Amendment - 1st Reading/2nd House-blue - Requested by: Edward Buttrey - (S) Business, Labor, and Economic Affairs				
- 2023 68th L	egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0881.001.001	
1		HOUSE BILL NO. 881		
2		INTRODUCED BY E. BUTTREY		
3				
4	A BILL FOR AN A	ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED T	O THE BIG SKY	
5	ECONOMIC DEV	/ELOPMENT PROGRAM; REMOVING LOCAL AND TRIBAL GOVERNI	MENTS AS ELIGIBLE	
6	APPLICANTS; AL	LLOWING BUSINESSES TO APPLY DIRECTLY TO THE PROGRAM; I	REMOVING	
7	REQUIREMENTS	S RELATING TO HIGH-POVERTY COUNTIES; REMOVING REQUIRE	MENTS	
8	ASSOCIATED WI	ITH JOB CREATION; REMOVING ALLOCATIONS FOR DISTRIBUTIO	NS TO LOCAL OR	
9	TRIBAL GOVERN	NMENTS AND CERTIFIED REGIONAL DEVELOPMENT CORPORATION	ONS; ALLOWING	
10	AWARDS FOR W	VORKFORCE ACTIVITIES; REVISING A STATUTORY APPROPRIATIO	ON ALLOCATION;	
11	TRANSFERRING	G FUNDS FROM THE MICROBUSINESS FINANCE PROGRAM ADMIN	IISTRATIVE	
12	ACCOUNT TO TH	HE ECONOMIC DEVELOPMENT STATE SPECIAL REVENUE ACCOU	JNT; TRANSFERRING	
13	FUNDS FROM TH	HE PRIMARY SECTOR BUSINESS TRAINING ACCOUNT TO THE EC	ONOMIC	
14	DEVELOPMENT	STATE SPECIAL REVENUE ACCOUNT; TRANSFERRING DEFEDER	ALIZED ECONOMIC	
15	DEVELOPMENT	FUNDS FROM THE DEPARTMENT OF COMMERCE TO THE ECONO	OMIC	
16	DEVELOPMENT	STATE SPECIAL REVENUE ACCOUNT; EXTENDING THE SUNSET	DATE ON THE COAL	
17	SEVERANCE TA	X TRUST FUND FOR THE BIG SKY ECONOMIC DEVELOPMENT PR	OGRAM; REVISING	
18	DEFINITIONS; PF	ROVIDING RULEMAKING AUTHORITY; AMENDING SECTIONS 17-5-	-703, 17-6-407, 17-6-	
19	409, 39-11-205, 9	90-1-201, 90-1-202, 90-1-203, 90-1-204, AND 90-1-205, MCA; AND PRO	OVIDING AN	
20	EFFECTIVE DAT	"E."		
21				
22	BE IT ENACTED	BY THE LEGISLATURE OF THE STATE OF MONTANA:		
23				
24	Section 1	1. Section 17-5-703, MCA, is amended to read:		
25	"17-5-703	3. (Temporary) Coal severance tax trust funds. (1) The trust establish	shed under Article IX,	
26	section 5, of the M	Montana constitution is composed of the following funds:		
27	(a) a	a coal severance tax bond fund into which the constitutionally dedicated	receipts from the coal	



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- 1 severance tax must be deposited;
- 2 (b) a Montana coal endowment fund;
- 3 (c) a Montana coal endowment regional water system fund;
- 4 (d) a coal severance tax permanent fund;
- 5 (e) a coal severance tax income fund;
- 6 (f) a big sky economic development fund; and
- 7 (g) a school facilities fund.

8 (2) (a) The state treasurer shall determine, on July 1 of each year, the amount necessary to meet

9 all principal and interest payments on bonds payable from the coal severance tax bond fund during the next 12

10 months and retain that amount in the coal severance tax bond fund.

11 (b) The amount in the coal severance tax bond fund in excess of the amount required in

12 subsection (2)(a) must be transferred from that fund as provided in subsections (4) and (5).

- (3) (a) The state treasurer shall monthly transfer from the Montana coal endowment fund to the
 Montana coal endowment special revenue account the amount of earnings, excluding unrealized gains and
 losses, required to meet the obligations of the state that are payable from the account in accordance with 90-6710. Earnings not transferred to the Montana coal endowment special revenue account must be retained in the
 Montana coal endowment fund.
- 18 (b) The state treasurer shall monthly transfer from the Montana coal endowment regional water 19 system fund to the Montana coal endowment regional water system special revenue account the amount of 20 earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable 21 from the account for regional water systems authorized under 90-6-715. Earnings not transferred to the 22 Montana coal endowment regional water system special revenue account must be retained in the Montana coal 23 endowment regional water system fund.
- (4) (a) Starting July 1, 2017, the state treasurer shall quarterly transfer to the school facilities fund
 provided for in 20-9-380(1) 75% of the amount in the coal severance tax bond fund in excess of the amount that
 is specified in subsection (2) to be retained in the fund. The budget director shall certify to the state treasurer
 when the balance of the school facilities fund is \$200 million. Beginning with the quarter following this



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1 certification, the state treasurer shall instead transfer to the coal severance tax permanent fund 75% of the

2 amount in the coal severance tax bond fund that exceeds the amount that is specified in subsection (2) to be

3 retained in the fund.

4 The state treasurer shall monthly transfer from the school facilities fund to the account (b) 5 established in 20-9-525 the amount of earnings, excluding unrealized gains and losses, required to meet the 6 obligations of the state that are payable from the account. Earnings not transferred to the account established in 20-9-525 must be retained in the school facilities fund. 7

8 (5) (a) From July 1, 2005, through June 30, 2025 2035, the state treasurer shall quarterly transfer 9 to the big sky economic development fund 25% of the amount in the coal severance tax bond fund in excess of 10 the amount that is specified in subsection (2) to be retained in the fund.

11 (b) The state treasurer shall monthly transfer from the big sky economic development fund to the 12 economic development special revenue account, provided for in 90-1-205, the amount of earnings, excluding unrealized gains and losses, required to meet the obligations of the state that are payable from the account in 13 14 accordance with 90-1-204. Earnings not transferred to the economic development special revenue account 15 must be retained in the big sky economic development fund.

16 (6) Any amount in the coal severance tax bond fund in excess of the amount that is specified in subsection (2)(a) to be retained in the fund and that is not otherwise allocated under this section must be 17 18 deposited in the coal severance tax permanent fund. (Terminates June 30, 2031--secs. 1 through 3, Ch. 305, L.

19 2015.)

20 17-5-703. (Effective July 1, 2031) Coal severance tax trust funds. (1) The trust established under 21 Article IX, section 5, of the Montana constitution is composed of the following funds:

22

a coal severance tax bond fund into which the constitutionally dedicated receipts from the coal (a)

23 severance tax must be deposited;

- 24 (b) a Montana coal endowment fund;
- 25 (c) a coal severance tax permanent fund;

26 (d) a coal severance tax income fund;

27 a big sky economic development fund; and (e)



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0881.001.001 1 (f) a school facilities fund. 2 (2) (a) The state treasurer shall determine, on July 1 of each year, the amount necessary to meet 3 all principal and interest payments on bonds payable from the coal severance tax bond fund during the next 12 4 months and retain that amount in the coal severance tax bond fund. 5 (b) The amount in the coal severance tax bond fund in excess of the amount required in 6 subsection (2)(a) must be transferred from that fund as provided in subsections (4) and (5). 7 The state treasurer shall monthly transfer from the Montana coal endowment fund to the (3) 8 Montana coal endowment special revenue account the amount of earnings, excluding unrealized gains and 9 losses, required to meet the obligations of the state that are payable from the account in accordance with 90-6-10 710. Earnings not transferred to the Montana coal endowment special revenue account must be retained in the 11 Montana coal endowment fund. 12 (a) Starting July 1, 2017, the state treasurer shall quarterly transfer to the school facilities fund (4) provided for in 20-9-380(1) 75% of the amount in the coal severance tax bond fund in excess of the amount that 13 14 is specified in subsection (2) to be retained in the fund. The budget director shall certify to the state treasurer when the balance of the school facilities fund is \$200 million. Beginning with the quarter following this 15 16 certification, the state treasurer shall instead transfer to the coal severance tax permanent fund 75% of the 17 amount in the coal severance tax bond fund that exceeds the amount that is specified in subsection (2) to be 18 retained in the fund. 19 (b) The state treasurer shall monthly transfer from the school facilities fund to the account 20 established in 20-9-525 the amount of earnings, excluding unrealized gains and losses, required to meet the 21 obligations of the state that are payable from the account. Earnings not transferred to the account established 22 in 20-9-525 must be retained in the school facilities fund. 23 (5) (a) From July 1, 2005, through June 30, 2025 2035, the state treasurer shall guarterly transfer

24 to the big sky economic development fund 25% of the amount in the coal severance tax bond fund in excess of 25 the amount that is specified in subsection (2) to be retained in the fund.

26 (b) The state treasurer shall monthly transfer from the big sky economic development fund to the 27 economic development special revenue account, provided for in 90-1-205, the amount of earnings, excluding



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1	uproalized gain	s and losses, required to meet the obligations of the state that are payable fro	m the account in		
	-				
2		n 90-1-204. Earnings not transferred to the economic development special rev	enue account		
3	must be retaine	d in the big sky economic development fund.			
4	(6)	Any amount in the coal severance tax bond fund in excess of the amount that	t is specified in		
5	subsection (2)(a	a) to be retained in the fund and that is not otherwise allocated under this sect	ion must be		
6	deposited in the	e coal severance tax permanent fund."			
7					
8	Sectior	1 2. Section 17-6-407, MCA, is amended to read:			
9	"17-6-4	07. Microbusiness development loan account and finance program add	ninistrative		
10	account - - crite	eria limitations. (1) (a) There is in the state special revenue fund a microbu	isiness		
11	development loa	an account into which funds allocated for that purpose and money received in	-repayment of the		
12	principal of deve	elopment loans must be deposited.			
13	(b)	The department may make development loans from the account to a certified	1 microbusiness		
14	development co	prporation.			
15	(c) Int	erest earned on the account must be deposited in the microbusiness finance	program		
16	administrative a	account established in subsection (2).			
17	(2)	There is in the state special revenue fund a microbusiness finance program a	administrative		
18	account into wh	ich an economic development state special revenue account created in 90-1-	<u>205 in which the</u>		
19	following money	<u>/</u> must be deposited:			
20	(a)	all interest received on development loans received directly from microbusine	ess development		
21	corporations;				
22	(b)	service charges or fees received from certified microbusiness development of	orporations;		
23	(c)	grants, donations, and private or public income; and			
24	(d)	all interest earned on money in the account and interest earned on money in	the account		
25	provided for in s	subsection (1)(a).			
26	(3) M a	oney in the administrative account may be transferred to the development loa	n account or be		
27	used to pay the	costs of the program, including personnel, travel, equipment, supplies, consu	lting costs, and		



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1	other operating	y expenses of the program.		
2	(4)<u>(</u>3)	Subject to subsection (1), a certified microbusiness development corporation that receives a		
3	development lo	ban may apply for an additional loan if the applicant meets the performance criteria established		
4	by the departm	ient.		
5	(5)<u>(4)</u>	To establish the criteria for making development loans, the department shall consider:		
6	(a)	the plan for providing services to microbusinesses;		
7	(b)	the scope of services to be provided by the certified microbusiness development corporation;		
8	(c)	the geographic representation of all regions of the state, including urban, rural, and tribal		
9	communities;			
10	(d)	the plan for providing service to minorities, women, and low-income persons;		
11	(e)	the ability of the corporation to provide business training and technical assistance to		
12	microbusiness	clients;		
13	(f)	the ability of the corporation, with a plan, to:		
14	(i)	monitor and provide financial oversight of recipients of microbusiness loans;		
15	(ii)	administer a revolving loan fund; and		
16	(iii)	investigate and qualify financing proposals and to service credit accounts;		
17	(g)	sources and sufficiency of operating funds for the certified microbusiness development		
18	corporation; an	nd		
19	(h)	the intent of the corporation, with a plan and written indications of local institutional support, to		
20	provide service	es to a designated multicounty region of the state.		
21	(6)<u>(5)</u>	Development loan funds may be used by a certified microbusiness development corporation to:		
22	(a)	satisfy matching fund requirements for other state, federal, or private funding only if funding is		
23	intended and u	sed for the purpose of providing or enhancing the certified microbusiness development		
24	corporation's ability to provide and administer loans, technical assistance, or management training to			
25	microbusinesses;			
26	(b)	establish a revolving loan fund from which the certified microbusiness development corporation		
27	may make loar	ns to qualified microbusinesses, provided that a single loan does not exceed \$100,000 and the		



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1 outstanding balance of all loans to a microbusiness or a project participated in by more than one microbusiness

2 or to two or more microbusinesses in which any one person holds more than a 20% equity share does not

3 exceed \$100,000;

4 (c) establish a guarantee fund from which the certified microbusiness development corporation 5 may guarantee loans made by financial institutions to qualified microbusinesses. However, a single guarantee 6 may not exceed \$100,000, and the aggregate of all guarantees to a microbusiness or a project participated in 7 by more than one microbusiness or to two or more microbusinesses in which any one person holds more than a

8 20% equity share may not exceed \$100,000.

- 9 (7)(6) Development loan funds may not be:
- 10 (a) loaned for relending or investment in stocks, bonds, or other securities or for property not

11 intended for use in production by the recipient of the loan; or

12 (b) used to:

13 (i) refinance a nonperforming loan held by a financial institution; or

14 (ii) pay the operating costs of a certified microbusiness development corporation. However,

15 interest income earned from the proceeds of a development loan may be used to pay operating expenses.

16 (8)(7) Certified microbusiness development corporations are required to contribute cash from other

17 sources to leverage and secure development loans from the program. Contributions provided by the

18 corporation must be on a ratio of at least \$1 from other sources for each \$6 from the program. These

19 contributions may come from a public or private source other than the program and may be in the form of equity

20 capital, loans, or grants.

21 (9)(8) Development loans must be made pursuant to a development loan agreement and may be 22 amortization or term loans, bear interest at less than the market rate, be renewable, be callable, and contain 23 other terms and conditions considered appropriate by the department and that are consistent with the purposes 24 of and with rules promulgated to implement this part.

25 (10)(9) Each certified microbusiness development corporation that receives a development loan under 26 this part shall provide the department with an annual audit from an independent certified public accountant. The 27 audit must cover all of the microbusiness development corporation's activities and must include verification of



- 2023 68th Legislature 2023 Drafter: Erin Sullivan, 406-444-3594 HB0881.001.001 1 compliance with requirements specific to the microbusiness program. 2 (11)(10) A certified microbusiness development corporation that is in default for nonperformance under 3 rules established by the department may be required to refund the outstanding balance of development loans 4 awarded prior to the default declaration. A development loan is secured by a first lien on all funds and all 5 receivables administered under the authority of the microbusiness development act by the corporation receiving 6 the loan." 7 8 Section 3. Section 17-6-409, MCA, is amended to read: 9 "17-6-409. Authority to accept funds -- funding authorization. (1) The department may accept 10 grants, donations, and other private and public income, including payments of interest on loans made by the 11 department under the provisions of this part and fees charged by the department. The department shall deposit 12 all money received under this section in the microbusiness finance program administrative account established in 17-6-407 economic development state special revenue account established in 90-1-205. 13 14 (2) The money in the microbusiness finance program administrative account may be appropriated for 15 the purposes stated in this part." 16 Section 4. Section 39-11-205, MCA, is amended to read: 17 18 "39-11-205. Primary sector business training account. (1) There is an account in the state special 19 revenue fund called the primary sector business training account. 20 (2) On July 1 of each year, the state treasurer shall transfer any funds appropriated to the 21 department of commerce primary sector business training program from the general fund to the primary sector 22 business training account. 23 Money-Subject to legislative fund transfer, the money deposited or retained in the account must (3) 24 be used for: 25 (a) the primary sector business training program; 26 (b) program costs; and 27 expenses incurred in administering the primary sector business training program. (c)



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1	(4))	Money deposited in the account mus	st be retained and may not revert to the	general fund.
2	(5))	All interest earned on money in the a	account must be retained and used for	the purposes
3	outlined in	subse	ection (3)."		
4					
5	Se	ction	5. Section 90-1-201, MCA, is amend	ded to read:	
6	"90	0-1-20	1. Big sky economic developme	nt program definitions. (1) (a) Ther	e is a big sky
7	economic o	develo	opment program that consists of:		
8	(i)	ł	the big sky economic development f	und established in 17-5-703; and	
9	(ii)	ł	the economic development special r	evenue account provided for in 90-1-20	95.
10	(b)		Interest and income from the big sky	economic development fund may be u	sed to administer
11	the big sky	econ	omic development program and to p	rovide financial assistance for qualified	economic
12	developme	ent pur	poses under this part.		
13	(2))	As used in this part, the following de	finitions apply:	
14	(a)) "Ce	rtified regional development corpora	ation" has the meaning provided in 90-1	-116.
15	(b)	(<u>a)</u>	'Department" means the departmen	t of commerce provided for in 2-15-180	1.
16	(c)	(<u>b)</u>	Economic development organization	n" means:	
17	(i)		(A) a private, nonprofit corporation,	as provided in Title 35, chapter 2, that i	s exempt from
18	taxation un	nder se	ection 501(c)(3) or 501(c)(6) of the Ir	nternal Revenue Code, 26 U.S.C. 501(d	c)(3) or 501(c)(6); <u>or</u>
19	(B)) an	entity certified by the department un	der 90-1-116; or	
20	(C)) an	entity established by a local governm	nent; or	
21	(ii)	;	an entity actively engaged in econon	nic development and business assistan	ce work in a region
22	of the state) .			
23	(d)	En"	nployee benefits" means health, wel	fare, and pension contributions that me	et the requirements
24	of the Emp	loyee	Retirement Income Security Act of	1974, 29 U.S.C. 1001, et seq.	
25	<u>(c)</u>		"Eligible business" means a for-profi	t or nonprofit business that is engaged	in business
26	activities in	the s	tate that will provide a significant po	sitive economic impact to the communi	ty, region, or state.
27	(e)	⊢ <u>"</u> Hię	gh-poverty county" means a county i	n this state that has a poverty rate grea	ater than Montana's



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1	verage poverty rate as determined by the U.S. bureau of the census estimates for the most current year		
2	vailable.		
3	(f) "Local government" means a county, consolidated government, city, town, or district or local public		
4	ntity with the authority to spend or receive public funds.		
5	(g) "Tribal government" means one of the federally recognized tribal governments of Montana."		
6			
7	Section 6. Section 90-1-202, MCA, is amended to read:		
8	"90-1-202. Purpose. (1) The legislature finds and declares that economic development is a public		
9	urpose. The purpose of the big sky economic development program is to assist in economic development for		
10	Nontana that will:		
11	(a) create good-paying jobs for Montana residents;		
12	(b) promote long-term, stable economic growth in Montana;		
13	(c) encourage local economic development organizations;		
14	(d) create partnerships between the state, local governments, tribal governments, and local economic		
15	evelopment organizations that are interested in pursuing these same economic development goals;		
16	(e)<u>(</u>c) retain or expand existing businesses;		
17	(f)(d) provide a better life for future generations through greater economic growth and prosperity in		
18	<i>I</i> ontana; and		
19	(g)(e) encourage workforce development, including workforce training and job creation, in high-		
20	overty counties by providing targeted assistance.		
21	(2) As provided in 30-20-206, manufacturing ammunition components is a qualified economic		
22	evelopment purpose."		
23			
24	Section 7. Section 90-1-203, MCA, is amended to read:		
25	"90-1-203. Types of financial assistance available. (1) The department shall provide for and make		
26	grants and loans available to local governments and tribal governments eligible businesses for economic		
27	evelopment projects and to certified regional development corporations from the money in the economic		



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1	development s	pecial revenue acco	unt provided for in 90-1-205.		
2	(2)	A grant or loan ma	y not be used for a project tha	at would result in the trar	nsfer or relocation of
3	jobs from one p	part of the state to a	nother part of the state."		
4					
5	Sectio	n 8. Section 90-1-20	04, MCA, is amended to read:		
6	"90-1-2	204. Priorities for	funding rulemaking. (1) U	nder the big sky econon	nic development
7	program provid	led for in 90-1-201,	the department must receive p	proposals for grants and	loans from local
8	governments a	nd tribal governmer	t <u>s eligible businesses</u> . A local	-government shall_Eligib	<u>le businesses may</u>
9	work with an e	conomic developme	nt organization on a proposal.	The department shall w	vork with the local
10	<u>government_eli</u>	<u>gible businesses</u> an	d the economic development	organization or with an 	applicant tribal
11	government i n	preparing cost estin	nates for a proposed project. In	n reviewing proposals, t	he department may
12	consult with ot	ner state agencies w	vith expertise pertinent to the p	proposal.	
13	(2)	(a) The departmer	t shall adopt rules necessary	to implement the big sky	/ economic
14	development p	rogram <u>prioritizing l</u> a	oans over grants when reason	able. In adopting rules,	the department shall
15	look to the rule	s adopted for the M	ontana coal endowment progr	am and other similar sta	t e programs. To the
16	extent feasible	, the department sha	all make the rules compatible v	with those other program	n s. To the extent
17	feasible, the de	epartment shall emp	loy an approach pertaining to	the use of funds so that	, except as provided in
18	subsection (2)(b), the needs of rura	al areas are balanced with the	needs of the state's urb	an centers.
19	(b) F	or high-poverty cour	nties, the department shall em	ploy an approach pertai i	ning to the use of funds
20	that is intended	to lower poverty le	vels in the county to a percent	age at which the county	no longer is defined as
21	a high-poverty	county.			
22	(c) (b)	The rules must pro	ovide for the types of uses of fu	unds available under the	e big sky economic
23	development p	rogram. The types o	of uses of funds by <u>these funds</u>	<u>s include but are not limi</u>	ited to:
24	(i) loc	cal governments and	I tribal governments include b	ut are not limited to:	
25	(A)<u>(i)</u>	a reduction in the	nterest rate of a commercial lo	oan for the expansion of	a basic sector

26 company;

27

(B)(ii) a grant or low-interest loan for relocation expenses for a basic sector company; and



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27 of employee benefits in determining whether the wage requirements have been met.



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1	(h) Nothing in subsection (2)	(g) exempts an employer from minimum wage re	əquirements. "
2			
3	Section 9. Section 90-1-205, I	MCA, is amended to read:	
4	"90-1-205. Economic develo	opment special revenue account. (1) There is	an economic
5	development state special revenue acc	count. The account receives earnings from the b	vig sky economic
6	development fund as provided in 17-5-	-703. The money in the account may be used on	ly as provided in this
7	part.		
8	(2) The money in the acco	ount is statutorily appropriated, as provided in 17	7-7-502, to the
9	department. Of the <u>The</u> money that is d	deposited in the account t hat is not<u>must be</u> use	d <u>as provided in this part,</u>
10	for administrative expenses, or for othe	er economic development purposes :	
11	(a) 75% must be allocated fo	or distribution to local governments and tribal gov	vernments to be used for
12	job creation efforts; and		
13	(b) 25% must be allocated fo	or distribution to certified regional development o	orporations, economic
14	development organizations that are loc	cated in a county that is not part of a certified reg	jional development
15	corporation, and tribal governments."		
16			
17	<u>NEW SECTION.</u> Section 10.	Fund transfers to economic development st	tate special revenue
18	account. By September 1, 2023, the s	state treasurer shall transfer all funds from the fo	llowing accounts to the
19	economic development state special re	evenue account established in 90-1-205:	
20	(1) the microbusiness fina	ance program administrative account established	d in 17-6-407; and
21	(2) the primary sector bus	siness training account established in 39-11-205	
22			
23	NEW SECTION. Section 11.	Transfer of defederalized economic develop	oment funds. (1) By
24	September 1, 2023, the state treasure	r shall transfer the following defederalized funds	to the economic
25	development state special revenue acc	count established in 90-1-205:	
26	(a) all American Rescue F	Plan Act of 2021, Public Law 117-2, funds autho	rized by the American
27	rescue plan economic transformation a	and stabilization and workforce development adv	risory commission in



1 sections 11 and appropriated in section 12, Chapter 401, Laws of 2021, to the office of budget and programs and allocated for use by the department of commerce for economic development programs, expression administered by the board of investments; 2 programs administered by the board of investments; 4 (b) all state small business credit initiative funds authorized by section 15, Chapter 401, La 5 2021, and section 3301 of the American Rescue Plan Act of 2021, Public Law 117-2; 6 (c) all U.S. economic development administration revolving loan funds administered at the department of commerce; and 8 (d) any other defederalized economic development funds administered at the department of commerce. 10 (2) For the purposes of this section, "defederalized" means the federal government has relite the federal requirements associated with specific awarded funds; and therefore these funds are no long considered federal funds and are released of any former obligations of the federal award. 13 NEW SECTION, Section 12. Notification to tribal governments. The secretary of state shal copy of [this act] to each federally recognized tribal government in Montana. 16 NEW SECTION, Section 13. Effective date. [This act] is effective July 1, 2023. 18 - END -	- 2023 68th Le	egislature 2023	Drafter: Erin Sullivan, 406-444-3594	HB0881.001.001
3 programs administered by the board of investments; 4 (b) all state small business credit initiative funds authorized by section 15, Chapter 401, La 5 2021, and section 3301 of the American Rescue Plan Act of 2021, Public Law 117-2; 6 (c) all U.S. economic development administration revolving loan funds administered at the 7 department of commerce; and 8 (d) any other defederalized economic development funds administered at the department of 9 commerce. 10 (2) 10 (2) 11 the federal requirements associated with specific awarded funds; and therefore these funds are no long 12 considered federal funds and are released of any former obligations of the federal award. 13 NEW SECTION_ Section 12. Notification to tribal governments. The secretary of state sha 16 NEW SECTION_ Section 13. Effective date. [This act] is effective July 1, 2023.	1	sections 11 an	d <u>appropriated in section</u> 12, Chapter 401, Laws of 2021, <u>to the office of budge</u>	t and program
4 (b) all state small business credit initiative funds authorized by section 15, Chapter 401, La 5 2021, and section 3301 of the American Rescue Plan Act of 2021, Public Law 117-2; 6 (c) all U.S. economic development administration revolving loan funds administered at the 7 department of commerce; and 8 (d) any other defederalized economic development funds administered at the department of 9 commerce. 10 (2) 10 (2) 11 the federal requirements associated with specific awarded funds; and therefore these funds are no long 12 considered federal funds and are released of any former obligations of the federal award. 13 NEW SECTION, Section 12. Notification to tribal governments. The secretary of state sha 15 copy of [this act] to each federally recognized tribal government in Montana. 16 NEW SECTION, Section 13. Effective date. [This act] is effective July 1, 2023.	2	planning and a	illocated for use by the department of commerce for economic development pro	ograms <u>, except</u>
5 2021, and section 3301 of the American Rescue Plan Act of 2021, Public Law 117-2; 6 (c) all U.S. economic development administration revolving loan funds administered at the department of commerce; and 7 (d) any other defederalized economic development funds administered at the department of commerce. 10 (2) For the purposes of this section, "defederalized" means the federal government has relate the federal requirements associated with specific awarded funds; and therefore these funds are no long considered federal funds and are released of any former obligations of the federal award. 13 NEW SECTION. Section 12. Notification to tribal governments. The secretary of state shalt copy of [this act] to each federally recognized tribal government in Montana. 16 NEW SECTION. Section 13. Effective date. [This act] is effective July 1, 2023.	3	programs adm	inistered by the board of investments;	
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8 (d) any other defederalized economic development funds administered at the department of 9 commerce. 10 (2) For the purposes of this section, "defederalized" means the federal government has related 11 the federal requirements associated with specific awarded funds; and therefore these funds are no long 12 considered federal funds and are released of any former obligations of the federal award. 13 NEW SECTION. Section 12. Notification to tribal governments. The secretary of state shall copy of [this act] to each federally recognized tribal government in Montana. 16 NEW SECTION. Section 13. Effective date. [This act] is effective July 1, 2023.	6	(c)	all U.S. economic development administration revolving loan funds administer	red at the
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 13 14 <u>NEW SECTION.</u> Section 12. Notification to tribal governments. The secretary of state sha 15 copy of [this act] to each federally recognized tribal government in Montana. 16 17 <u>NEW SECTION.</u> Section 13. Effective date. [This act] is effective July 1, 2023. 	11	the federal req	uirements associated with specific awarded funds; and therefore these funds a	re no longer
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16 17 <u>NEW SECTION.</u> Section 13. Effective date. [This act] is effective July 1, 2023.	14	NEW S	SECTION. Section 12. Notification to tribal governments. The secretary of	state shall send a
17 <u>NEW SECTION.</u> Section 13. Effective date. [This act] is effective July 1, 2023.	15	copy of [this ac	ct] to each federally recognized tribal government in Montana.	
	16			
18 - END -	17	NEW S	SECTION. Section 13. Effective date. [This act] is effective July 1, 2023.	
	18		- END -	

