Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims - 2023			
	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0946.002.002
1		HOUSE BILL NO. 946	
2		INTRODUCED BY D. BEDEY, L. JONES	
3			
4	A BILL FOR A	N ACT ENTITLED: "AN ACT IMPLEMENTING THE PROVISIONS OF HOUSE	E BILL NO. 2;
5	PROVIDING F	OR REPORTS TO THE EDUCATION INTERIM BUDGET COMMITTEE FRO	M THE MONTANA
6	STATE LIBRARY, THE OFFICE OF THE COMMISSIONER OF HIGHER EDUCATION, AND THE OFFICE OF		
7	PUBLIC INST	RUCTION; REVISING EDUCATION LAWS RELATED TO EARLY EDUCATIO	N AND
8	KINDERGART	EN; ESTABLISHING UNDER WHAT EXCEPTIONAL CIRCUMSTANCES A S	SCHOOL
9	DISTRICT MA	Y ADMIT STUDENTS OUTSIDE REGULAR AGE PARAMETERS; CLARIFYII	NG THAT
10	KINDERGART	EN IS A SINGLE-YEAR PROGRAM; PROVIDING THAT THE EDUCATION I	NTERIM BUDGET
11	COMMITTEE	DIRECT A STUDY RELATED TO SERVICES PROVIDED BY THE DEPARTM	IENT OF
12	ADMINISTRA	TION; PROVIDING DEFINITIONS; AMENDING SECTIONS 20-5-101 AND 20	-7-117, MCA; AND
13	PROVIDING A	N EFFECTIVE DATE AND AN APPLICABILITY DATE."	
14			
15	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
16			
17	NEW S	SECTION. Section 1. Montana state library report to education interim b	udget committee.
18	(1) The Montai	na state library shall report on its hot spot program activities to the education in	nterim budget
19	committee pro	vided for in 5-12-501 by September 1, 2023.	
20	(2)	The Montana state library shall report on the following items to the education	n interim budget
21	committee pro	vided for in 5-12-501 by September 1, 2024:	
22	(a)	library deployment locations;	
23	(b)	the comparison of rural and urban deployment locations;	
24	(c)	hot spot usage measured by gigabytes for each device and by library; and	
25	(d)	verification that there was no ANY commercial activity usage of the hot spots	in compliance with
26	Title 22, chapte	er 1, part 11. IS CONSISTENT WITH LIBRARY POLICY.	
27	(3)	These reports must be provided in a digital and printed format to the commit	tee.

- 1 -



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims

- 2023 68th Legislature 2023		Drat	fter: Julie Johnson, 406-444-4024	HB0946.002.002
1				
2	NEW S	ECTION. Section 2. Ed	ucation interim budget committee study	/ of fiscal issues
3	regarding educ	ation. For the 2023-2024	1 interim, the education interim budget com	mittee provided for in 5-12-
4	501 shall direct	a study of potential servic	es the department of administration may b	e able to provide to the
5	Montana arts co	uncil, the Montana histori	ical society, and the Montana state library t	o create operating
6	efficiencies.			
7				
8	NEW S	ECTION. Section 3. Of	fice of commissioner of higher educatio	n report. (1) The office of
9	the commission	er of higher education sha	all report to the education interim budget co	ommittee provided for in 5-
10	12-501 on the fu	unding provided to the trib	al colleges for high school equivalency tes	t (HiSET) preparation
11	through the HiS	ET to Tribal Colleges line	-item in House Bill No. 2.	
12	(2)	The report must include t	the following information:	
13	(a)	the name of the tribal col	lege receiving state funding and the amou	nt received;
14	(b)	a description of how each	h tribal college uses that funding;	
15	(c)	the number of individuals	enrolled in the program at each tribal colle	∋ge;
16	(d)	the number of individuals	who completed the program at each tribal	college; and
17	(e)	the number of individuals	who completed the program and passed t	he test.
18	(3)	The report must be provi	ded in a digital and printed format by Septe	mber 1, 2023, and by
19	September 1, 20)24.		
20				
21	NEW S	ECTION. Section 4. Of	fice of public instruction report. (1) The	office of public instruction
22	shall report for e	each school district partici	pating in the advanced opportunity grant p	rogram under 20-7-1506:
23	(a)	the total amount of fundir	ng received and the total amount expended	l; and
24	(b)	for each opportunity affor	rded to a student:	
25	(i)	a description of the oppo	rtunity;	
26	(ii)	whether the opportunity v	was afforded within the school or was an o	ut-of-school experience;
27	(iii)	the number of students p	participating in the opportunity; and	



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims			
	egislature 2023	Drafter: Julie Johnson, 406-444-4024 HB0946.002.002	
1	(iv)	the funds expended on the opportunity.	
2	(2)	The office of public instruction shall report for each school district participating in the	
3	transformation	al learning grant program:	
4	(a)	the total amount of funding received and the total amount expended;	
5	(b)	a description of the transformational activities being provided through the program;	
6	(c)	the metrics used for evaluating the effectiveness of each transformational activity;	
7	(d)	an assessment of the effectiveness of each transformational activity; and	
8	(e)	future plans for each transformational activity.	
9	(3)	By September 1, 2023, and by September 1, 2024, the office of public instruction shall report	
10			
11	information:		
12	(a)	for a public school district:	
13	(i)	the name of the school district receiving a donation;	
14	(ii)	the total amount of donations received by the school district in the current fiscal year; and	
15	(iii)	how those donations were used by that public school district;	
16	(b)	for each nonpublic school entity:	
17	(i)	the name of the entity and its address;	
18	(ii)	the total amount of donations received by the entity in the current fiscal year; and	
19	(iii)	how those donations were used by that entity; and	
20	(c)	the amount of funds retained for covering overhead costs by the entity that administered the	
21	program.		
22	(4)	These reports must be provided in a digital and printed format to the committee.	
23			
24	Sectio	n 5. Section 20-5-101, MCA, is amended to read:	
25	"20-5- ⁻	101. Admittance of child to school. (1) The trustees shall assign and admit a child to a school	
26	in the district when the child is:		
27	(a)	5 years of age or older on or before September 10 of the year in which the child is to enroll but	



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and C

Clair - 202			
	egislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0946.002.002
1	is not yet 19 ye	ears of age;	
2	(b)	a resident of the district; and	
3	(c)	otherwise qualified under the provisions of this title to be admitted to the scl	hool.
4	(2)	The trustees of a district may assign and admit any nonresident child to a s	chool in the district
5	under the tuitio	n provisions of this title.	
6	(3)	(a) The trustees may at their discretion assign and admit a child to a school	in the district who
7	is under 5 year	rs of age or an adult who is 19 years of age or older if there are exceptional c	ircumstances that
8	merit waiving tl	he age provision of this section. The trustees may also admit an individual wh	no has graduated
9	from high scho	ol but is not yet 19 years of age even though no special circumstances exist	for waiver of the age
10	provision of this	s section.	
11	<u>(b)</u>	As used in this subsection (3), "exceptional circumstances" means any of the	<u>ne following:</u>
12	<u>(i)</u>	the child is being admitted into a preschool program established by the trus	tees pursuant to 20-
13	<u>7-117;</u>		
14	<u>(ii)</u>	the child is determined by the trustees to be ready for kindergarten and the	child's parents have
15	requested early	y entry into the district's regular 1-year kindergarten program; or	
16	<u>(iii)</u>	the adult is 19 years of age or older and in the trustees' determination would	<u>d benefit from</u>
17	educational pro	ograms offered by a school of the district.	
18	<u>(c)</u>	The admittance of an individual under this subsection (3) does not in and of	itself impact the
19	ANB calculatio	ns governed by 20-9-311.	
20	(4)	The trustees shall assign and admit a child who is homeless, as defined in t	the Stewart B.
21	McKinney Horr	neless Assistance Act (Public Law 100-77), to a school in the district regardle	ss of residence. The
22	trustees may n	ot require an out-of-district attendance agreement or tuition for a homeless c	hild.
23	(5)	The trustees shall assign and admit a child whose parent or guardian is bei	ng relocated to
24	Montana under	r military orders to a school in the district and allow the child to preliminarily e	nroll in classes and
25	apply for progra	ams offered by the district prior to arrival and establishing residency.	
26	(6)	Except for the provisions of subsection (4), tuition for a nonresident child m	ust be paid in
27	accordance wit	th the tuition provisions of this title.	



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims

- 2023 68th Legislature 2023

Drafter: Julie Johnson, 406-444-4024

HB0946.002.002

1 (7) The trustees' assignment of a child meeting the qualifications of subsection (1) to a school in 2 the district outside of the adopted school boundaries applicable to the child is subject to the district's grievance 3 policy. Upon completion of procedures set forth in the district's grievance policy, the trustees' decision regarding 4 the assignment is final."

- 5
- 6

Section 6. Section 20-7-117, MCA, is amended to read:

7 **"20-7-117. Kindergarten and preschool programs.** (1) The trustees of an elementary district shall 8 establish or make available a kindergarten program capable of accommodating, at a minimum, all the children 9 in the district who will be 5 years old on or before September 10 of the school year for which the program is to 10 be conducted or who have been enrolled by special permission of admitted through the exceptional

<u>circumstances provision under 20-5-101 by</u> the board of trustees. The kindergarten program, which the trustees
 may designate as either a half-time or full-time program, must be an integral part of the elementary school and

13 must be financed and governed accordingly, provided that to be eligible for inclusion in the calculation of ANB

pursuant to 20-9-311, a child must have reached 5 years of age on or before September 10 of the school year

15 covered by the calculation or have been enrolled by special permission of admitted to the district's kindergarten

16 program by the board of trustees through the exceptional circumstances provision under 20-5-101. A

17 kindergarten program must meet the minimum aggregate hour requirements established in 20-1-301. A

kindergarten program that is designated as a full-time program must allow a parent, guardian, or other person
who is responsible for the enrollment of a child in school, as provided in 20-5-102, to enroll the child half-time.

20 (2) The trustees of an elementary school district may establish and operate a free preschool 21 program for children between the ages of 3 and 5 years. When preschool programs are established, they must 22 be an integral part of the elementary school and must be governed accordingly. Financing of preschool 23 programs may not be supported by money available from state equalization aid.

24

(3) As used in Title 20, the following definitions apply:

25 (a) "Kindergarten program" means a half-time or full-time 1-year program immediately preceding a

26 child's entry into 1st grade with curriculum and instruction selected by the board of trustees and aligned to the

27 <u>content standards established by the board of public education.</u>



Amen Claim - 2023	S	Reading/2nd House-blue -	Requested by: Daniel Salomo	n - (S) Finance and
	egislature 2023	Drafter: Juli	e Johnson, 406-444-4024	HB0946.002.002
1	<u>(b)</u>	"Preschool program" means a ha	alf-time or full-time program to prepare	children for entry into
2	<u>kindergarten a</u>	nd governed by the standards ado	pted by the board of public education."	
3				
4	NEW S	SECTION. Section 7. Effective	date. [This act] is effective July 1, 2023	3.
5				
6	COOR	DINATION SECTION. Section 8.	Coordination instruction. If House	Bill No. 352 is passed
7	and approved,	then [sections 5 and 6] are void.		
8				
9	COOR	DINATION SECTION. Section 9.	Coordination instruction. If House	Bill No. 212, House Bill
10	No. 587, and [t	his act] are all passed and approv	ed, then the sections of House Bill No.	212 and House Bill No.
11	587 amending	20-9-366 are void, and 20-9-366 r	nust be amended as follows:	
12	"20-9-3	366. Definitions. As <u>Subject to</u>	o adjustments pursuant to [section 1 of	House Bill No. 587], as
13	used in 20-9-30	66 through 20-9-371, the following	definitions apply:	
14	(1)	"County retirement mill value per	elementary ANB" or "county retiremer	nt mill value per high
15	school ANB" m	eans the sum of the taxable valua	tion in the previous year of all property	in the county divided by
16	1,000, with the	quotient divided by the total count	ty elementary ANB count or the total co	ounty high school ANB
17	count used to o	calculate the elementary school dis	stricts' and high school districts' prior ye	ear total per-ANB
18	entitlement am	ounts.		
19	(2)	(a) "District guaranteed tax base	ratio" for guaranteed tax base funding	for the BASE budget of
20	an eligible distr	ict means the taxable valuation in	the previous year of all property in the	district, except for
21	property value	disregarded because of protested	taxes under 15-1-409(2) or property se	ubject to the creation of
22	a new school d	istrict under 20-6-326, divided by	the district's prior year GTBA budget ar	rea.
23	(b)	"District mill value per ANB", for	school facility entitlement purposes, me	eans the taxable
24	valuation in the	previous year of all property in th	e district, except for property subject to	o the creation of a new
25	school district u	under 20-6-326, divided by 1,000,	with the quotient divided by the ANB co	ount of the district used
26	to calculate the	e district's prior year total per-ANB	entitlement amount.	
27	(3)	"Facility guaranteed mill value pe	er ANB", for school facility entitlement o	guaranteed tax base



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims - 2023

68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 HB0946.002.002 1 purposes, means, subject to adjustment under [section 1 of House Bill No. 587], the sum of the taxable 2 valuation in the previous year of all property in the state, multiplied by 140% and divided by 1,000, with the 3 quotient divided by the total state elementary ANB count or the total state high school ANB count used to 4 calculate the elementary school districts' and high school districts' prior year total per-ANB entitlement amounts. 5 (4)"Guaranteed tax base aid budget area" or "GTBA budget area" means the portion of a district's 6 BASE budget after the following payments are subtracted: 7 direct state aid; (a) 8 (b) the total data-for-achievement payment; 9 (c) the total quality educator payment; (d) 10 the total at-risk student payment; 11 (e) the total Indian education for all payment; 12 the total American Indian achievement gap payment; and (f) 13 (g) the state special education allowable cost payment. 14 (5) (a) Except as provided in subsection (6), "Statewide elementary guaranteed tax base ratio" or 15 "statewide high school guaranteed tax base ratio", for guaranteed tax base funding for the BASE budget of an 16 eligible district, means, subject to adjustment under [section 1 of House Bill No. 587], the sum of the taxable 17 valuation in the previous year of all property in the state, multiplied by 250% for fiscal year 2022 and 254% for 18 fiscal year 2023 2024 and by 259% for fiscal year 2025 and each succeeding fiscal year and divided by the 19 prior year statewide GTBA budget area for the state elementary school districts or the state high school 20 districts. For fiscal year 2024 and subsequent fiscal years, the superintendent of public instruction shall 21 increase the multiplier, not to exceed 262%, in this subsection (5)(a) as follows: 22 for fiscal years 2024 through 2031, if the revenue transferred to the state general fund pursuant (i) 23 to 16-12-111 in the prior fiscal year is at least \$1 million more than the revenue transferred in the fiscal year 2 24 years prior, then: 25 (A) multiply the amount of increased revenue transferred to the state general fund pursuant to 16-26 12-111 in the prior fiscal year above the amount of revenue transferred in the fiscal year 2 years prior by 0.25, 27 divide the resulting product by \$500,000, and round to the nearest whole number; and



Amendment - 1st Reading/2nd House-blue - Requested by: Daniel Salomon - (S) Finance and Claims

- 2023 68th Le	gislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0946.002.002
1	(B)	add the number derived in subsection (5)(a)(i)(A) as a percentage point increa	ase to :
2	(I) if t	the prior year was not affected by a contingency under subsection (6), the multi	plier used for the
3	prior fiscal year	r; or	
4	(II) if t i	he prior year was affected by a contingency under subsection (6), the multiplier	for the prior fiscal
5	year had the p i	rior fiscal year not been affected by a contingency under subsection (6);	
6	(ii)	for fiscal years 2024 through 2031, if the revenue transferred to the state gene	eral fund pursuant
7	to 16-12-111 ir	n the prior fiscal year is less than \$1 million more than the revenue transferred i	n the fiscal year 2
8	years prior, the	en the multiplier is equal to:	
9	(A) if	the prior year was not affected by a contingency under subsection (6), the mul	tiplier used for the
10	prior fiscal year	r; or	
11	(B) if	the prior year was affected by a contingency under subsection (6), the multiplie	er for the prior
12	fiscal year had	the prior fiscal year not been affected by a contingency under subsection (6); a	ind
13	(iii)	for fiscal years 2032 and subsequent fiscal years, the multiplier is equal to the	e multiplier used
14	for fiscal year 2	2031 <u>; and</u>	
15	<u>(iv)</u>	for all multiplier increases under this subsection (5)(a), the calculations are ma	ade in the year
16	prior to the yea	ar in which the increase to the multiplier takes effect and impacts distribution of	guaranteed tax
17	<u>base aid</u> .		
18	(b)	"statewide <u>Statewide</u> mill value per elementary ANB" or "statewide mill value	per high school
19	ANB", for scho	ol retirement guaranteed tax base purposes, means <u>, subject to adjustment und</u>	er [section 1 of
20	<u>House Bill No.</u>	<u>587],</u> the sum of the taxable valuation in the previous year of all property in the	state, multiplied
21	by 121%_189%	and divided by 1,000, with the quotient divided by the total state elementary A	NB count or the
22	total state high	school ANB amount used to calculate the elementary school districts' and high	school districts'
23	prior year total	per-ANB entitlement amounts.	
24	(6) T	he guaranteed tax base multiplier under subsection (5)(a) must be reduced by -	4 percentage
25	points following	g certification by the budget director of a contingency pursuant to Chapter 506,	Laws of 2021:
26	(a) f e	or fiscal year 2023 if the certification is made during calendar year 2021;	
27	(b) fo	or fiscal year 2024 if the certification is made during calendar year 2022;	



Claims	ding/2nd House-blue - Requested by: Daniel Salomo	on - (S) Finance and
- 2023 68th Legislature 2023	Drafter: Julie Johnson, 406-444-4024	HB0946.002.002

1	(c) for fiscal year 2025 if the certification is made during calendar year 2023; and
2	(d) for fiscal year 2026 if the certification is made during calendar year 2024."
3	
4	NEW SECTION. Section 10. Applicability. [Sections 5 and 6] apply to school years beginning on or
5	after July 1, 2023.
6	- END -

