- 2023

68th Legislature 2023 Drafter: Megan Moore, 406-444-4496 HB0925.002.001

1	HOUSE BILL NO. 925
2	INTRODUCED BY L. BREWSTER
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO TAX INCREMENT PLEDGED TO
5	THE PAYMENT OF BONDS; REQUIRING REMITTANCE OF TAX INCREMENT THAT EXCEEDS THE
6	AMOUNT NECESSARY TO PAY BONDS, AND A BOND RESERVE AMOUNT, AND DISTRICT
7	ADMINISTRATIVE COSTS; REQUIRING REPORTS ON BONDS TO THE DEPARTMENT OF REVENUE;
8	REQUIRING THE DEPARTMENT OF REVENUE TO INCLUDE IN THE BIENNIAL REPORT INFORMATION
9	ON TAX INCREMENT PLEDGED TO THE PAYMENT OF BONDS; AMENDING SECTIONS 7-15-4286, 7-15-
10	4289, AND 7-15-4291, AND 15-1-205, MCA; AND PROVIDING AN APPLICABILITY DATE."
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12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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14	Section 1. Section 7-15-4286, MCA, is amended to read:
15	"7-15-4286. Procedure to determine and disburse tax increment remittance of excess portion
16	of tax increment for targeted economic development district districts that issue bonds. (1) Mill rates of
17	taxing bodies for taxes levied after the effective date of the tax increment provision must be calculated on the
18	basis of the sum of the taxable value, as shown by the last equalized assessment roll, of all taxable property
19	located outside the urban renewal area or targeted economic development district and the base taxable value
20	of all taxable property located within the area or district. The mill rate determined must be levied against the
21	sum of the actual taxable value of all taxable property located within as well as outside the area or district.
22	(2) (a) Except as provided in subsections (2)(b), (2)(c), and (3), the tax increment, if any, received
23	in each year from the levy of the combined mill rates of all the affected taxing bodies against the incremental
24	taxable value within the area or district must be paid into a special fund held by the treasurer of the local
25	government and used as provided in 7-15-4282 through 7-15-4294.
26	(b) For targeted economic development districts in existence prior to July 1, 2022, and urban
27	renewal areas, the combined mill rates used to calculate the tax increment may not include mill rates for:



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PROVIDED FOR IN 7-15-4292(1)(A).

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2	(4)	Any portion of the excess tax increment remitted to a school district pursuant to subsection (3)
3	is subject to the	provisions of 7-15-4291(2) through (5).
4	(5)	The balance of the taxes collected in each year must be paid to each of the taxing bodies as
5	otherwise provi	ded by law."
6		
7	Section	1 2. Section 7-15-4289, MCA, is amended to read:
8	"7-15-4	289. Use of tax increments for bond payments. (1) The tax increment may be pledged to
9	the payment of	the principal of premiums, if any, and interest on bonds that the local government may issue for
10	the purpose of	providing funds to pay those costs.

the payment of the principal of premium and interest on bonds shall report annually to the department of

An urban renewal area or targeted economic development district that pledges tax increment to

- (a) the amount of the bond issue;
- (b) the bond terms and expected payments;
- (c) the current balance due; and
- 17 (d) projects funded with the bonds."

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revenue on:

- Section 2. Section 7-15-4291, MCA, is amended to read:
- "7-15-4291. Voluntary agreement to remit unused portion of urban renewal district tax increments. (1) Subject to subsections (2) through (5), a local government with an urban renewal district containing a tax increment provision may enter into an agreement to remit any portion of the annual tax increment not currently required for the payment of the costs listed in 7-15-4288 or pledged to the payment of the principal of premiums, if any, and interest on the bonds referred to in 7-15-4289. The remittance agreement must:
- (a) provide for remittance to each taxing jurisdiction for which the mill rates are included in the calculation of the tax increment as provided in 7-15-4286 (1) and (2); and



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1	Section	3. Section 15-1-205, MCA, is amended to read:
2	"15-1-20	D5. Biennial report contents. (1) The department shall transmit to the governor 20 days
3	before the meeti	ing of the legislature and make available to the legislature and the public a report of the
4	department show	wing all the taxable property of the state, counties, and cities and its value. The department
5	shall follow the p	provisions of 5-11-210 in preparing the report for the legislature.
6	(2)	The report must also include the statewide average effective tax rate of taxable property in
7	each class of pro	operty. The department may determine whether an appropriate effective tax rate may be
8	derived for net p	proceeds, gross proceeds, agricultural land, and forest land.
9	(3)	The report or supplements to the report must also include:
10	(a)	the gross dollar amount of revenue loss attributable to:
11	(i)	personal income and corporate income tax exemptions;
12	(ii)	property tax exemptions for which application to the department is necessary;
13	(iii)	deferral of income;
14	(iv)	credits allowed against Montana personal income tax or Montana corporate income tax,
15	reported separat	tely;
16	(v)	deductions from income; and
17	(vi)	any other identifiable preferential treatment of income or property;
18	(b)	any change in tax revenue of the state or any unit of local government attributable to a change
19	in federal tax law	v;
20	(c)	any change in the revenue of any unit of local government attributable to a change in state tax
21	law;	
22	(d)	the year of enactment and provision of the Montana Code Annotated granting the tax benefits
23	in subsection (3))(a); and
24	(e)	the number of taxpayers benefiting from each of the tax provisions listed in subsection (3)(a):
25	<u>and</u>	
26	<u>(f)</u>	information reported to the department pursuant to 7-15-4289 by an urban renewal area or
27	targeted econom	nic development district that pledges tax increment to the payment of the principal of premium



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and interest on bonds.

- (4) A distributional analysis of the data described in subsection (3) must be related to the income level and age of the taxpayer whenever the information is available.
- (5) (a) When reporting the data described in subsection (3)(a), the department shall identify any known purpose of the preferential treatment.
- (b) Based upon the purpose of the preferential treatment, the department shall outline the available data necessary to determine the effectiveness of the preferential treatment.
- (6) In reporting the data described in subsection (3), the department shall report any comparable data, if available, from Wyoming, Idaho, North Dakota, and South Dakota and from any other state the department may choose.
- (7) The department shall identify in a separate section of the report any changes that have been made or that are contemplated in property appraisal or assessment.
- (8) The department may include a report, prepared by the department of transportation, showing the selling price of gasoline at the wholesale level in prime market centers of Montana and in surrounding states during the biennium, with indexes tabulated at sufficient intervals to show the comparative state price structures.
- (9) The department shall provide an internet version of the report free of charge to the public and shall charge a fee for paper copies that is commensurate with the cost of printing the report."

NEW SECTION. Section 4. Applicability. [This act] applies to all-urban renewal areas and targeted economic development districts that have pledged tax increment to the payment of bonds ADOPT A TAX INCREMENT PROVISION AFTER [THE EFFECTIVE DATE OF THIS ACT].

23 - END -

