE ACCOUNT IS APPROPRIATED TO THE DEPARTMENT OF TRANSPORTATION AND
3	MAY BE USED ONLY FOR FUNDING THE CONSTRUCTION, RECONSTRUCTION, MAINTENANCE, AND REPAIR OF COUNTY
4	ROADS AND CITY OR TOWN STREETS AND ALLEYS IN THE MANNER PROVIDED IN [SECTION 2 0 ].
5	(3) THE TOTAL AMOUNT OF MONEY DEPOSITED IN THE ACCOUNT MUST BE DISTRIBUTED PURSUANT TO
6	[SECTION 20] BY JUNE 30, 2024.
7	
8	<u>NEW SECTION.</u> Section 20. Distribution of funds for local government road maintenance. (1)
9	THE AMOUNT OF \$ 85 MILLION DEPOSITED IN THE LOCAL GOVERNMENT ROAD MAINTENANCE ACCOUNT PROVIDED IN
10	[SECTION 19] IS APPROPRIATED TO THE DEPARTMENT OF TRANSPORTATION AND MUST BE DISTRIBUTED BY THE
11	DEPARTMENT FOR THE FISCAL YEAR STARTING JULY 1, 2023, ON A MONTHLY BASIS TO THE COUNTIES, INCORPORATED
12	CITIES AND TOWNS, AND CONSOLIDATED CITY-COUNTY GOVERNMENTS IN THE STATE FOR THE CONSTRUCTION,
13	RECONSTRUCTION, MAINTENANCE, AND REPAIR OF RURAL ROADS AND CITY OR TOWN STREETS AND ALLEYS AS
14	FOLLOWS:
15	(A) THE AMOUNT OF \$40 MILLION MUST BE DIVIDED AMONG THE VARIOUS COUNTIES IN THE FOLLOWING
16	MANNER:
17	(I) 50% IN THE RATIO THAT THE RURAL ROAD MILEAGE IN EACH COUNTY, EXCLUSIVE OF THE NATIONAL
18	HIGHWAY SYSTEM AND THE PRIMARY SYSTEM, BEARS TO THE TOTAL RURAL ROAD MILEAGE IN THE STATE, EXCLUSIVE OF
19	THE NATIONAL HIGHWAY SYSTEM AND THE PRIMARY SYSTEM; AND
20	(II) 50% IN THE RATIO THAT THE RURAL POPULATION IN EACH COUNTY OUTSIDE INCORPORATED CITIES AND
21	TOWNS BEARS TO THE TOTAL RURAL POPULATION IN THE STATE OUTSIDE INCORPORATED CITIES AND TOWNS.
22	(B) THE AMOUNT OF \$40 MILLION MUST BE DIVIDED AMONG THE INCORPORATED CITIES AND TOWNS WITH A
23	POPULATION OF LESS THAN 10,000 AS OF THE MOST RECENT DECENNIAL FEDERAL CENSUS IN THE FOLLOWING MANNER:
24	(I) 50% IN THE RATIO THAT THE CITY OR TOWN STREET AND ALLEY MILEAGE, EXCLUSIVE OF THE NATIONAL
25	HIGHWAY SYSTEM AND THE PRIMARY SYSTEM, WITHIN CORPORATE LIMITS BEARS TO THE TOTAL STREET AND ALLEY
26	MILEAGE, EXCLUSIVE OF THE NATIONAL HIGHWAY SYSTEM AND PRIMARY SYSTEM, WITHIN THE CORPORATE LIMITS OF ALL
27	INCORPORATED CITIES AND TOWNS IN THE STATE WITH A POPULATION OF LESS THAN 10,000; AND



- 2023 68th Le	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
1	<del>(II)</del>		FY OR TOWN
2	BEARS TO THE T	OTAL POPULATION WITHIN CORPORATE LIMITS OF ALL THE CITIES AND TOWNS IN THE S	TATE WITH A
3	POPULATION OF	LESS THAN 10,000 AS OF THE MOST RECENT DECENNIAL FEDERAL CENSUS.	
4	<u>(C)</u>	THE AMOUNT OF \$20 MILLION MUST BE DIVIDED AMONG THE INCORPORATED CITIES	AND TOWNS WITH A
5	POPULATION OF	MORE THAN 10,000 AS OF THE MOST RECENT DECENNIAL FEDERAL CENSUS IN THE FO	HEADWING MANNER:
6	<del>(I)</del>	50% IN THE RATIO THAT THE CITY OR TOWN STREET AND ALLEY MILEAGE, EXCLUSIVE	OF THE NATIONAL
7	HIGHWAY SYSTE	EM AND THE PRIMARY SYSTEM, WITHIN CORPORATE LIMITS BEARS TO THE TOTAL STREE	T AND ALLEY
8	MILEAGE, EXCLU	ISIVE OF THE NATIONAL HIGHWAY SYSTEM AND PRIMARY SYSTEM, WITHIN THE CORPOR	ATE LIMITS OF ALL
9	INCORPORATED	CITIES AND TOWNS IN THE STATE WITH A POPULATION OF MORE THAN 10,000 AS OF TI	HE MOST RECENT
10	DECENNIAL CEN	SUS; AND	
11	<del>(II)</del>	50% IN THE RATIO THAT THE POPULATION WITHIN THE CORPORATE LIMITS OF THE CI	<u>FY OR TOWN</u>
12	BEARS TO THE T	OTAL POPULATION WITHIN CORPORATE LIMITS OF ALL THE CITIES AND TOWNS IN THE S	TATE WITH A
13	POPULATION OF	MORE THAN 10,000 AS OF THE MOST RECENT DECENNIAL CENSUS.	
14	<u>(2)</u>	(A) FOR THE PURPOSE OF ALLOCATING THE FUNDS IN SUBSECTIONS (1)(A) THROUGH	<u>н (1)(с) то а</u>
15	CONSOLIDATED	CITY-COUNTY GOVERNMENT, EACH ENTITY MUST BE CONSIDERED TO HAVE SEPARATE	CITY AND COUNTY
16	BOUNDARIES. TI	HE CITY LIMIT BOUNDARIES ARE THE LAST OFFICIAL CITY LIMIT BOUNDARIES FOR THE FO	<u> DRMER CITY</u>
17	UNLESS REVISE	D BOUNDARIES BASED ON THE LOCATION OF THE URBAN AREA HAVE BEEN APPROVED E	<u>Y THE</u>
18	DEPARTMENT OF	F TRANSPORTATION AND MUST BE USED TO DETERMINE CITY AND COUNTY POPULATION	IS AND ROAD
19	MILEAGES IN THI	E FOLLOWING MANNER:	
20	<del>(I)</del>	PERCENTAGE FACTORS MUST BE CALCULATED TO DETERMINE SEPARATE POPULATIO	INS FOR THE CITY
21	AND RURAL COU	INTY BY USING THE LAST OFFICIAL DECENNIAL FEDERAL CENSUS POPULATION FIGURES	<u>-THAT</u>
22	RECOGNIZED AN	HINCORPORATED CITY AND THE RURAL COUNTY. THE FACTORS MUST BE BASED ON THE	ERATIO OF THE
23	CITY TO THE RUP	RAL COUNTY POPULATION, CONSIDERING THE TOTAL POPULATION IN THE COUNTY MINU	IS THE
24	POPULATION OF	ANY OTHER INCORPORATED CITY OR TOWN IN THE COUNTY.	
25	<del>(II)</del>	THE CITY AND COUNTY POPULATIONS MUST BE CALCULATED BY MULTIPLYING THE TO	TAL COUNTY
26	POPULATION, AS	DETERMINED BY THE LATEST OFFICIAL DECENNIAL CENSUS OR THE LATEST INTERIM Y	EAR POPULATION
27	ESTIMATES FRO	M THE DEPARTMENT OF COMMERCE AS SUPPLIED BY THE UNITED STATES BUREAU OF	THE CENSUS,



#### A Н

Amendment - 1st Reading/2nd House-blue - Requested by: Free Conference Committee on HB 816			
- 2023 68th Le	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
4			
1		ATION OF ANY OTHER INCORPORATED CITY OR TOWN IN THAT COUNTY, BY THE FACTION (1)	<u> ƏRS ESTABLISHED</u>
2	IN SUBSECTION (2		
3	<u> /</u>	THE AMOUNT ALLOCATED BY THIS METHOD FOR THE CITY AND THE COUNTY MUST BE	COMBINED, AND
4		PAYMENTS MUST BE MADE TO THE CONSOLIDATED CITY-COUNTY GOVERNMENT.	
5		(A) ALL FUNDS ALLOCATED BY THIS SECTION TO COUNTIES, CITIES, TOWNS, AND CON	
6	COUNTY GOVERN	MENTS MUST BE USED FOR THE CONSTRUCTION, RECONSTRUCTION, MAINTENANCE, /	<u> ND REPAIR OF</u>
7	RURAL ROADS OR	<u>CITY OR TOWN STREETS AND ALLEYS.</u>	
8	<u>(В)</u>	FUNDS ALLOCATED BY THIS SECTION MAY NOT BE USED FOR THE PURCHASE OF CAPI	TAL EQUIPMENT.
9	<u>(4)</u>	ALL FUNDS ALLOCATED BY THIS SECTION TO COUNTIES, CITIES, TOWNS, AND CONSOL	-IDATED CITY-
10	COUNTY GOVERN	MENTS MUST BE DISBURSED TO THE LOWEST RESPONSIBLE BIDDER ACCORDING TO A	PPLICABLE
11	BIDDING PROCEDU	JRES FOLLOWED IN ALL CASES IN WHICH THE CONTRACT FOR CONSTRUCTION, RECO	<u>NSTRUCTION,</u>
12	MAINTENANCE, OF	R REPAIR IS IN EXCESS OF THE AMOUNTS PROVIDED IN 7-5-2301 AND 7-5-4302.	
13	<u>(5)</u>	FOR THE PURPOSES OF THIS SECTION IN WHICH DISTRIBUTION OF FUNDS IS MADE ON	A BASIS RELATED
14	TO POPULATION, T	THE POPULATION MUST BE DETERMINED FOR COUNTIES AND CITIES ACCORDING TO TH	<del>IE LATEST</del>
15	OFFICIAL DECENN	IAL FEDERAL CENSUS.	
16	<u>(6)</u>	FOR THE PURPOSES OF THIS SECTION IN WHICH DETERMINATION OF MILEAGE IS NEC	ESSARY FOR
17	DISTRIBUTION OF	FUNDS, THE DEPARTMENT OF TRANSPORTATION SHALL UTILIZE THE YEARLY CERTIFIE	D STATEMENT
18	INDICATING THE T	OTAL MILEAGE AS PROVIDED IN 15-70-101(7).	
19			
20	NEW SE	ECTION. SECTION 21. PENSION SPECIAL FUND TRANSFER OF FUNDS STATUT	<del>ORY</del>
21	APPROPRIATION.	(1) THERE IS ESTABLISHED IN THE STATE SPECIAL REVENUE FUND AN ACCOUNT TO B	<u>e known</u> <u>as the</u>
22	PENSION SPECIAL	FUND TO PAY THE DIFFERENCE BETWEEN THE ACTUARIALLY DETERMINED CONTRIBU	TION RATE AND
23	THE BASE RATE PL	URSUANT TO 19-3-316.	
24	<u>(2)</u>	BY JULY 1, 2023, THE STATE TREASURER SHALL TRANSFER \$300 MILLION FROM THE	GENERAL FUND
25	TO THIS ACCOUNT	Ξ	
26	<u>(3)</u>	THE ACCOUNT IS STATUTORILY APPROPRIATED PURSUANT TO 17-7-502 AND MAY BE	USED ONLY TO
27	COVER ANY DIFFE	RENCE BETWEEN THE ACTUARIALLY DETERMINED EMPLOYER CONTRIBUTION RATE AI	ND THE BASE RATE



HB 8		
- 202 68th L	Slature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.	003.001
1	PURSUANT TO 19-3-316.	
2	(4) THE ACCOUNT ESTABLISHED IN SUBSECTION (1) RETAINS INTEREST EARNED FROM THE INVESTI	MENT OF
3	IONEY IN THE ACCOUNT.	
4	(5) THE PENSION SPECIAL FUND MUST BE CLOSED ON JUNE 30, 2033, AND ANY REMAINING FUNDS	-MUST
5	REVERT TO THE GENERAL FUND.	
6		
7	NEW SECTION. Section 2. — Property tax rebate. (1) A taxpayer that is entitled to a rebate or	f
8	Aontana property taxes paid pursuant to [ sections 1 through 3 of House Bill No. 222] may increase the	dollar
9	mount limits of the rebates in [section 2(1)(a) and (1)(b) of House Bill No. 222] by the bonus amounts p	rovided
10	n subsection (2). In administering the rebate, the department shall add the bonus to the dollar amount	
11	mitations for tax year 2022 and tax year 2023 and update any rebate forms to reflect the additional amo	<del>sunt.</del>
12	(2) (a) Subject to subsection (2)(d), the amount of the bonus for tax year 2022 is half of the	amount
13	provided for in subsection (2) (c).	
14	(b) Subject to subsection (2)(c), the amount of the bonus for tax year 2023 is half of the amo	ount
15	provided for in subsection (2)(c).	
16	(c) The preliminary bonus amount is the quotient of the appropriation in [section 4 ] divided	<del>by</del>
17	284,343.	
18	(d) The department shall round the quotients provided for in subsections (2)(a) and (2)(b)	
19	lownward to the nearest \$1.	
20	(3) The bonus provided for in this section is administered as part of the property tax rebate	
21	provided for in [House Bill No. 222]. Any property tax rebate received that is based on this section is exe	mpt
22	rom taxation under this chapter.	
23		
24	NEW SECTION. Section 2. SUPPLEMENTAL MONTANA SURPLUS REBATE ACCOUNT FUND TRANSF	ER. THE
25	TATE TREASURER SHALL TRANSFER \$35 MILLION FROM THE GENERAL FUND TO THE MONTANA SURPLUS REBATE	<u>E</u>
26	CCOUNT IN THE STATE SPECIAL REVENUE FUND CREATED BY [SECTION 1 OF HOUSE BILL NO. 192], AND PROVID	ED FOR
27	N 17-2-102, BY JULY 1, 2023. THIS TRANSFER SUPPLEMENTS THE TRANSFER PROVIDED FOR IN [SECTION 1 OF ]	HOUSE



HB 8	6	
-	gislature 2023 Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
1	BILL NO. 192] AND MUST BE USED IN ACCORDANCE WITH CHAPTER 44, LAWS OF 2023.	
2	(2) THE SUPPLEMENTAL AMOUNT PROVIDED FOR IN SUBSECTION (1) IS STATU	JTORILY APPROPRIATED, AS
3	PROVIDED IN 17-7-502, TO THE DEPARTMENT OF REVENUE.	
4		
5	NEW SECTION. SECTION 23. CHILD TAX CREDIT. (1) EXCEPT AS PROVIDED IF	N SUBSECTION (3), A
6	RESIDENT TAXPAYER WHO IS PERMITTED A CHILD TAX CREDIT UNDER SECTION 24 OF THE IN	VTERNAL REVENUE CODE, 26
7	U.S.C. 24, IS ALLOWED A CREDIT AGAINST THE TAXES IMPOSED BY THIS CHAPTER FOR EAC	H QUALIFYING CHILD OF THE
8	TAXPAYER.	
9	(2) SUBJECT TO SUBSECTION (6), THE AMOUNT OF THE CREDIT IS \$1,200 FO	R EACH QUALIFYING CHILD.
10	(3) THE CREDIT IS NOT ALLOWED IF THE TAXPAYER'S FEDERAL ADJUSTED GR	OSS INCOME EXCEEDS THE
11	THRESHOLD AMOUNT.	
12	(4) TO CLAIM THE CREDIT, A TAXPAYER MUST HAVE:	
13	(A) PROOF OF EARNED INCOME;	
14	(B) INVESTMENT INCOME OF LESS THAN \$10,300; AND	
15	(C) A VALID SOCIAL SECURITY NUMBER FOR EACH CHILD CLAIMED.	
16	(5) THE TAXPAYER IS ENTITLED TO A REFUND EQUAL TO THE AMOUNT BY WHI	CH THE CREDIT EXCEEDS THE
17	TAXPAYER'S TAX LIABILITY OR, IF THE TAXPAYER HAS NO TAX LIABILITY UNDER THIS CHAPTE	R, A REFUND EQUAL TO THE
18	AMOUNT OF THE CREDIT. THE CREDIT MAY BE CLAIMED BY FILING A MONTANA INCOME TAX	RETURN.
19	(6) THE CREDIT IN SUBSECTION (2) IS REDUCED AT A RATE OF \$90 FOR EACH	1\$1,000 OF THE TAXPAYER'S
20	FEDERAL ADJUSTED GROSS INCOME IN EXCESS OF \$50,000.	
21	(7) FOR THE PURPOSES OF THIS SECTION, THE FOLLOWING DEFINITIONS APP	<u>LY:</u>
22	(A) "EARNED INCOME" MEANS EARNED INCOME AS DEFINED IN SECTION 32 OF	F THE INTERNAL REVENUE
23	<u>CODE, 26 U.S.C. 32.</u>	
24	(B) "INVESTMENT INCOME" MEANS DISQUALIFIED INCOME AS DEFINED IN SECT	FION 32 OF THE INTERNAL
25	REVENUE CODE, 26 U.S.C. 32.	
26	(C) "QUALIFYING CHILD" MEANS A CHILD OF THE TAXPAYER WHO IS 5 YEARS (	<del>OF AGE OR YOUNGER AS OF</del>
27	THE CLOSE OF THE CALENDAR YEAR IN WHICH THE TAXPAYER'S TAX YEAR BEGINS.	



Amendment - 1st Reading/2nd House-blue - Requested by: Free Conference Committee on HB 816			
- 2023 68th L	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
4	(- )		
1	<u>(D)</u>	<u>"THRESHOLD AMOUNT" IS \$56,000, REGARDLESS OF THE INDIVIDUAL TAXPAYER'S FIL</u>	<u>LING STATUS</u>
2	9		
3		<b><u>N 24.</u></b> <u>Section 15-30-2303, MCA, is amended to read:</u>	
4		-2303. Tax credits subject to review by interim committee. (1) The followin	-
5		red during the biennium commencing July 1, 2019, and during each biennium co	ommencing 10
6	years thereafte	<del>F.</del>	
7	<del>(a)</del>	the credit for contractor's gross receipts provided for in 15-50-207 ; and	
8	<del>(b)</del>	the credit for elderly homeowners and renters provided for in 15-30-2337 throu	<del>ıgh 15-30-2341 <u>;</u></del>
9	AND		
10	<u>(c)</u>	the child tax credit provided for in [section 23].	
11	<del>(2)</del>	The following tax credits must be reviewed during the biennium commencing.	July 1, 2021, and
12	during each bie	ennium commencing 10 years thereafter:	
13	<del>(a)</del>	the credit for donations to an educational improvement account provided for in	+ <del>15-30-233</del> 4, <del>15-</del>
14	<del>30-3110, and 1</del>	<del>5-31-158 ; and</del>	
15	<del>(b)</del>	the credit for donations to a student scholarship organization provided for in 18	5-30-2335, 15-
16	<del>30-3111, and 1</del>	<del>5-31-159</del> .	
17	(3)	The following tax credits must be reviewed during the biennium commencing.	July 1, 2023, and
18	during each bie	onnium commencing 10 years thereafter:	
19	<del>(a)</del>	the credit for infrastructure use fees provided for in 17-6-316 ;	
20	<del>(b)</del>	the credit for contributions to a qualified endowment provided for in 15-30-232	7 through 15-30-
21	<del>2329</del> , <del>15-31-16</del>	01, and 15-31-162 ; and	
22	<del>(c)</del>	the credit for property to recycle or manufacture using recycled material provid	l <del>ed for in Title 15,</del>
23	<del>chapter 32, par</del>	<del>16.</del>	
24	<del>(4)</del>	The following tax credits must be reviewed during the biennium commencing J	July 1, 2025, and
25	during each bie	ennium commencing 10 years thereafter:	
26	<del>(a)</del>	the credit for preservation of historic buildings provided for in 15-30-2342 and	15-31-151 ;
27	<del>(b)</del>	the credit for unlocking state lands provided for in 15-30-2380 ;	



HB 8			
	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
1	<del>(c)</del>	the job growth incentive tax credit provided for in 15-30-2361 and 15-31-175 ;	and
2	<del>(d)</del>	the credit for trades education and training provided for in 15-30-2359 and 15	
3	(5)	The following tax credits must be reviewed during the biennium commencing	
4		ennium commencing 10 years thereafter:	<b>,</b> , ,
5	5 (a)	the credit for hiring a registered apprentice or veteran apprentice provided for	in 15-30-2357
6	and 15-31-173		
7	(b)	, the earned income tax credit provided for in 15-30-2318 ; and	
8	<del>(c)</del>	the media production and postproduction credits provided for in 15-31-1007 a	<del>nd 15-31-1009</del> .
9	<del>(6)</del>	The revenue interim committee shall review the tax credits scheduled for revie	
10	recommendatio	ons in accordance with 5-11-210 at the conclusion of the full review to the legisl	<del>ature about</del>
11	whether to elim	ninate or revise the credits. The committee shall also review any tax credit with	an expiration date
12	or termination (	date that is not listed in this section in the biennium before the credit is scheduk	ed to expire or
13	terminate.		
14	(7)	The revenue interim committee shall review the credits using the following crit	eria:
15	<del>(a)</del>	whether the credit changes taxpayer decisions, including whether the credit re	wards decisions
16	that may have	been made regardless of the existence of the tax credit;	
17	<del>(b)</del>	to what extent the credit benefits some taxpayers at the expense of other taxp	<del>)ayers;</del>
18	<del>(c)</del>	whether the credit has out-of-state beneficiaries;	
19	<del>(d)</del>	the timing of costs and benefits of the credit and how long the credit is effective	<del>′e;</del>
20	<del>(e)</del>	any adverse impacts of the credit or its elimination and whether the benefits o	<del>f continuance or</del>
21	elimination out	weigh adverse impacts; and	
22	<del>(f)</del>	the extent to which benefits of the credit affect the larger economy. (Subsection	<del>)n (4)(d)</del>
23	terminates Dec	cember 31, 2026sec. 7, Ch. 248, L. 2021; subsection (4)(c) terminates Decem	<del>ber 31, 2028</del>
24	<del>sec. 24(1), Ch.</del>	<del>550, L. 2021.)"</del>	
25			
26	Sectio	<b>n 3.</b> Section 15-31-1007, MCA, is amended to read:	
27	"15-31	-1007. (Temporary) Tax credit for media production. (1) Subject to 15-31-	1010 and through



- 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 the tax year ending December 31, -2029 2033, a production company and its affiliates are allowed a credit 2 against the taxes imposed by chapter 30 and this chapter for investments in a state-certified production 3 approved by the department of commerce as provided in 15-31-1004 and 15-31-1005. The credit is for the base 4 investment made up to 6 months before state certification through completion of the project. The credit must be 5 claimed for the period July 1, 2019, through December 31, 2020, in which the production expenditures were 6 incurred or the compensation was paid unless the credit is transferred to the next tax year because the limits 7 provided for in 15-31-1010 have been met. For periods after December 31, 2020, the credit must be claimed for 8 the year in which the production expenditures were incurred or the compensation was paid unless the credit is 9 transferred to the next tax year because the limits provided for in 15-31-1010 have been met. 10 (2) To claim the credit provided for in this section: 11 (a) the production company or its affiliate must have applied to the department of commerce as 12 provided in 15-31-1005 and been approved to claim or transfer the credit; or 13 (b) the taxpayer must be the entity to which a credit approved pursuant to 15-31-1005 and this section 14 was transferred. (3) (a) The credit is equal to 20% of the production expenditures in the state in the tax year, plus the 15 16 additional amounts provided for in subsection (3)(b), but may not in the aggregate exceed 35% of the 17 production company's base investment in the tax year. 18 (b) Additional amounts for which the credit may be claimed are: 19 (i) 25% of the compensation paid per production or season of a television series to each crew 20 member or production staff member who is a resident, not to exceed a \$150,000 credit per person; 21 (ii) 15% of the compensation paid per production or season of a television series to each crew member 22 or production staff member who is not a resident but for whom Montana income taxes have been withheld, not 23 to exceed a \$150,000 credit per person; 24 (iii) 20% of the first \$7.5 million of compensation paid per production or season of a television series to 25 each actor, director, producer, or writer for whom Montana income taxes have been withheld; 26 (iv) 30% of compensation paid per production or season of a television series to a student enrolled in a 27 Montana college or university who works on the production for college credit. The credit may not exceed



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1	\$50,000 per	student. If a credit provided for in this subsection (3)(b)(iv) is claimed for an enrol	lled student, the
2	credits provi	ded for in subsections (3)(b)(i) through (3)(b)(iii) may not be claimed for the same	enrolled student.
3	(v)	an additional 10% of payments made to a Montana college or university for stag	e rentals,
4	equipment re	entals, or location fees for filming on campus;	
5	(vi)	an additional 10% of all in-studio facility and equipment rental expenditures incur	red in this state for
6	a production	that rents a studio for 20 days or more;	
7	(vii)	an additional 5% for production expenditures made in an underserved area; and	
8	(viii)	an additional 5% of the base investment in the state if the state-certified product	tion includes a
9	Montana scr	een credit furnished by the state as provided in 15-31-1004(7).	
10	(4)	If one production company makes a production expenditure to hire another prod	luction company to
11	produce a pr	roject or contribute elements of a project for pay, the hired production company is	considered a
12	service prov	ider for the hiring company and the hiring company is entitled to claim the credit f	or all expenditures
13	that are incu	irred in the state.	
14	(5)	Any unused credit may be carried forward for 5 years or may be transferred as p	provided in 15-31-
15	1008. The cr	redit allowed by this section, including a transferred credit, may not be refunded if	f the taxpayer has
16	a tax liability	less than the amount of the credit.	
17	(6)	A taxpayer claiming a credit shall include with the tax return the following information	ation:
18	(a)	the amount of tax credit claimed and transferred for the tax year;	
19	(b)	the amount of the tax credit previously claimed or transferred;	
20	(c)	the amount of the tax credit carried over from a previous tax year; and	
21	(d)	the amount of the tax credit to be carried over to a subsequent tax year.	
22	(7)	(a) A taxpayer claiming the credit provided for in this section must claim the credit	dit as provided in
23	subsection (	7)(b).	
24	(b)	(i) An entity taxed as a corporation for Montana income tax purposes shall claim	n the credit on its
25	corporate ind	come tax return.	
26	(ii) I	Individuals, estates, and trusts shall claim a credit allowed under this section on the	heir individual
27	income tax r	eturn.	



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1	(:::)	An antity not taxed as a connection shall alaim the credit allowed under this as	ation on momber or
1	. ,	An entity not taxed as a corporation shall claim the credit allowed under this sec	stion on member of
2		ns as follows:	
3	(A)	corporate partners or members shall claim their share of the credit on their cor	porate income tax
4	returns;		
5	(B)	individual partners or members shall claim their share of the credit on their ind	ividual income tax
6	returns; and		
7	(C)	partners or members that are estates or trusts shall claim their share of the cre	edit on their
8	fiduciary inco	ome tax returns.	
9	(c)	In order to prevent disguised sales of the credit provided for in this section, allo	cations of credits
10	through part	nership and membership agreements may not be recognized unless they have	a substantial
11	economic ef	fect as that term is defined in 26 U.S.C. 704 and applicable federal regulations.	
12	(8)	The credit allowed under this section may not be claimed by a taxpayer if the ta	axpayer has
13	included the	amount of the production expenditure or compensation on which the amount of	the credit was
14	computed as	a deduction under 15-30-2131 or 15-31-114.	
15	15-3	1-1007. (Effective January 1, 2024) Tax credit for media production. (1) S	subject to 15-31-
16	1010 and thr	rough the tax year ending December 31, <del>2029_2033</del> , a production company and	its affiliates are
17	allowed a cre	edit against the taxes imposed by chapter 30 and this chapter for investments ir	a state-certified
18	production a	pproved by the department of commerce as provided in 15-31-1004 and 15-31-	1005. The credit is
19	for the base	investment made up to 6 months before state certification through completion c	of the project. The
20	<del>credit must k</del>	e claimed for the period July 1, 2019, through December 31, 2020, in which the	• production
21	expenditures	were incurred or the compensation was paid unless the credit is transferred to	the next tax year
22	<del>because the</del>	limits provided for in 15-31-1010 have been met. For periods after December 3	<del>1, 2020, the</del> credit
23	must be claii	med for the year in which the production expenditures were incurred or the com	pensation was paid
24	unless the c	redit is transferred to the next tax year because the limits provided for in 15-31-	1010 have been
25	met.		
26	(2)	To claim the credit provided for in this section:	
27	(a)	the production company or its affiliate must have applied to the department of	commerce as



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4	
1	provided in 15-31-1005 and been approved to claim or transfer the credit; or
2	(b) the taxpayer must be the entity to which a credit approved pursuant to 15-31-1005 and this section
3	was transferred.
4	(3) (a) The credit is equal to 20% of the production expenditures in the state in the tax year, plus the
5	additional amounts provided for in subsection (3)(b), but may not in the aggregate exceed 35% of the
6	production company's base investment in the tax year.
7	(b) Additional amounts for which the credit may be claimed are:
8	(i) 25% of the compensation paid per production or season of a television series to each crew
9	member or production staff member who is a resident, not to exceed a \$150,000 credit per person;
10	(ii) 15% of the compensation paid per production or season of a television series to each crew member
11	or production staff member who is not a resident but for whom Montana income taxes have been withheld, not
12	to exceed a \$150,000 credit per person;
13	(iii) 20% of the first \$7.5 million of compensation paid per production or season of a television series to
14	each actor, director, producer, or writer for whom Montana income taxes have been withheld;
15	(iv) 30% of compensation paid per production or season of a television series to a student enrolled in a
16	Montana college or university who works on the production for college credit. The credit may not exceed
17	\$50,000 per student. If a credit provided for in this subsection (3)(b)(iv) is claimed for an enrolled student, the
18	credits provided for in subsections (3)(b)(i) through (3)(b)(iii) may not be claimed for the same enrolled student.
19	(v) an additional 10% of payments made to a Montana college or university for stage rentals,
20	equipment rentals, or location fees for filming on campus;
21	(vi) an additional 10% of all in-studio facility and equipment rental expenditures incurred in this state fo
22	a production that rents a studio for 20 days or more;
23	(vii) an additional 5% for production expenditures made in an underserved area; and
24	(viii) an additional 5% of the base investment in the state if the state-certified production includes a
25	Montana screen credit furnished by the state as provided in 15-31-1004(7).
26	(4) If one production company makes a production expenditure to hire another production company to
27	produce a project or contribute elements of a project for pay, the hired production company is considered a



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1	service prov	ider for the hiring company and the hiring company is entitled to claim the credit f	or all expenditures
2	that are incu	irred in the state.	
3	(5)	Any unused credit may be carried forward for 5 years or may be transferred as p	provided in 15-31-
4	1008. The c	redit allowed by this section, including a transferred credit, may not be refunded if	the taxpayer has
5	a tax liability	less than the amount of the credit.	
6	(6)	A taxpayer claiming a credit shall include with the tax return the following information	ation:
7	(a)	the amount of tax credit claimed and transferred for the tax year;	
8	(b)	the amount of the tax credit previously claimed or transferred;	
9	(c)	the amount of the tax credit carried over from a previous tax year; and	
10	(d)	the amount of the tax credit to be carried over to a subsequent tax year.	
11	(7)	(a) A taxpayer claiming the credit provided for in this section must claim the cred	dit as provided in
12	subsection (	(7)(b).	
13	(b)	(i) An entity taxed as a corporation for Montana income tax purposes shall claim	n the credit on its
14	corporate in	come tax return.	
15	(ii)	Individuals, estates, and trusts shall claim a credit allowed under this section on t	neir individual
16	income tax r	return.	
17	(iii)	An entity not taxed as a corporation shall claim the credit allowed under this sect	on on member or
18	partner retur	rns as follows:	
19	(A)	corporate partners or members shall claim their share of the credit on their corporate	orate income tax
20	returns;		
21	(B)	individual partners or members shall claim their share of the credit on their indiv	idual income tax
22	returns; and		
23	(C)	partners or members that are estates or trusts shall claim their share of the crec	lit on their
24	fiduciary inc	ome tax returns.	
25	(c)	In order to prevent disguised sales of the credit provided for in this section, alloc	ations of credits
26	through part	mership and membership agreements may not be recognized unless they have a	substantial
27	economic ef	fect as that term is defined in 26 U.S.C. 704 and applicable federal regulations.	



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	1	(8)	The credit allowed under this section may not be claimed by a taxpayer if the taxp	bayer has
	2	included the	amount of the production expenditure or compensation on which the amount of th	e credit was
	3	computed in	determining Montana taxable income under 15-30-2120 or as a deduction under	15-31-114."
	4			
	5	Sec	tion 4. Section 15-31-1009, MCA, is amended to read:	
	6	"15-	<b>31-1009.</b> Tax credit for postproduction wages. (1) Through the tax year ending	g December 31,
	7	<del>2029_2033</del> ,	a postproduction company that has incurred qualified postproduction wages in the	tax year is
l	8	allowed a cr	edit against the taxes imposed by chapter 30 and this chapter if the taxpayer appli	es to the
	9	department	of commerce as provided in 15-31-1004 and to the department of revenue as prov	ided in 15-31-
	10	1005 and is	approved to claim the credit.	
	11	(2)	The tax credit is equal to 25% of qualified postproduction wages incurred in the s	tate.
	12	(3)	A tax credit claimed under this section may not exceed the postproduction compa	any's total
	13	compensatio	on paid to employees working in this state for the tax year in which the credit is cla	imed.
	14	(4)	The tax credit allowed by this section may not be refunded if the taxpayer has no	tax liability. Any
	15	unused crec	lit may be carried forward for 5 years.	
	16	(5)	A taxpayer claiming a credit shall include with the tax return the following information	tion:
	17	(a)	the amount of tax credit claimed for the tax year;	
	18	(b)	the amount of the tax credit previously claimed;	
	19	(c)	the amount of the tax credit carried over from a previous tax year; and	
	20	(d)	the amount of the tax credit to be carried over to a subsequent tax year.	
	21	(6)	(a) A taxpayer claiming the credit provided for in this section must claim the cred	it as provided in
	22	subsection (	(6)(b).	
	23	(b)	(i) An entity taxed as a corporation for Montana income tax purposes shall claim	the credit on its
	24	corporate in	come tax return.	
	25	(ii)	Individuals, estates, and trusts shall claim a credit allowed under this section on th	eir individual
	26	income tax r	return.	
	27	(iii)	An entity not taxed as a corporation shall claim the credit allowed under this section	on on member or



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1	nartner retur	ns as follows:		
2	(A)		or members shall claim their share of the credit on thei	r corporate income tax
3	returns;			
4	(B)	individual partners o	or members shall claim their share of the credit on their	r individual income tax
5	returns; and			
6	(C)	partners or member	s that are estates or trusts shall claim their share of th	e credit on their
7	~ /	ome tax returns.		
8	(c)	In order to prevent d	lisguised sales of the credit provided for in this section	, allocations of credits
9	through part	nership and members	ship agreements may not be recognized unless they h	ave a substantial
10	economic eff	ect as that term is de	efined in 26 U.S.C. 704 and applicable federal regulation	ons.
11	(7)	A postproduction cor	mpany may not claim a credit under this section for pro	oduction expenditures
12	for which the	media production cre	edit provided for in 15-31-1007 is claimed."	
13				
14	Sect	ion 5. SECTION 17-7-	502, MCA, IS AMENDED TO READ:	
15	"17-"	7-502. Statutory ap	opropriations definition requisites for validity.	(1) A statutory
16	appropriatior	i is an appropriation r	made by permanent law that authorizes spending by a	a state agency without
17	the need for	a biennial legislative	appropriation or budget amendment.	
18	(2)	Except as provide	ed in subsection (4), to be effective, a statutory approp	priation must comply with
19	both of the fo	bllowing provisions:		
20	(a)	The law containin	ng the statutory authority must be listed in subsection (	(3).
21	(b)	The law or portion	n of the law making a statutory appropriation must spe	cifically state that a
22	statutory app	propriation is made as	s provided in this section.	
23	(3)	The following law	vs are the only laws containing statutory appropriations	3: 2-17-105; 5-11-120; 5-
24	11-407; 5-13	-403; 5-13-404; 7-4-2	2502; 7-4-2924; 7-32-236; 10-1-108; 10-1-1202; 10-1-	1303; 10-2-603; 10-2-
25	807; 10-3-20	3; 10-3-310; 10-3-31	2; 10-3-314; 10-3-802; 10-3-1304; 10-4-304; 10-4-310	); [ <u>section 22];</u> 15-1-121;
26	15-1-218; 15	-31-165; 15-31-1004	; 15-31-1005; 15-35-108; 15-36-332; 15-37-117; 15-3	9-110; 15-65-121; 15-
27	70-101; 15-7	0-130; 15-70-433; 16	6-11-119; 16-11-509; 17-3-106; 17-3-212; 17-3-222; 1	7-3-241; 17-6-101; 17-7-

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215; 18-11-112; 19-3-319; 19-3-320; [section 24 2]; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-

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2 18-512; 19-19-305; 19-19-506; 19-20-604; 19-20-607; 19-21-203; 20-8-107; 20-9-534; 20-9-622; [20-15-328]; 3 20-26-617; 20-26-1503; 22-1-327; 22-3-116; 22-3-117; [22-3-1004]; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 4 23-7-301; 23-7-402; 30-10-1004; 37-43-204; 37-50-209; 37-54-113; 39-71-503; 41-5-2011; 42-2-105; 44-4-5 1101; 44-12-213; 44-13-102; 46-32-108; 50-1-115; 53-1-109; 53-6-148; 53-9-113; 53-24-108; 53-24-206; 60-5-6 530; 60-11-115; 61-3-321; 61-3-415; 67-1-309; 69-3-870; 69-4-527; 75-1-1101; 75-5-1108; 75-6-214; 75-11-7 313; 75-26-308; 76-13-150; 76-13-151; 76-13-417; 76-17-103; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-8 518; 80-11-1006; 81-1-112; 81-1-113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-9 20-1505; [85-25-102]; 87-1-603; 87-5-909; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306. 10 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 11 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 12 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined 13 14 by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have 15 statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the 16 inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement 17 system's unfunded liability is 10 years or less; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 18 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental 19 benefit provided by 19-6-709; pursuant to sec. 5, Ch. 383, L. 2015, the inclusion of 85-25-102 is effective on 20 occurrence of contingency; pursuant to sec. 6, Ch. 423, L. 2015, the inclusion of 22-3-116 and 22-3-117 21 terminates June 30, 2025; pursuant to sec. 12, Ch. 55, L. 2017, the inclusion of 37-54-113 terminates June 30, 22 2023; pursuant to sec. 4, Ch. 122, L. 2017, the inclusion of 10-3-1304 terminates September 30, 2025; 23 pursuant to sec. 1, Ch. 213, L. 2017, the inclusion of 90-6-331 terminates June 30, 2027; pursuant to secs. 5, 8, 24 Ch. 284, L. 2017, the inclusion of 81-1-112, 81-1-113, and 81-7-106 terminates June 30, 2023; pursuant to sec. 25 1, Ch. 340, L. 2017, the inclusion of 22-1-327 terminates July 1, 2023; pursuant to sec. 10, Ch. 374, L. 2017, 26 the inclusion of 76-17-103 terminates June 30, 2027; pursuant to sec. 5, Ch, 50, L. 2019, the inclusion of 37-50-27 209 terminates September 30, 2023; pursuant to sec. 1, Ch. 408, L. 2019, the inclusion of 17-7-215 terminates



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1	June 30, 2029; pursuant to secs. 11, 12, and 14, Ch. 343, L. 2019, the inclusion of 15-35-108 terminates June		
2	30, 2027; pursuant to sec. 7, Ch. 465, L. 2019, the inclusion of 85-2-526 terminates July 1, 2023; pursuant to		
3	sec. 5, Ch. 477, L. 2019, the inclusion of 10-3-802 terminates June 30, 2023; pursuant to secs. 1, 2, 3, Ch. 139,		
4	L. 2021, the inclusion of 53-9-113 terminates June 30, 2027; pursuant to sec. 8, Ch. 200, L. 2021, the inclusion		
5	of 10-4-310 terminates July 1, 2031; pursuant to secs. 3, 4, Ch. 404, L. 2021, the inclusion of 30-10-1004		
6	terminates June 30, 2027; pursuant to sec. 5, Ch. 548, L. 2021, the inclusion of 50-1-115 terminates June 30,		
7	2025; pursuant to secs. 5 and 12, Ch. 563, L. 2021, the inclusion of 22-3-1004 is effective July 1, 2027; and		
8	pursuant to sec. 15, Ch. 574, L. 2021, the inclusion of 46-32-108 terminates June 30, 2023.)"		
9			
10	SECTION 26. SECTION 19-2-303, MCA, IS AMENDED TO READ:		
11	"19-2-303. Definitions. Unless the context requires otherwise, for each of the retirement systems		
12	subject to this chapter, the following definitions apply:		
13	(1) "Accumulated contributions" means the sum of all the regular and any additional contributions		
14	made by a member in a defined benefit plan, together with the regular interest on the contributions.		
15	(2) "Active member" means a member who is a paid employee of an employer, is making the required		
16	contributions, and is properly reported to the board for the most current reporting period.		
17	(3) "Actuarial cost" means the amount determined by the board in a uniform and nondiscriminatory		
18	manner to represent the present value of the benefits to be derived from the additional service to be credited		
19	based on the most recent actuarial valuation for the system and the age, years until retirement, and current		
20	salary of the member.		
21	(4) "Actuarial equivalent" means a benefit of equal value when computed upon the basis of the		
22	mortality table and interest rate assumptions adopted by the board.		
23	(5) "Actuarial liabilities" means the excess of the present value of all benefits payable under a defined		
24	benefit retirement plan over the present value of future normal costs in that retirement plan.		
25	(6) "Actuary" means the actuary retained by the board in accordance with 19-2-405.		
26	(7) "Additional contributions" means contributions made by a member of a defined benefit plan to		
27	purchase various types of optional service credit as allowed by the applicable retirement plan.		



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1	(8) "Annuity" means:		
2	(a) in the case of a defined benefit plan, equal and fixed payments for life that are the actuarial		
3	equivalent of a lump-sum payment under a retirement plan and as such are not benefits paid by a retirement		
4			
5	plan and are not subject to periodic or one-time increases; or		
_	(b) in the case of the defined contribution plan, a payment of a fixed sum of money at regular		
6	intervals.		
7	(9) "Banked holiday time" means the hours reported for work performed on a holiday that the		
8	employee may use for equivalent time off or that may be paid to the employee as specified by the employer's	÷	
9	<del>policy.</del>		
10	(10) "Benefit" means:		
11	(a) the service retirement benefit, early retirement benefit, or disability retirement or survivorship		
12	benefit payment provided by a defined benefit retirement plan; or		
13	(b) a payment or distribution under the defined contribution retirement plan, including a disability		
14	payment under 19-3-2141, for the exclusive benefit of a plan member or the member's beneficiary or an annu	<del>iity</del>	
15	purchased under 19-3-2124.		
16	(11) "Board" means the public employees' retirement board provided for in 2-15-1009.		
17	(12) "Contingent annuitant" means:		
18	(a) under option 2 or 3 provided for in 19-3-1501, one natural person designated to receive a		
19	continuing monthly benefit after the death of a retired member; or		
20	(b) under option 4 provided for in 19-3-1501, a natural person, charitable organization, estate, or tru	<del>ist</del>	
21	that may receive a continuing monthly benefit after the death of a retired member.		
22	(13) "Covered employment" means employment in a covered position.		
23	(14) "Covered position" means a position in which the employee must be a member of the retiremen	ŧ	
24	system except as otherwise provided by law.		
25	(15) "Defined benefit retirement plan" or "defined benefit plan" means a plan within the retirement		
26	systems provided for pursuant to 19-2-302 that is not the defined contribution retirement plan.		
27	(16) "Defined contribution retirement plan" or "defined contribution plan" means the plan within the		



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	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0816.003.001
1	public employees' retirement s	ystem established in 19-3-103 that is provided for in cha	apter 3, part 21, of this
2	title and that is not a defined be	enefit plan.	
3	<del>(17) "Department" me</del>	ans the department of administration.	
4	(18) "Designated bene	ficiary" means the person, charitable organization, esta	ite, or trust for the benefit
5	of a natural person designated	by a member or payment recipient to receive any surviv	vorship benefits, lump-
6	sum payments, or benefit from	a retirement account upon the death of the member or	<del>payment recipient,</del>
7	including annuities derived from	n the benefits or payments.	
8	<del>(19)</del> "Direct rollover" n	neans a payment by the retirement plan to the eligible re	etirement plan specified
9	by the distributee or a payment	from an eligible retirement plan to the retirement plan s	specified by the
10	<del>distributee.</del>		
11	<del>(20)</del> "Disability" or "dis	abled" means a total inability of the member to perform	the member's duties by
12	reason of physical or mental in	capacity. The disability must be incurred while the mem	ber is an active member
13	and must be one of permanent	duration or of extended and uncertain duration, as dete	rmined by the board on
14	the basis of competent medica	-opinion.	
15	<del>(21) "Distributee" mea</del>	ns:	
16	<del>(a) a member;</del>		
17	<del>(b) a member's surviv</del>	<del>/ing spouse;</del>	
18	<del>(c) a member's spou</del> s	se or former spouse who is the alternate payee under a	family law order as
19	defined in <del>19-2-907</del> <del>; or</del>		
20	(d) effective January	1, 2007, a member's nonspouse beneficiary who is a de	esignated beneficiary as
21	defined by section 401(a)(9)(E)	of the Internal Revenue Code, 26 U.S.C. 401(a)(9)(E).	
22	(22) "Early retirement	benefit" means the retirement benefit payable to a mem	ther following early
23	retirement and is the actuarial of	equivalent of the accrued portion of the member's service	<del>e retirement benefit.</del>
24	(23) "Eligible retireme	nt plan" means any of the following that accepts the dist	ributee's eligible rollover
25	distribution:		
26	<del>(a) an individual retire</del>	ement account described in section 408(a) of the Interna	al Revenue Code, 26
27	<del>U.S.C. 408(a);</del>		



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1	(b) an individual retirement annuity described in section 408(b) of the Internal Revenue Code, 26			
2	<del>U.S.C. 408(b);</del>			
3	(c) an annuity plan described in section 403(a) of the Internal Revenue Code, 26 U.S.C. 403(a);			
4	(d) a qualified trust described in section 401(a) of the Internal Revenue Code, 26 U.S.C. 401(a);			
5	(e) effective January 1, 2002, an annuity contract described in section 403(b) of the Internal Revenue			
6	<del>Code, 26 U.S.C. 403(b);</del>			
7	(f) effective January 1, 2002, a plan eligible under section 457(b) of the Internal Revenue Code, 26			
8	U.S.C. 457(b), that is maintained by a state, a political subdivision of a state, or any agency or instrumentality of			
9	a state or a political subdivision of a state that agrees to separately account for amounts transferred into that			
10	plan from a plan under this title; or			
11	(g) effective January 1, 2008, a Roth IRA described in section 408A of the Internal Revenue Code, 26			
12	U.S.C. 408A.			
13	(24) "Eligible rollover distribution":			
14	(a) means any distribution of all or any portion of the balance from a retirement plan to the credit of			
15	the distributee, as provided in 19-2-1011 ;			
16	(b) effective January 1, 2002, includes a distribution to a surviving spouse or to a spouse or former			
17	spouse who is an alternate payee under a domestic relations order, as defined in section 414(p) of the Internal			
18	Revenue Code, 26 U.S.C. 414(p).			
19	(25) "Employee" means a person who is employed by an employer in any capacity and whose salary is			
20	being paid by the employer or a person for whom an interlocal governmental entity is responsible for paying			
21	retirement contributions pursuant to 7-11-105.			
22	(26) "Employer" means a governmental agency participating in a retirement system enumerated in 19-			
23	2-302 on behalf of its eligible employees. The term includes an interlocal governmental entity identified as			
24	responsible for paying retirement contributions pursuant to 7-11-105.			
25	(27) "Essential elements of the position" means fundamental job duties. An element may be			
26	considered essential because of but not limited to the following factors:			
27	(a) the position exists to perform the element;			

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4		
1	(b) there are a limited number of employees to perform the element; or	
2	(c) the element is highly specialized.	
3	(28) "Excess earnings" means the difference, if any, between reported compensation and the limits	
4	provided in 19-2-1005 (2) used to calculate a member's highest average compensation or final average	
5	compensation.	
6	(29) "Fiscal year" means a plan year, which is any year commencing with July 1 and ending the	
7	following June 30.	
8	(30) "Inactive member" means a member who terminates service and does not retire or take a refund	
9	of the member's accumulated contributions.	
10	(31) "Internal Revenue Code" has the meaning provided in 15-30-2101.	
11	(32) "Member" means either:	
12	(a) a person with accumulated contributions and service credited with a defined benefit retirement	
13	plan or receiving a retirement benefit on account of the person's previous service credited in a retirement	
14	system; or	
15	(b) a person with a retirement account in the defined contribution plan.	
16	(33) "Membership service" means the periods of service that are used to determine eligibility for	
17	retirement or other benefits.	
18	(34) (a) "Normal cost" or "future normal cost" means an amount calculated under an actuarial cost	
19	method required to fund accruing benefits for members of a defined benefit retirement plan during any year in	
20	the future.	
21	(b) Normal cost does not include any portion of the supplemental costs of a retirement plan.	
22	(35) "Normal retirement age" means the age at which a member is eligible to immediately receive a	
23	retirement benefit based on the member's age or both age and length of service, as specified under the	
24	member's retirement system, without disability and without an actuarial or similar reduction in the benefit.	
25	(36) "Pension" means benefit payments for life derived from contributions to a retirement plan made	
26	from state- or employer-controlled funds.	
27	(37) "Pension trust fund" means a fund established to hold the contributions, income, and assets of a	



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1	retirement system or plan in publi	<del>c trust.</del>	
2		eans the amount of the employer contribution as a percenta	age of pavroll
3		n plan members that is allocated to the public employees' re	0
4		9-3-2117 to actuarially fund the unfunded liabilities and the	
5		resulting from member selection of the defined contribution	
6	· / ·	utions" means contributions required from members under a	
7		t" means interest at rates set from time to time by the board	-
8		'retired" means the status of a member who has:	
9	(a) terminated from serv	<del>ice; and</del>	
10	(b) received and accept	ed a retirement benefit from a retirement plan.	
11	(42)(41) "Retirement acc	ount" means an individual account within the defined contrik	oution retirement
12	<del>plan for the deposit of employer a</del>	nd member contributions and other assets for the exclusive	benefit of a
13	member of the defined contribution	n plan or the member's beneficiary.	
14	(43)(42) "Retirement ben	efit" means:	
15	(a) in the case of a defir	ned benefit plan, the periodic benefit payable as a result of s	<del>ervice retirement,</del>
16	early retirement, or disability retire	oment under a defined benefit plan of a retirement system. V	Vith respect to a
17	defined benefit plan, the term doe	<del>s not mean an annuity.</del>	
18	<del>(b) in the case of the de</del>	fined contribution plan, a benefit as defined in subsection (1	<del>0)(b).</del>
19	(44) <u>(43)</u> "Retirement plar	n" or "plan" means either a defined benefit plan or a defined	contribution plan
20	under one of the public employee	retirement systems enumerated in 19-2-302.	
21	(45) <u>(44)</u> "Retirement sys	tem" or "system" means one of the public employee retireme	ənt systems
22	enumerated in 19-2-302.		
23	(46) <u>(45)</u> "Service" means	employment of an employee in a position covered by a reti	rement system.
24	(47) <u>(46)</u> "Service credit"	means the periods of time for which the required contribution	n <del>s have been</del>
25	made to a retirement plan and that	t are used to calculate retirement benefits or survivorship be	ənefits under a
26	defined benefit retirement plan.		
27	(48) <u>(47)</u> "Service retirem	ent benefit" means the retirement benefit that the member n	nay receive at



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1	normal retirement age.		
2	(49)(48) "Statutory beneficiary" means the surviving spouse or dependent child or children of a		
3	member of the highway patrol officers', municipal police officers', or firefighters' unified retirement system who		
4	are statutorily designated to receive benefits upon the death of the member.		
5	(50)(49) "Supplemental cost" means an element of the total actuarial cost of a defined benefit		
6	retirement plan arising from benefits payable for service performed prior to the inception of the retirement plan		
7	or prior to the date of contribution rate increases, changes in actuarial assumptions, actuarial losses, or failure		
8	to fund or otherwise recognize normal cost accruals or interest on supplemental costs. These costs are		
9	included in the unfunded actuarial liabilities of the retirement plan.		
10	(51)(50) "Survivorship benefit" means payments for life to the statutory or designated beneficiary of a		
11	deceased member who died while in service under a defined benefit retirement plan.		
12	(52)(51) "Termination of employment", "termination from employment", "terminated employment",		
13	"terminated from employment", "terminate employment", or "terminates employment" means that:		
14	(a) there has been a complete severance of a covered employment relationship by the positive act of		
15	either the employee, the employer, or both; and		
16	(b) the member is no longer receiving compensation for covered employment, other than any		
17	outstanding lump-sum payment for compensatory leave, sick leave, or annual leave.		
18	(53)(52) "Termination of service", "termination from service", "terminated from service", "terminated		
19	service", "terminating service", or "terminates service" means that:		
20	(a) there has been a complete severance of a covered employment relationship by the positive act of		
21	either the employee, the employer, or both for at least 30 days;		
22	(b) no written or verbal agreement exists between employee and employer that the employee will		
23	return to covered employment in the future;		
24	(c) the member is no longer receiving compensation for covered employment; and		
25	(d) the member has been paid all compensation for compensatory leave, sick leave, or annual leave		
26	to which the member was entitled. For the purposes of this subsection (53) (52), compensation does not mean		
27	compensation as a result of a legal action, court order, or settlement to which the board was not a party.		



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1	(54)(53) "Unfunded actuarial liabilities" or "unfunded liabilities" means the excess of a defined benefit
2	retirement plan's actuarial liabilities at any given point in time over the value of its cash and investments on that
3	same date.
4	(55)(54) "Vested account" means an individual account within a defined contribution plan that is for the
5	exclusive benefit of a member or the member's beneficiary. A vested account includes all contributions and the
6	income on all contributions in each of the following accounts:
7	(a) the member's contribution account;
8	(b) the vested portion of the employer's contribution account; and
9	(c) the member's account for other contributions.
10	(56)(55) "Vested member" or "vested" means:
11	(a) with respect to a defined benefit plan, except as provided in subsection (56)(b) ( <u>55)(b)</u> , a member
12	or the status of a member who has at least 5 years of membership service;
13	(b) with respect to a member of the highway patrol officers' retirement system established in Title 19,
14	chapter 6, who was hired on or after July 1, 2013, a member or the status of a member who has at least 10
15	years of membership service; or
16	(c) with respect to the defined contribution plan, a member or the status of a member who meets the
17	minimum membership service requirement of 19-3-2116.
18	(57)(56) "Written application" or "written election" means a written instrument, prescribed by the board
19	or required by law, properly signed and filed with the board, that contains all required information, including
20	documentation that the board considers necessary.
21	(58)(57) "Written instrument" includes an electronic record containing an electronic signature, as
22	defined in 30-18-102. "
23	
24	SECTION 27. SECTION 19-2-405, MCA, IS AMENDED TO READ:
25	"19-2-405. Employment of actuary annual investigation and valuation. (1) The board shall
26	retain a competent actuary who is an enrolled member of the American academy of actuaries and who is
27	familiar with public systems of pensions. The actuary is the technical adviser of the board on matters regarding



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 1 the operation of the retirement systems.

- 2 (2) The board shall require the actuary to make and report on an annual actuarial investigation into
- 3 the suitability of the actuarial tables used by the retirement systems and an actuarial valuation of the assets and
- 4 liabilities of each defined benefit plan that is a part of the retirement systems.
- 5 (3) The normal cost contribution rate, which is funded by required employee contributions and a
- 6 portion of the required employer contributions to each defined benefit retirement plan, must be calculated as the
- 7 level percentage of members' salaries that will actuarially fund benefits payable under a retirement plan as
- 8 those benefits accrue in the future.
- 9 (4) (a) The unfunded liability contribution rate, which is entirely funded by a portion of the required
- 10 employer contributions to the retirement plan, must be calculated as the level percentage of current and future
- 11 defined benefit plan members' salaries that will amortize the unfunded actuarial liabilities of the retirement plan
- 12 over a reasonable period of time, not to exceed 30 years, as determined by the board, except as provided in
- 13 19-3-316 for the public employees' retirement system's defined benefit plan.
- (b) In determining the amortization period under subsection (4)(a) for the public employees' retirement
   system's defined benefit plan, the actuary shall take into account the plan choice rate contributions to be made
- 16 to the defined benefit plan pursuant to 19-3-2117 and 19-21-214.
- 17 (5) The board shall require the actuary to conduct and report on a periodic actuarial investigation into
- 18 the actuarial experience of the retirement systems and plans.
- 19 (6) The board may require the actuary to conduct any valuation necessary to administer the
- 20 retirement systems and the plans subject to this chapter.
- 21 (7) The board shall provide copies of the reports required pursuant to subsections (2) and (5) to the
- 22 state administration and veterans' affairs interim committee and to the legislature pursuant to 5-11-210.
- 23 (8) The board shall require the actuary to prepare for each employer participating in a retirement
- 24 system the disclosures or the information required to be included in the disclosures as required by law and by
- 25 the governmental accounting standards board or its generally recognized successor."
- 26

27

SECTION 28. SECTION 19-2-409, MCA, IS AMENDED TO READ:



- 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 "19-2-409. Plans to be funded on actuarially sound basis -- definition. As required by Article VIII, 2 section 15, of the Montana constitution, each system must be funded on an actuarially sound basis. For 3 purposes of this section, "actuarially sound basis" means that contributions to each retirement plan must be 4 sufficient to pay the full actuarial cost of the plan. For a defined benefit plan, the full actuarial cost includes both 5 the normal cost of providing benefits as they accrue in the future and the cost of amortizing unfunded liabilities 6 over a scheduled period of no more than 30 years, except that with respect to the public employees' retirement 7 system's defined benefit plan, the unfunded liabilities must be paid over the periods provided for in 19-3-316. For the defined contribution plan, the full actuarial cost is the contribution defined by law that is payable to an 8 9 account on behalf of the member. " 10 11 SECTION 29. SECTION 19-3-315, MCA, IS AMENDED TO READ: 12 "19-3-315. Member's contribution to be deducted. (1) (a) Except as provided in subsection (2), 13 each member's contribution is 7.9% of the member's compensation. 14 (b) The board shall annually review the required contributions and recommend future adjustments to the legislature as needed to maintain the amortization schedule set by the board for the payment of the 15 16 system's unfunded liability. (2) Each member's contribution must be reduced to 6.9% on January 1 following the system's defined 17 18 benefit plan's annual actuarial valuation if the valuation determines that the plan's funded ratio is at least 100% 19 and reducing the employee contribution pursuant to this subsection and reducing the employer contribution 20 pursuant to 19-3-316 (4) terminating the employer supplemental contribution pursuant to 19-3-319(3) would not 21 cause the system's amortization period to exceed 25 years the plan's funded ratio to be less than 100%. 22 (3) Payment of salaries or wages less the contribution is full and complete discharge and acquittance 23 of all claims and demands for the service rendered by members during the period covered by the payment. 24 except their claims to the benefits to which they may be entitled under the provisions of this chapter. (4) Each employer, pursuant to section 414(h)(2) of the federal Internal Revenue Code, 26 U.S.C. 25 26 414(h)(2), shall pick up and pay the contributions that would be payable by the member under subsection (1) or 27 (2) for service rendered after June 30, 1985.



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1	<del>(5) (a) The member's con</del>	tributions picked up by the employer must be designated	for all purposes of
2	the retirement system as the membe	er's contributions, except for the determination of a tax up	on a distribution
3	from the retirement system.		
4	(b) In the case of a membe	er of the defined benefit plan, these contributions must be	come part of the
5	member's accumulated contribution	s but must be accounted for separately from those previo	usly accumulated.
6	<del>(c) In the case of a membe</del>	er of the defined contribution plan, these contributions mu	<del>st be allocated as</del>
7	provided in <del>19-3-2117</del> .		
8	<del>(6) The member's contribu</del>	itions picked up by the employer must be payable from th	<del>e same source as</del>
9	is used to pay compensation to the I	member and must be included in the member's wages, as	s defined in 19-1-
10	102, and compensation. The employ	yer shall deduct from the member's compensation an amo	ount equal to the
11	amount of the member's contributior	ns picked up by the employer and remit the total of the co	ntributions to the
12	<del>board.</del> "		
13			
14	SECTION 30. SECTION 19-3-3	16, MCA, IS AMENDED TO READ:	
15	"19-3-316. Employer con	tribution rates <u> definitions</u> . (1) Each employer shall co	Intribute to the
16	system. Except as provided in subse	ection (2), the employer shall pay as employer contributio	n <del>s 6.9% of the</del>
17	compensation paid to all of the emp	loyer's employees plus any additional contribution under t	subsection (3),
18	except for those employees properly	y excluded from membership. Of employer contributions r	nade under this
19	subsection for both defined benefit r	plan and defined contribution plan members, a portion mu	st be allocated for
20	educational programs as provided ir	19-3-112. Employer contributions for members under the	e defined
21	contribution plan must be allocated a	as provided in 19-3-2117.	
22	(2) Local government and	school district employer contributions must be the total en	mployer
23	contribution rate provided in subsect	tion (1) minus the state contribution rates under 19-3-319	
24	(3) (a) Subject to subsect	ion (4), each employer shall contribute to the system an a	dditional employer
25	contribution equal to the percentage	specified in subsection (3)(b) of the compensation paid t	<del>o all of the</del>
26	employer's employees, except for th	lose employees properly excluded from membership.	
27	(b) The percentage of corr	apensation to be contributed under subsection (3)(a) is 1.3	27% for fiscal year



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1	2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30,
2	2024, the percentage of compensation to be contributed under subsection (3)(a) is 2.27%.
3	(4) (a) The board shall annually review the additional employer contribution provided for under
4	subsection (3) and recommend adjustments to the legislature as needed to maintain the amortization schedule
5	set by the board for payment of the system's unfunded liabilities.
6	(b) The employer contribution required under subsection (3) terminates on January 1 following the
7	board's receipt of the system's actuarial valuation if the actuarial valuation determines that terminating the
8	additional employer contribution pursuant to this subsection (4)(b) and reducing the employee contribution
9	pursuant to 19-3-315 (2) would not cause the amortization period to exceed 25 years.
10	(1) BEGINNING JULY 1, 2023, THROUGH JUNE 30, 2024, EACH EMPLOYER SHALL CONTRIBUTE AN AMOUNT
11	EQUAL TO 9.29% OF THE COMPENSATION OF ALL THE EMPLOYER'S EMPLOYEES IN THE DEFINED BENEFIT PLAN AND THE
12	DEFINED CONTRIBUTION PLAN, EXCEPT FOR THOSE PROPERLY EXCLUDED FROM MEMBERSHIP. OF EMPLOYER
13	CONTRIBUTIONS MADE UNDER THIS SUBSECTION FOR BOTH DEFINED BENEFIT PLAN AND DEFINED CONTRIBUTION PLAN
14	MEMBERS, A PORTION MUST BE ALLOCATED FOR EDUCATIONAL PROGRAMS AS PROVIDED IN 19-3-112. OF EMPLOYER
15	CONTRIBUTIONS MADE FOR MEMBERS OF THE DEFINED CONTRIBUTION PLAN, 7.9% MUST GO TO THE DEFINED
16	CONTRIBUTION PLAN, AND THE REMAINING AMOUNT MUST GO TO THE DEFINED BENEFIT PLAN'S LEGACY UNFUNDED
17	LIABILITY.
18	(2) (A) BEGINNING JULY 1, 2024, EACH EMPLOYER SHALL CONTRIBUTE TO THE DEFINED BENEFIT PLAN
19	EITHER THE ACTUARIALLY DETERMINED EMPLOYER CONTRIBUTION THAT IS DETERMINED ANNUALLY BY THE PUBLIC
20	EMPLOYEES' RETIREMENT SYSTEM'S ACTUARY IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION AND PART OF
21	THE PLAN'S ANNUAL ACTUARIAL VALUATION OR THE BASE RATE OF 9.79%, WHICHEVER IS LESS. THIS CONTRIBUTION
22	RATE IS EFFECTIVE JULY 1 FOLLOWING THE ANNUAL ACTUARIAL VALUATION COMPLETED IN THE PRIOR CALENDAR YEAR.
23	BEGINNING JULY 1, 2025, THE BASE RATE WILL INCREASE BY 0.50% EACH YEAR.
24	(B) BEGINNING JULY 1, 2024, EACH EMPLOYER SHALL CONTRIBUTE EITHER THE ACTUARIALLY
25	DETERMINED EMPLOYER CONTRIBUTION OR THE BASE RATE OF 9.79% FOR EMPLOYEES IN THE DEFINED CONTRIBUTION
26	PLAN, WHICHEVER IS LESS. OF THE TOTAL AMOUNT, 7.9% MUST GO TO THE DEFINED CONTRIBUTION PLAN, AND THE
27	REMAINING AMOUNT MUST GO TO THE DEFINED BENEFIT PLAN'S LEGACY UNFUNDED LIABILITY. BEGINNING JULY 1, 2025,



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1	THE BASE RATE WILL INCREASE BY 0.50% EACH YEAR.
2	(C) IF THE ACTUARIALLY DETERMINED EMPLOYER CONTRIBUTION IS HIGHER THAN THE BASE RATE, THE
3	PENSION SPECIAL FUND ESTABLISHED IN [SECTION 21] MUST BE USED TO FUND THE DIFFERENCE SO LONG AS THERE IS
4	AN AVAILABLE BALANCE IN THE FUND.
5	(D) THE ACTUARIALLY DETERMINED EMPLOYER CONTRIBUTION MUST BE THE SUM OF THE FOLLOWING
6	CONTRIBUTION RATES, MINUS THE EMPLOYEE CONTRIBUTION PROVIDED IN 19-3-315 AND THE STATE CONTRIBUTIONS
7	PROVIDED IN 19-3-319 AND 19-3-320:
8	(I) THE CONTRIBUTION RATE DETERMINED UNDER SUBSECTION (2)(E) TO PAY OFF THE LEGACY UNFUNDED
9	LIABILITY;
10	(II) THE CONTRIBUTION RATE DETERMINED UNDER SUBSECTION (2)(F) TO PAY FOR THE CONTEMPORARY
11	UNFUNDED LIABILITY;
12	(III) THE CONTRIBUTION RATE DETERMINED UNDER SUBSECTION (2)(G) TO PAY FOR THE NORMAL COST OF
13	BENEFITS AS THEY ACCRUE; AND
14	(IV) A CONTRIBUTION OF 0.04% OF COMPENSATION FOR THE EMPLOYER'S EMPLOYEES WHO ARE MEMBERS
15	OF EITHER THE DEFINED CONTRIBUTION PLAN OR THE DEFINED BENEFIT PLAN FOR EDUCATIONAL PROGRAMS AS
16	PROVIDED IN 19-3-112.
17	(E) (I) THE CONTRIBUTION RATE UNDER SUBSECTION (2)(D)(I) FOR THE LEGACY UNFUNDED LIABILITY MUST
18	BE THE AMOUNT REQUIRED ON A LEVEL DOLLAR BASIS TO AMORTIZE THE LEGACY UNFUNDED LIABILITY ATTRIBUTABLE TO
19	THE EMPLOYER'S EMPLOYEES WHO ARE MEMBERS OF EITHER THE DEFINED CONTRIBUTION PLAN OR THE DEFINED
20	BENEFIT PLAN OVER A CLOSED 30-YEAR AMORTIZATION PERIOD BEGINNING JULY 1, 2023, EXCEPT AS PROVIDED IN
21	SUBSECTION (2)(D)(II).
22	(II) IF THE JUNE 30, 2023, ACTUARIAL VALUATION DETERMINES THE SYSTEM'S AMORTIZATION PERIOD IS
23	LESS THAN 30 YEARS, THEN THE CLOSED AMORTIZATION PERIOD USED FOR THE PURPOSES OF SUBSECTION $(2)(D)(I)$
24	MUST BE THAT AMORTIZATION PERIOD.
25	(F) THE CONTRIBUTION RATE UNDER SUBSECTION (2)(D)(II) FOR THE CONTEMPORARY UNFUNDED LIABILITY
26	MUST BE THE AMOUNT REQUIRED ON A LEVEL DOLLAR BASIS TO PAY THE ANNUAL CONTEMPORARY UNFUNDED LIABILITIES
27	ATTRIBUTABLE TO THE EMPLOYER'S EMPLOYEES WHO ARE MEMBERS OF EITHER THE DEFINED CONTRIBUTION PLAN OR



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1	THE DEFINED BENEFIT PLAN OVER A LAYERED AMORTIZATION SCHEDULE SO THAT EACH FISCAL YEAR'S CONTEMPORARY
2	UNFUNDED LIABILITY IS AMORTIZED OVER A CLOSED 10-YEAR PERIOD, STARTING WITH THE CONTEMPORARY UNFUNDED
3	LIABILITY FOR THE FISCAL YEAR ENDING JUNE 30, 2024.
4	(G) THE CONTRIBUTION RATE UNDER SUBSECTION (2)(D)(III) FOR THE NORMAL COST OF BENEFITS AS THEY
5	ACCRUE MUST BE THE AMOUNT REQUIRED ON A LEVEL DOLLAR BASIS TO PAY THE NORMAL COST OF BENEFITS AS
6	DETERMINED IN THE ANNUAL ACTUARIAL VALUATION AS THE BENEFITS ACCRUE FOR EACH OF THE EMPLOYER'S
7	EMPLOYEES WHO ARE MEMBERS OF EITHER THE DEFINED CONTRIBUTION PLAN OR THE DEFINED BENEFIT PLAN.
8	(3) (A) BEGINNING JULY 1, 2023, EACH EMPLOYER SHALL CONTRIBUTE TO THE DEFINED CONTRIBUTION
9	PLAN AN AMOUNT EQUAL TO 7.9%. OF EMPLOYER CONTRIBUTIONS MADE UNDER THIS SUBSECTION (3)(A) FOR DEFINED
10	CONTRIBUTION PLAN MEMBERS, A PORTION MUST BE ALLOCATED FOR EDUCATIONAL PROGRAMS AS PROVIDED IN 19-3-
11	<u>112.</u>
12	(B) THE EMPLOYER CONTRIBUTION UNDER SUBSECTION (3)(A) MUST BE ALLOCATED AS PROVIDED IN 19-3-
13	<u>2117.</u>
14	(C) THE EMPLOYER CONTRIBUTION RATE FOR THE DEFINED CONTRIBUTION PLAN MAY NOT BE LOWER THAN
15	7.9%, EVEN IF THE ACTUARIALLY DETERMINED CONTRIBUTION RATE FOR THE DEFINED BENEFIT PLAN IS LESS THAN
16	<u>7.9%.</u>
17	(4) For the purposes of this section, the following definitions apply:
18	(A) "CONTEMPORARY UNFUNDED LIABILITY" MEANS THE DEFINED BENEFIT PLAN'S ANNUAL FISCAL YEAR
19	ACTUARIAL GAINS AND LOSSES SMOOTHED OVER 5 YEARS STARTING WITH THE FISCAL YEAR ENDING JUNE 30, 2019.
20	(B) "LEGACY UNFUNDED LIABILITY" MEANS THE UNFUNDED LIABILITY OF THE DEFINED BENEFIT PLAN AS OF
21	<u>JUNE</u> <u>30, 2023.</u> "
22	
23	SECTION 31. SECTION 19-3-319, MCA, IS AMENDED TO READ:
24	"19-3-319. State contributions for local government and school district employers. (1) The
25	Subject to subsection (3), the state shall contribute monthly from the general fund to the pension trust fund a
26	sum equal to 0.1% of the compensation paid to all employees of local government entities and school districts
27	on and after July 1, 1997, except those employees properly excluded from membership.



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1	(2) (a) Subject to subsec	tion (2)(b) ( <u>3), in addition to the contribution require</u>	ed under subsection (1),
2	the state shall contribute monthly fr	om the general fund to the pension trust fund a sur	n equal to 0.27% of the
3	compensation paid to all employee	s of school districts except for those employees pro	operly excluded from
4	membership.		
5	(b) <u>(3)</u> The additional cont	ribution under subsection (2)(a) terminates when the	ne additional contribution
6	under 19-3-316 (3) terminates <u>cont</u>	ributions in this section terminate January 1 followi	ng the defined benefit
7	<u>plan's actuarial</u> valuation if the value	ation determines that the plan's funded ratio is at le	east 100% and
8	terminating the contribution pursual	nt to this subsection and reducing the employee co	ntribution pursuant to 19-
9	<u>3-315(2) would not cause the funde</u>	ed ratio to be less than 100%.	
10	(3)(4) The board shall cer	tify amounts due under this section on a monthly b	<del>pasis, and the state</del>
11	treasurer shall transfer those amou	nts to the pension trust fund within 1 week. The pa	<del>yments in this section are</del>
12	statutorily appropriated as provided	Lin 17-7-502. <u>"</u>	
13			
14	SECTION 32. SECTION 19-3-	1605, MCA, is amended to read:	
15	"19-3-1605. Guaranteed	annual benefit adjustment. (1) Subject to subsec	ction (2), on January 1 of
16	each year, the permanent monthly	benefit payable during the preceding January to ea	<del>ich recipient who is</del>
17	eligible under subsection (3) must t	pe increased by the applicable percentage provided	<del>1 in subsection (4).</del>
18	( <del>2) (a) If a recipient's ben</del>	nefit payable during the preceding January has bee	<del>n increased by one or</del>
19	more adjustments not provided for	in this section and the adjustments amount to less	than an annualized
20	increase of the applicable percenta	ge provided in subsection (4), then the recipient's t	penefit must be adjusted
21	by an amount that will provide a tot	al annualized increase of the applicable percentage	e in the benefit paid since
22	the preceding January.		
23	(b) If a recipient's benefit	payable during the preceding January has been in	creased by one or more
24	adjustments not provided for in this	section and the increases amount to more than ar	annualized increase of
25	the applicable percentage provided	in subsection (4), then the benefit increase provide	ed under this section must
26	<del>be 0%.</del>		
27	(c) If a benefit recipient is	a contingent annuitant receiving an optional benef	it upon the death of the



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1	original payee that occurred since the preceding January, the new recipient's monthly benefit must be
2	increased to the applicable percentage provided in subsection (4)(b) more than the amount that the contingent
3	annuitant would have received had the contingent annuitant received a benefit during the preceding January.
4	(3) Except as provided in subsection (2)(b), a benefit recipient is eligible for and must receive the
5	minimum annual benefit adjustment provided for in this section if the benefit's commencement date is at least
6	12 months prior to January 1 of the year in which the adjustment is to be made.
7	(4) (a) The applicable percentage increase under subsection (1) is 3% if the member was hired or
8	assumed office:
9	(i) before July 1, 2007; or
10	(ii) on or after July 1, 2007, and before July 1, 2013, and the benefit recipient is a member of a
11	retirement system provided for in this title, and the guaranteed annual benefit adjustment provision for that
12	member under that system is a 3% benefit increase.
13	(b) The applicable percentage increase under subsection (1) is 1.5% if the member was hired or
14	assumed office on or after July 1, 2007, and before June 30, 2013, and the benefit recipient is not otherwise
15	covered under subsection (4)(a)(ii).
16	(c) The applicable percentage increase under subsection (1) is 1.5% if the member was hired or
17	assumed office on or after July 1, 2013, subject to reduction as provided in subsection (5).
18	(5) (a) Except as provided in subsection (5)(b), if If the most recent actuarial valuation of the
19	retirement system shows that retirement system liabilities are less than 90% funded, the applicable percentage
20	increase in subsection (4)(c) must be reduced by 0.1% for each 2% below that 90% funding level.
21	(b) If the amortization period is 40 years or greater, the applicable percentage increase in subsection
22	(4)(c) must be reduced to 0% and the retirement allowance may not be increased.
23	(6) The board shall adopt rules to administer the provisions of this section."
24	
25	SECTION 33. SECTION 19-3-2111, MCA, IS AMENDED TO READ:
26	
27	(1) Except as otherwise provided in this part:



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1	(a) a member who was an inactive member of the defined benefit plan on the effective date of the
2	defined contribution plan and who is rehired into covered employment after the plan effective date may, within
3	the 12-month period provided for in subsection (2)(a), elect to transfer to and become a member of the plan
4	regardless of whether the member remains active, becomes inactive, or terminates employment and plan
5	membership within the 12-month period;
6	(b) a member who is initially hired into covered employment on or after the effective date of the
7	defined contribution plan may, within the 12-month period provided for in subsection (2)(a), elect to become a
8	member of the plan regardless of whether the member remains active, becomes inactive, or terminates
9	employment and plan membership within the 12-month period.
10	(2) (a) Elections made pursuant to this section must be made on a form prescribed by the board and
11	must be made within 12 months from the month that the employer properly reports the new or rehired member
12	to the board.
13	(b) A member failing to make an election prescribed by this section remains a member of the defined
14	benefit <u>contribution</u> plan.
15	(c) An election under this section, including the default election pursuant to subsection (2)(b), is a
16	one-time irrevocable election. Subject to 19-3-2113, this subsection (2)(c) does not prohibit a new election after
17	a member has terminated membership in either plan and returned to covered employment.
18	(3) A member in either the defined benefit plan or the defined contribution plan who becomes inactive
19	after an election under this section and who returns to active membership remains in the plan previously
20	elected.
21	(4) A system member may not simultaneously be a member of the defined benefit plan and the
22	defined contribution plan and must be a member of either the defined benefit plan or the defined contribution
23	plan. A period of service may not be credited in more than one retirement plan within the system.
24	(5) The provisions of this part do not prohibit the board from adopting rules to allow an employee to
25	elect the defined contribution plan from the first day of covered employment.
26	(6) A member of the defined benefit plan who is subject to a family law order pursuant to 19-2-907 or
27	an execution or income-withholding order pursuant to 19-2-909 may not transfer to the defined contribution plan



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1	unless the order is modified to apply under the defined contribution plan.
2	(7) (a) A member of the defined benefit plan who is purchasing service credit through installment
3	payments, either made directly to the board or pursuant to a payroll deduction agreement, may not transfer
4	membership to the defined contribution plan unless the member first completes or terminates the contract for
5	purchase of service credit.
6	(b) A member who files an election to transfer membership may make a lump-sum payment for up to
7	the balance of the service credit remaining to be purchased prior to transferring, subject to the limitations of
8	section 415 of the Internal Revenue Code. The lump-sum payment, unless made by a rollover pursuant to 19-2-
9	708, must be made with after-tax dollars.
10	(c) If a member who files an election to transfer membership fails to complete or terminate the
11	contract for purchase of service credit by the end of the member's 12-month election window, the board shall
12	terminate the service purchase contract and credit the member with the prorated amount of service credit
13	purchased under the contract."
14	
15	SECTION 34. SECTION 19-3-2117, MCA, IS AMENDED TO READ:
16	"19-3-2117. Allocation of contributions and forfeitures. (1) The member contributions made under
17	19-3-315 and additional contributions paid by the member for the purchase of service must be allocated to the
18	<del>plan member's retirement account.</del>
19	(2) — Subject to subsections (3) and (4), of the employer contributions under 19-3-316 received <u>The</u>
20	employer's contribution received under 19-3-316(2) must be allocated as follows :
21	<del>(a) an amount equal to:</del>
22	(i)(a) 4.19% the percentage of compensation specified under 19-3-316(3)(a) minus the amounts
23	specified in subsections (2)(b) and (2)(c) of this section must be allocated to the member's retirement account;
24	(ii) 2.37% of compensation must be allocated to the defined benefit plan as the plan choice rate;
25	(iii)(b) 0.04% of compensation must be allocated to the education fund as provided in 19-3-112 (1)(b);
26	and
27	(iv)(c) 0.3% of compensation must be allocated to the long-term disability plan trust fund established



HB 816 - 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 pursuant to 19-3-2141 ;. 2 (b) on July 1, 2009, continuing until the additional employer contributions terminate pursuant to 19-3-3 316 (4)(b), the percentage specified in subsection (3) of this section of compensation must be allocated to the 4 defined benefit plan to eliminate the plan choice rate unfunded actuarial liability; 5 (c) on July 1, 2013, and continuing until June 30, 2015, an amount equal to 1% of compensation must 6 be allocated to the defined benefit plan unfunded liabilities: and 7 (d) on July 1, 2015, and continuing until the plan choice rate unfunded actuarial liability in the defined 8 benefit plan is fully paid, an amount equal to 1% of compensation must be allocated to the defined benefit plan 9 as part of the plan choice rate. Effective the first full pay period in the month following the board's verification 10 that the plan choice rate unfunded actuarial liability is paid off, the amount equal to 1% of compensation must 11 be allocated to the member's retirement account until the additional employer contributions terminate pursuant 12 to 19-3-316 (4)(b). (3) The percentage of compensation to be contributed under subsection (2)(b) is 0.27% for fiscal year 13 14 2014 and increases by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30, 15 2024, the percentage of compensation to be contributed under subsection (2)(b) is 1.27%. 16 (4) Effective the first full pay period in the month following the board's verification that the plan choice 17 rate unfunded actuarial liability is paid off, the 2.37% of compensation in subsection (2)(a)(ii) and the 18 percentage of compensation in subsection (3), if any, must be allocated to the member's retirement account. 19 (5)(3) Forfeitures of employer contributions and investment income on the employer contributions 20 may not be used to increase a member's retirement account. The board shall allocate the forfeitures under 19-21 3-2116 to meet the plan's administrative expenses, including startup expenses. -22 23 SECTION 35. SECTION 19-21-214, MCA, IS AMENDED TO READ: 24 "19-21-214. Contributions and allocations for employees in positions covered under public 25 employees' retirement system. (1) The contribution rates for employees in positions covered under the public 26 employees' retirement system who elect to become program members pursuant to 19-3-2112 are as follows: 27 (a) the member's contribution rate must be the rate provided in 19-3-315; and



#### Amendment - 1st Reading/2nd House-blue - Requested by: Free Conference Committee on HB 816 - 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 (b) the employer's contribution rate must be the rate provided in 19-3-316. 2 (2) Subject to subsections (3) and (4), of the The employer's contribution received under 19-3-316 (3) 3 ÷ 4 (a) an amount equal to must be allocated as follows : 5 (i)(a) 4.49% the percentage of compensation specified under 19-3-316(3)(a) minus the amount specified in subsection (2)(b) of this section must be allocated to the participant's program account; 6 7 (ii) 2.37% of compensation must be allocated to the defined benefit plan under the public employees' 8 retirement system as the plan choice rate; and 9 (iii)(b) 0.04% of compensation must be allocated to the education fund pursuant to 19-3-112 (1)(b) ;. 10 (b) on July 1, 2009, continuing until the additional employer contributions terminate pursuant to 19-3-11 316 (4)(b), an amount equal to 0.27% of compensation must be allocated to the defined benefit plan to 12 eliminate the plan choice rate unfunded actuarial liability: (c) on July 1, 2013, and continuing until June 30, 2015, an amount equal to 1% of compensation must 13 14 be allocated to the defined benefit plan unfunded liabilities; and 15 (d) on July 1, 2015, and continuing until the plan choice rate unfunded actuarial liability in the defined 16 benefit plan is fully paid, an amount equal to 1% of compensation must be allocated to the defined benefit plan 17 as part of the plan choice rate. Effective the first full pay period in the month following the board's verification that the plan choice rate unfunded actuarial liability is paid off, the amount equal to 1% of compensation must 18 19 be allocated to the member's retirement account until the additional employer contributions terminate pursuant 20 to 19-3-316 (4)(b). 21 (3) The percentage of compensation amount to be allocated under subsection (2)(b) must be 22 increased by 0.1% each fiscal year through fiscal year 2024. For fiscal years beginning after June 30, 2024, the 23 percentage of compensation amount to be allocated under subsection (2)(b) must be 1.27%. 24 (4) Effective the first full pay period in the month following the board's verification that the plan choice 25 rate unfunded actuarial liability is paid off, amounts equal to the 2.37% of compensation in subsection (2)(a)(ii) 26 and the percentage of compensation in subsection (2)(b), if any, must be allocated to the member's retirement 27 account."



- 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0816.003.001 1 2 SECTION 6. SECTION 2, CHAPTER 44, LAWS OF 2023, IS AMENDED TO READ: 3 "Section 2. Individual income tax rebate. (1) By December 31, 2023, the department of revenue 4 shall issue, to a qualified taxpayer who incurred individual income tax liability in Montana in 2021, a one-time 5 income tax rebate in an amount equal to the lesser of: 6 the gualified taxpaver's 2021 individual income tax liability as properly reported on line 20 of the (a) 7 2021 Montana individual income tax return; or 8 (b) an amount based on the taxpayer's 2021 filing status, equal to: 9 (i) for a single taxpayer, a head of household, or a married taxpayer filing a separate return, 10 \$1,250; or 11 (ii) for a married couple filing a joint return, \$2,500. 12 (2) The department may not issue a rebate pursuant to this section that exceeds the taxpayer's individual income tax liability as properly reported on line 20 of the 2021 Montana individual income tax return. 13 14 (3) (a) Except as provided in subsection (3)(b), the department shall issue rebates provided for in this section electronically or by mailing a check to the taxpayer's mailing address based on the taxpayer's 15 16 refund instructions. 17 A rebate provided for in this section must first be credited against any outstanding liability for (b) 18 which the department withholds a tax refund existing at the time the refund is issued. 19 (4) As provided in 15-30-2110(2)(u), a rebate provided for in this section is not taxable income. 20 (a) As used in this section, the term "qualified taxpayer" means an individual who was a (5) 21 resident as defined in 15-30-2101 for the entire income tax year beginning January 1, 2021, and who filed a 22 Montana individual income tax return for income tax years 2020 and 2021 by the due date for filing the return 23 for income tax year 2021, including any extensions that have been granted authorized pursuant to 15-30-24 2604(1)(b) and (3), respectively. 25 (b) The term does not include: 26 (i) a taxpayer who is a nonresident, as defined in 15-30-2101, who filed tax returns in 2020 or 27 2021 pursuant to 15-30-2104;



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1	(ii)	an individual who was claimed as a dependent by another taxpayer for federal or Montana
2	income tax pu	rposes for the 2021 tax year; or
3	(iii)	a trust.
4	<u>(6)</u>	As used in this section, the term "properly reported" means the amount reported on line 20 of
5	the 2021 Mont	tana individual income tax return filed by the due date for filing that return, including any
6	extensions aut	thorized pursuant to 15-30-2604(1)(b) and (3), or an amended 2021 Montana individual income
7	tax return filed	on or before May 1, 2023."
8		
9	SECTIO	ON 7. SECTION 1, CHAPTER 47, LAWS OF 2023, IS AMENDED TO READ:
10	"Secti	on 1. Definitions. As used in [sections 1 through 3], the following definitions apply:
11	(1)	"Montana property taxes" means the ad valorem property taxes, special assessments, and
12	other fees imp	osed on property classified under 15-6-134 that is a single-family dwelling unit, unit of a multiple-
13	unit dwelling, t	railer, manufactured home, or mobile home and as much of the surrounding land, not exceeding
14	1 acre, as is re	easonably necessary for its use as a dwelling and that were assessed and paid by the taxpayer
15	as follows:	
16	(a)	for tax year 2022, the amount of Montana property taxes assessed and paid is equal to the
17	total amount b	illed by the local government for the dwelling as shown on the 2022 property tax bill received by
18	the <u>TAXPAYER</u>	taxpayer with a first-half payment due in or around November 2022 and a second-half payment
19	due in or arour	nd May 2023; and
20	(b)	for tax year 2023, the amount of Montana property taxes assessed and paid is equal to the
21	total amount b	illed by the local government for the dwelling as shown on the 2023 property tax bill received by
22	the taxpayer-with a first-half payment due in or around November 2023 and a second-half payment due in or	
23	around May 20	<del>024</del> .
24	(2)	"Owned" includes purchasing under a contract for deed and being the grantor or grantors under
25	a revocable tru	ust indenture.
26	(3)	(a) "Principal residence" is, subject to the provisions of subsection (3)(b), a dwelling:
27	(i)	in which a taxpayer can demonstrate the taxpayer owned and lived in for at least 7 months of



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1	the year for wh	ich the rebate is claimed;	
2	(ii)	that is the only residence for which the property tax rebate is claimed; and	
3	(iii)	for which the taxpayer made payment of the assessed Montana property taxes during tax year	
4	2022 and tax y	ear 2023.	
5	(b)	A taxpayer that cannot meet the requirements of subsection (3)(a)(i) because the taxpayer's	
6	principal residence changes during the tax year to another principal residence may still claim a rebate if the		
7	taxpayer paid the Montana property taxes while residing in each principal residence for a total of at least 7		
8	consecutive m	onths for each tax year.	
9	(4)	"Tax year 2022" means the period January 1, 2022, through December 31, 2022.	
10 11	(5)	"Tax year 2023" means the period January 1, 2023, through December 31, 2023."	
12	NEW (	SECTION. Section 38. Transfer of funds. (1) Within 15 days of [the effective date of this	
13	SECTION ], THE	STATE TREASURER SHALL TRANSFER \$85 MILLION FROM THE GENERAL FUND TO THE LOCAL	
14	GOVERNMENT R	OAD MAINTENANCE ACCOUNT PROVIDED IN [SECTION 19].	
15	<u>(2)</u>	BY AUGUST 15, 2023, THE STATE TREASURER SHALL TRANSFER \$200 MILLION FROM THE GENERAL	
16	FUND TO THE AC	COUNT ESTABLISHED IN [SECTION 2].	
17			
18	NEW S	SECTION. Section 39. Appropriation individual income tax rebate. (1) There is	
19	appropriated \$	100 million from the general fund to the department of revenue for the biennium beginning July 1,	
20	<del>2023.</del>		
21	(2)	The appropriation must be used to supplement individual income tax rebates as provided in	
22	<del>[section</del> 1 <del>].</del>		

- 23
- <u>NEW SECTION.</u> Section 4. Appropriation -- property tax rebate. (1) There is appropriated \$100
   million from the general fund to the department of revenue for the biennium beginning July 1, 2023.
- 26 (2) The appropriation must be used to supplement property tax rebates as provided in [section 2].
- 27

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1	NEW SECTION. Section 8. APPROPRIATION PROPERTY TAX REBATE. (1) THERE IS APPROPRIATED \$100
2	MILLION FROM THE GENERAL FUND TO THE DEPARTMENT OF REVENUE FOR THE BIENNIUM BEGINNING JULY 1, 2023.
3	(2) THE APPROPRIATION MUST BE USED TO SUPPLEMENT PROPERTY TAX REBATES AS PROVIDED IN
4	[SECTION 1].
5	
6	NEW SECTION. Section 9. Codification instruction. (1) [SECTIONS 1 AND 2Section] is ARE intended
7	to be codified as an integral part of Title 15, chapter <del>30</del> <u>1</u> , and the provisions of Title 15, chapter <del>30</del> <u>1</u> , apply to
8	[section <u>SECTIONS</u> 1 AND 22 2].
9	(2) [Section 2] is intended to be codified as an integral part of Title 15, chapter 1, and the
10	provisions of Title 15, chapter 1, apply to [section 2] [SECTIONS 2 THROUGH 6] ARE INTENDED TO BE CODIFIED AS AN
11	INTEGRAL PART OF TITLE 17, CHAPTER 6, AND THE PROVISIONS OF TITLE 17, CHAPTER 6, APPLY TO SECTIONS 2
12	THROUGH 6].
13	(3) [SECTION 21] IS INTENDED TO BE CODIFIED AS AN INTEGRAL PART OF TITLE 19, CHAPTER 3, PART 3,
14	AND THE PROVISIONS OF TITLE 19, CHAPTER 3, PART 3, APPLY TO [SECTION 21].
15	(4) [SECTION 23] IS INTENDED TO BE CODIFIED AS AN INTEGRAL PART OF TITLE 15, CHAPTER 30, PART 23,
16	AND THE PROVISIONS OF TITLE 15, CHAPTER 30, PART 23, APPLY TO [SECTION 2-3].
17	
18	COORDINATION SECTION. Section 40. Coordination instruction. (1) If House Bill No. 192 is not
19	passed and approved, then [sections 1 and 3 39] are void.
20	(2) IF HOUSE BILL NO. 819 IS NOT PASSED AND APPROVED, THEN THE AMOUNT APPROPRIATED IN
21	[SECTION 39] IS REDUCED TO \$30 MILLION.
22	
23	COORDINATION SECTION. Section 7. — Coordination instruction. If House Bill No. 222 is not
24	passed and approved, then [sections 2 and 4] are void.
25	
26	NEW SECTION. Section 10. Severability. If a part of [this act] is invalid, all valid parts that are
27	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,



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1 the part remains in effect in all valid applications that are severable from the invalid applications.

- NEW SECTION. Section 11. Effective date <u>DATE s DATE</u>. (1) [This act] is [SECTIONS 1, 7 THROUGH 18,
   <u>22, 23, AND 36 THROUGH 45] ARE</u> [THIS ACT] IS effective on passage and approval.
- 5 (2) [SECTIONS 2 THROUGH 6, 19 THROUGH 21, AND 24 THROUGH 35] ARE EFFECTIVE JULY 1, 2023.
- 6

COORDINATION SECTION. Section 12. Coordination instruction -- transfer. If both House Bill
 No. 424 and [this act] are passed and approved and if House Bill No. 424 creates a pension state special
 revenue account to the credit of the department of administration, then the state treasurer shall transfer \$100
 million from the general fund to the pension state special revenue account by June 30, 2023.

11

12 COORDINATION SECTION. Section 13. Coordination instruction -- House Bill No. 424. If both 13 House Bill No. 424 and [this act] are passed and approved, if House Bill No. 424 creates a pension state 14 special revenue account to the credit of the department of administration, and if House Bill No. 587 is not 15 passed and approved, then, only for the biennium beginning July 1, 2023, if the budget director certifies a 16 projected ending general fund balance for the biennium of less than 6% of general fund appropriations in the 17 second fiscal year of the biennium the governor may authorize a transfer from the account in [section 8 of 18 House Bill No. 424] to the general fund not to exceed one-half of the balance of the account in [section 8 of 19 House Bill No. 424] prior to any other transfers out of the account.

20

21 <u>COORDINATION SECTION.</u> Section 14. Coordination instruction -- House Bill No. 424 and 22 House Bill No. 587. If House Bill No. 424, House Bill No. 587, and [this act] are passed and approved, and if 23 House Bill No. 424 creates a pension state special revenue account to the credit of the department of 24 administration, then, only for the biennium beginning July 1, 2023, if the budget director certifies a projected 25 ending general fund balance for the biennium of less than 6% of general revenue appropriations in the second 26 fiscal year of the biennium the governor may authorize a transfer from the account in [Section 8 of House Bill 27 No. 424] to the general fund not to exceed one-half of the balance of the account in [Section 8 of House Bill No.



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1	4241 prior to an	y other transfers out of	the account.			
2	] [	,				
3	COOR	DINATION SECTION. S	Section 15.	Coordination in	struction Senate Bill	No. 536. If both
4	COORDINATION SECTION. Section 15. Coordination instruction Senate Bill No. 536. If both Senate Bill No. 536 and [this act] are passed and approved, then:					
5	(1) [sections 1(3) and 2 of Senate Bill No. 536] are void;					
6	(2)					
7	(3)	[section 6 of Senate B	ill No. 536] m	ust be amended	to read: "If both House B	ill No. 2 and [this
8	act] are passed and approved and if House Bill No. 2 includes an appropriation of at least \$80 million to the					
9	department of transportation for the purposes of [this act], then the appropriation in House Bill No. 2 for the					
10	purposes of [this act] is void."					
11						
12	NEW S	SECTION. Section 16.	Future oper	rating efficiencie	es appropriations. (1)	The legislature
13	adopted a 5%	vacancy savings budget	t reduction in	the general appr	opriations act. The execu	itive branch shall
14	maintain 5% va	acant FTE positions in th	ne 2025 bienn	iium.		
15	(2)	To access the funding	in this section	n, the executive I	pranch must reduce 1% o	of the general
16	appropriations	act FTE positions. Posi	itions that are	reduced must be	e funded in the general a	ppropriations act
17	and do not have an employee in the position. This reduction in FTE positions must be reflected in the executive					ed in the executive
18	base budget for the 2027 biennium.					
19	(3)	The appropriations in s	subsections (4	4) and (5) are to	provide the executive bra	anch funding for
20	personnel or operations. Reductions in FTE and allocation of the appropriation authority must be reported to the					
21	interim budget committees throughout the interim.					
22	(4)	The following funds are	e appropriate	d to the office of	budget and program and	planning may be
23	allocated among executive branch agencies for the fiscal year beginning July 1, 2023:					
24	(a)	\$3,001,436 from the g	eneral fund;			
25	(b)	\$3,220,257 from state	special rever	iue;		
26	(c)	\$1,826,237 from feder	al special rev	enue; and		
27	(d)	\$75,070 in proprietary	funds.			



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1	(5)	The following funds are appropriated to the office of budget and program and	planning may be					
2	allocated among executive branch agencies for the fiscal year beginning July 1, 2024:							
3	(a) \$3,021,311 from the general fund;							
4	(b)							
5	(c)							
6	(d)	\$75,460 in proprietary funds.						
7	(6)	There is appropriated to the office of budget and program planning \$3.9 million	on from the					
8	general fund and \$600,000 from state special revenue for the biennium beginning July 1, 2023, to cover							
9	shortfalls resulting from legislation this legislative session.							
10								
11		<b>EDINATION SECTION.</b> Section 17. Coordination instruction House Bill	No. 355. (1) If both					
12	House Bill No. 355 and [this act] are passed and approved, then the provisions of House Bill No. 355 apply to							
13	qualifying towns, cities, and consolidated city-county governments and [section 11 of House Bill No. 355] must							
14	be amended to include the following subsection (4):							
15	"(4)	(a) For the purpose of allocating the funds in subsections (1)(b) and (1)(c) to	a consolidated					
16	city-county gov	vernment, each entity must be considered to have separate city and county bou	undaries. The city					
17	limit boundaries are the last official city limit boundaries for the former city unless revised boundaries based on							
18	the location of the urban area have been approved by the department of transportation and must be used to							
19	determine city and county populations and road mileages in the following manner:							
20	(i)	Percentage factors must be calculated to determine separate populations for	the city and rural					
21	county by using the last official decennial federal census population figures that recognized an incorporated city							
22	and the rural county. The factors must be based on the ratio of the city to the rural county population,							
23	considering the total population in the county minus the population of any other incorporated city or town in the							
24	county.							
25	(ii)	The city and county populations must be calculated by multiplying the total co	ounty population,					
26	as determined by the latest official decennial census or the latest interim year population estimates from the							
27	Montana depa	rtment of commerce as supplied by the United States bureau of the census, mi	nus the population					



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1 of any other incorporated city or town in that county, by the factors established in subsection (4)(a)(i).

2 (b) The amount allocated by this method for the city and the county must be combined, and a 3 single allocation must be made to the consolidated city-county government."

4

5 <u>COORDINATION SECTION.</u> Section 18. Coordination instruction -- House Bill No. 587. If both 6 House Bill No. 587 and [this act] are passed and approved, then [section 1 of House Bill No. 587] must be 7 amended to read:

8 "NEW SECTION 1. School equalization and property tax reduction account -- uses. (1) There is
9 a school equalization and property tax reduction account in the state special revenue fund. Contingent on
10 appropriation by the legislature, money in the account is for distribution to school districts as the second source
11 of funding for state equalization aid as provided in 20-9-343. At fiscal yearend, any fund balance in the account
12 exceeding what was appropriated must be transferred to the guarantee account established in 20-9-622.

13

(2) The account receives revenue as described in 20-9-331, 20-9-333, and 20-9-360.

(3) Beginning in fiscal year 2025, each December the superintendent of public instruction shall
forecast the amount of revenue the account will receive in that fiscal year by dividing the sum of the taxable
value of all property in the state reported by the department of revenue pursuant to 20-9-369 by 1,000 to
determine a statewide value mill and then multiplying that amount by 95 mills, or the number of mills calculated
by the department of revenue under 15-10-420(8) for the applicable fiscal year. If the forecasted amount differs
from the amount determined through the same calculation in the prior fiscal year by \$2 million or more and is:

20

(a) less, then the superintendent shall:

(i) decrease the multiplier used to calculate the statewide elementary and high school guaranteed
tax base ratios used for funding BASE budgets under 20-9-366 to the nearest whole number determined by the
superintendent to result in a decrease in the amount of guaranteed tax base aid distributed to eligible school
districts equal to 85% of the decrease in the calculated amount between the 2 years; and

(ii) decrease the multiplier used to calculate the statewide elementary and high school mill value
 per ANB for school retirement guaranteed tax base purposes under 20-9-366 to the nearest whole number
 determined by the superintendent to result in a decrease in the amount of retirement guaranteed tax base aid



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1	distributed to eligible school districts equal to 15% of the decrease in the calculated amount between the 2				
2	ears;				
3	(b) more, then the superintendent shall increase the multipliers used in the guaranteed tax base				
4	rmulas under 20-9-366 and in the formula for school major maintenance aid under 20-9-525 to the nearest				
5	hole number by an amount calculated by the superintendent to result in an increase in the amount of				
6	uaranteed tax base aid and school major maintenance aid distributed to eligible counties and school district				
7	qual to one-third of the increase in the calculated amount between the 2 years in the following order, with ar				
8	mount exceeding the caps under subsections (3)(b)(i) through (3)(b)(iii) flowing to the next mechanism:				

- 9 (i) first, the multiplier used in calculating the statewide mill value per elementary and high school
  10 ANB for retirement purposes, not to exceed 305%;
- (ii) second, the multiplier used in calculating the amount of state school major maintenance aid
  support for each dollar of local effort, not to exceed 365%; and
- (iii) third, the multiplier used in calculating the facility guaranteed mill value per ANB for school
  facility entitlement guaranteed tax base purposes, not to exceed 300%.
- (4) (a) The adjustments to the multipliers under subsection (3) are applicable to state equalization
  aid distributions in the fiscal year following the adjustment.
- 17 (b) Adjustments to the multipliers made under subsection (3) remain in effect in subsequent years
  18 unless further changed under 20-9-366 or subsection (3) of this section or as otherwise provided by law."
- 19

20 <u>COORDINATION SECTION.</u> Section 19. Coordination instruction -- House Bill No. 856. If both 21 House Bill No. 856 and [this act] are passed and approved, then [section 14(4) of House Bill No. 856 must be 22 amended to read:

"(4) There is appropriated \$75 million from the capital developments long-range building program
 account in the capital projects fund type provided for in 17-7-209, to the department of administration for the
 department renovation of the capitol complex offices and the implementation of the 2022 Montana remote and
 office workspace study project for the biennium beginning July 1, 2023."

27



Amendment - 1st Reading/2nd House-blue - Requested by: Free Conference Committee on HB 816 - 2023					
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1	<u>NEW SI</u>	ECTION: SECTION 43.	<u>_Applicability. [S</u>	ECTIONS 22 AND 23] APPL	Y TO TAX YEARS BEGINNING
2	AFTER DECEMBE	<del>R 31, 2023.</del>			
3					
4	NEW SI	ECTION. Section 20.	Termination. (1)	[Section 1 SECTIONS 1, 2	2 <u>2, and 36</u> 2, 3, and 4] <del>and the</del>
5	INSERTION OF "[S	ECTION 22]" IN SECTIO N	<u>⊦25(3)</u> terminates <u>⊺</u>	<u>TERMINATE</u> December 31	, 2025.
6	(2)	[Section 2] terminates	June 30, 2025 [SE	CTIONS 19, 20, AND 37]1	ERMINATE JUNE 30, 2024
7	[SECTIONS 1 AND	5] TERMINATE JUNE 30	<u>, 2025</u> .		
8			- EN	D -	

