1	SENATE BILL NO. 110
2	INTRODUCED BY K. REGIER
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4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING PROPERTY TAX ASSISTANCE LAWS;
5	PROVIDING A FIXED APPRAISED VALUE FOR CERTAIN PRIMARY RESIDENCES OWNED BY
6	INDIVIDUALS THAT ARE AT LEAST A CERTAIN AGE; REVISING THE INTANGIBLE LAND VALUE
7	EXEMPTION TO INCLUDE INDIVIDUALS OF AT LEAST A CERTAIN AGE THAT HAVE OWNED THE
8	PROPERTY FOR 10 CONSECUTIVE YEARS; REVISING DEFINITIONS; PROVIDING RULEMAKING
9	AUTHORITY; AMENDING SECTIONS <u>15-6-240,</u> 15-6-301, 15-6-302, AND 15-6-312, MCA; AND PROVIDING
10	AN APPLICABILITY DATE."
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12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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14	NEW SECTION. Section 1. Golden years property tax assistance program exemption. (1)
15	There is a golden years property tax assistance program that prevents increases in the appraised value of
16	qualifying senior property for the purpose of assisting a qualifying senior in residing in a primary senior
17	residence. To be eligible for the program, applicants must meet the requirements of 15-6-302.
18	(2) The base year appraised value of qualifying senior property is taxed at the rates established by
19	15-6-134. Any remaining qualifying senior property value is exempt from ad valorem property taxes.
20	(3) (a) A new base year appraised value must be established if an applicant:
21	(i) increases the interior square footage of the primary senior residence; or
22	(ii) constructs an outbuilding that exceeds 200 square feet, not including a porch or a deck.
23	(b) The new base year appraised value for a property that satisfies the criteria in subsection (3)(a)
24	is equal to the appraised value of the primary senior residence during the first year that the improvements are
25	considered by the department in a new appraisal.
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27	Section 2. Section 15-6-240, MCA, is amended to read:
28	"15-6-240. Intangible land value property exemption application procedure. (1) There is an



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intangible land value assistance program that provides graduated levels of property tax exemptions to assist owners of primary residences with land values that are disproportionate to the value of a primary residence and improvements. To be eligible for the exemption, applicants must meet the requirements of this section.

- (2) If the total appraised value of the land is equal to or less than 150% of the appraised value of the primary residence and improvements situated on the land, then the land exemption provided in this section does not apply.
- (3) Subject to subsection (6), if the total appraised value of the land is greater than 150% of the appraised value of the primary residence and improvements situated on the land, then the land is valued at 150% of the appraised value of the primary residence and improvements situated on the land, subject to the minimum equalization of value requirement in subsection (4), and the remainder of the land value is exempt from taxation.
- (4) If the calculation in subsection (3) creates a land value that is less than the statewide average value of land, then the value of the land may not be reduced in an amount that is less than the statewide average value of land multiplied by the acreage of land for the subject property.
- (5) This section does not provide an exemption for the primary residence and improvements situated on the land.
- (6) (a) A claim for assistance must be filed by March 1 of the tax year for which the exemption is sought, on an application form provided by the department. After an exemption is approved, the applicant remains eligible for the exemption for the remainder of the 2-year valuation cycle provided for in 15-7-111 as long as the property is continually used as a primary residence by the applicant. An applicant who does not apply for assistance during the first year of the valuation cycle may apply during the second year of the cycle.
 - (b) The application form must contain:
- (i) an affirmation that the applicant owns and maintains the land and improvements as the primary residence;
 - (ii) an affirmation that the land has been owned:
- (A) by the applicant or a family member of the applicant within the third degree of consanguinity for at least 30 consecutive years; or
 - (B) by the applicant for at least 10 consecutive years if the applicant is a qualifying senior as



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1	defined in 15-6	<u>-301;</u> and	
2	(iii)	any other information required by the department that is relevant to the applicant's eligibility.	
3	(c)	When providing information to the department for qualification under this section, applicants	
4	are subject to t	he false swearing penalties established in 45-7-202.	
5	(d)	The department may investigate the information provided in an application and an applicant's	
6	continued eligib	pility.	
7	(e)	The department may request applicant verification of the primary residence.	
8	(7)	As used in this section the following definitions apply:	
9	(a)	"Land" means:	
10	(i)	parcels of land or lots of not more than 5 acres under single ownership that support the primary	
11	residential impi	rovements. The term does not include parcels of land or lots that do not support the primary	
12	residential improvements, regardless of whether those parcels or lots are contiguous with or adjacent to the		
13	primary residential property.		
14	(ii)	subject to the limitations in subsection (7)(a)(i), separately assessed land on which a mobile or	
15	manufactured h	nome is located, but only if the mobile or manufactured home and the land are both owned by	
16	the applicant.		
17	(b)	"Primary residence" means a single-family dwelling:	
18	(i)	in which an applicant can demonstrate the applicant lived for at least 7 months of the year for	
19	which benefits	are claimed;	
20	(ii)	that is the only residence for which the land exemption claimed in this section is claimed by the	
21	applicant; and		
22	(iii)	that is owned or under contract for deed by the applicant.	
23	(c)	"Single-family dwelling" means a residential dwelling, manufactured home, trailer, or mobile	
24	home. The term	n does not include a condominium unit or a unit of a multiple-unit dwelling.	
25	(d)	"Statewide average value of land" is a value calculated by the department that is equal to the	
26	statewide avera	age market value of 1 acre of class four real property described in 15-6-134(1)(a) through (1)(d).	

Section 3. Section 15-6-301, MCA, is amended to read:



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1	"1	5-6-301.	Definitions. As used in this part, the following definitions apply:
2	(1)) "Anı	nual verification" means the use of a process to:
3	(a)) veri	fy an applicant's income for assistance under 15-6-305 or 15-6-311;
4	(b)) арр	rove, renew, or deny benefits for the current year based upon on the applicant's eligibility;
5	and		
6	(c)) term	ninate participation based upon <u>on</u> death or loss of status as a qualified veteran or veteran's
7	spouse.		
8	<u>(2)</u>) "Bas	se year appraised value" means the lesser of:
9	<u>(a</u>)) the	appraised value the year before a qualifying senior claims an exemption under [section 1];
10	<u>(b)</u>) the	value of the land pursuant to an existing exemption under 15-6-240 plus the appraised
11	value of th	e primary	residence and improvements situated on the land the year before a qualifying senior claims
12	an exempt	ion under	[section 1]; or
13	<u>(b)</u>	<mark>)(c) in t</mark> h	ne event the appraised value is less than the value established in subsection subsections
14	(2)(a) and	(2)(b), the	e lowest appraised value after the exemption is claimed.
15	(2)) <u>(3)</u> "PC	E" means the implicit price deflator (price index) for personal consumption expenditures as
16	published i	in the nati	onal income and product accounts by the bureau of economic analysis of the U.S.
17	departmen	t of comm	nerce.
18	(3)) <u>(4)</u> "PC	E inflation factor" for a tax year means the PCE price index value for the first quarter of the
19	prior tax ye	ear before	the tax year divided by the PCE price index value for the first quarter of 2015.
20	(4)	<u>(5)</u> (a) '	'Primary residence" is, subject to the provisions of subsection (4) (b) (5)(b), a dwelling:
21	(i)	in w	hich a taxpayer can demonstrate the taxpayer lived for at least 7 months of the year for
22	which bene	efits are c	laimed;
23	(ii)	that	is the only residence for which property tax assistance is claimed; and
24	(iii) dete	ermined using the indicators provided for in the rules authorized by 15-6-302(2).
25	(b)) A <u>F</u>	or assistance under 15-6-305 or 15-6-311, a primary residence may include more than one
26	dwelling w	hen the ta	expayer's combined residence in the dwellings is at least 7 months of the tax year.
27	<u>(6)</u>) (a) <u>'</u>	Primary senior residence" has the same meaning as the term "primary residence", except
28	the real pro	operty mu	st be owned by a qualifying senior:



1	<u>(i)</u>	individually;
2	<u>(ii)</u>	jointly with a legally married spouse; or
3	(iii)	jointly with another qualifying senior, as long as all owners are qualifying seniors.
4	<u>(b)</u>	The term includes parcels of land or lots of not more than 1 acre under single ownership that
5	support the pri	mary residential improvements.
6	(c)	The term does not include parcels of land or lots that do not support the primary residential
7	improvements,	regardless of whether those parcels or lots are contiguous with or adjacent to the primary
8	residential prop	perty.
9	(5) (7)	"Qualified veteran" means a veteran:
10	(a)	who was killed while on active duty or died as a result of a service-connected disability; or
11	(b)	if living:
12	(i)	was honorably discharged from active service in any branch of the armed services; and
13	(ii)	is currently rated 100% disabled or is paid at the 100% disabled rate by the U.S. department of
14	veterans affairs	s for a service-connected disability, as verified by official documentation from the U.S.
15	department of	veterans affairs.
16	(6) (8)	"Qualifying income" means:
17	(a)	the federal adjusted gross income excluding capital and income losses of an applicant and the
18	applicant's spo	use as calculated on the Montana income tax return for the prior year;
19	(b)	for assistance under 15-6-311, the federal adjusted gross income excluding capital and income
20	losses of an ap	oplicant as calculated on the Montana income tax return for the prior tax year; or
21	(c)	for an applicant who is not required to file a Montana income tax return, the income determined
22	using available	income information.
23	(7) (9)	"Qualifying property" means a primary residence that a qualified applicant owned and occupied
24	for at least 7 m	onths during the tax year.
25	(10)	"Qualifying senior" means a person who is at least 80 years of age on January 1 of the year in
26	which an exem	ption is claimed.
27	(11)	"Qualifying senior property" means a primary senior residence that a qualifying senior applican
28	owned and occ	cupied for at least 7 months during the tax year.



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1	(8) (12)	"Residential real property" means the land and improvements of a taxpayer's primary
2	residence."	
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4	Sectio	n 4. Section 15-6-302, MCA, is amended to read:
5	"15-6-3	802. Property tax assistance rulemaking. (1) The requirements of this section must be met
6	for a taxpayer t	o qualify for property tax assistance under 15-6-305, or 15-6-311, or [section 1].
7	(2)	For the property tax assistance programs provided for in 15-6-305, and 15-6-311, and [section
8	1], the resident	ial real property must be owned by the applicant or under contract for deed and be the primary
9	residence as d	efined in 15-6-301 for assistance under 15-6-305 or 15-6-311 or the primary senior residence for
10	assistance und	er [section 1]. The department shall make rules specifying the indicators used for determining
11	whether a resid	dence is a primary residence or primary senior residence for purposes of property tax assistance
12	programs.	
13	(3)	An applicant's qualifying income, as defined in 15-6-301, may not exceed the threshold
14	established in '	15-6-305 or 15-6-311 or in rules established pursuant to those sections. There is no qualifying
15	income thresho	old for the assistance program provided for in [section 1].
16	(4)	(a) A claim for assistance must be submitted on a form prescribed by the department.
17	(b)	The form must contain:
18	(i)	for assistance under 15-6-305 or 15-6-311, the qualifying income of the applicant and the
19	applicant's spo	use;
20	(ii)	an affirmation that the applicant owns and maintains the land and improvements as the primary
21	residence as de	efined in 15-6-301;
22	(iii)	the social security number of the applicant and of the applicant's spouse; and
23	<u>(iv)</u>	for assistance under [section 1], a birth certificate for the applicant; and
24	(iv)(v)	any other information required by the department that is relevant to the applicant's eligibility.
25	(5)	(a) An application must be filed by April 15 of the year for which assistance is first claimed.
26	(b)	Once-When assistance is approved, the applicant remains eligible for property tax assistance
27	in subsequent	years through the annual verification process defined in 15-6-301 without the need to reapply.



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A taxpayer shall inform the department of any change in eligibility occurring from one year to

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2	(6)	The For assistance under 15-6-305 or 15-6-311, the department may verify an applicant's and
3	an applicant's	spouse's social security number and benefits with the social security administration and the U.S
4	department of	veterans affairs.

- (7) The For assistance under 15-6-305 or 15-6-311, the department must shall annually verify an applicant's eligibility, including the applicant's and spouse's income, and approve, renew, or deny benefits for the current year based upon on the findings. For assistance under [section 1], the department may annually verify an applicant's eligibility and approve, renew, or deny benefits for the current year based on the findings.
- (8) (a) When providing information for property tax assistance under 15-6-305, or 15-6-311, or [section 1], applicants are subject to the false swearing penalties established in 45-7-202.
- (b) The department may investigate the information provided in an application and an applicant's continued eligibility.
 - (c) The department may request applicant verification of the primary residence.
- (9) The department may address unusual circumstances of ownership and income that arise in administering taxpayer assistance programs provided for in 15-6-305, and 15-6-311, and [section 1].
- (10) A temporary stay in a nursing home or similar facility does not change a taxpayer's primary residence for the purposes of taxpayer assistance programs provided for in 15-6-305, and 15-6-311, and [section 1].
- (11) The For assistance under 15-6-305 or 15-6-311, the department shall award property assistance under the property tax assistance program that provides the greatest benefit to the taxpayer by reviewing applications and eligibility requirements, and notify the applicant of the department's decision.
- (12) A taxpayer that claims assistance under [section 1] is not entitled to claim assistance under 15-6-305 or 15-6-311 for the same tax year."

25 **Section 5.** Section 15-6-312, MCA, is amended to read:

- 26 "15-6-312. Time period for property tax assistance. (1) A person who qualifies for assistance under 27 15-6-305, or 15-6-311, or [section 1] is entitled to assistance as provided for in this section.
- 28 (2) The property tax assistance is provided for the full tax year:



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(a)	in the first year in which the applicant qualifies for assistance if the applicant resides in the
gualifying prop	erty <u>or qualifying senior property</u> for the remainder of the tax year;

- 3 (b) if the applicant resides in the qualifying property or qualifying senior property for the full tax
 4 year;
 - (c) for qualifying property <u>or qualifying senior property</u> owned by an applicant at the time the tax roll is provided to the county treasurer for billing if 15-6-301(4)(b)(5)(b) applies.
 - (3) If an applicant who qualifies for assistance sells the qualifying property or qualifying senior property and does not purchase a new residence during the tax year, the assistance is provided for the number of days the taxpayer owned the qualifying property or qualifying senior property during the tax year based on the date of sale.
 - (4) (a) Except as provided in subsection (4)(b), a person who purchases a qualifying property or qualifying senior property is not entitled to assistance for the partial tax year during which the person owns the property. The property must be assessed at the full tax rate for the portion of the year the person owns the property based on the date of sale.
 - (b) If the sale date is after the county treasurer sends the tax notice provided for in 15-16-101(2), the tax notice may not be revised based on the change in ownership."

<u>NEW SECTION.</u> Section 6. Transition -- revised base year appraised value for certain qualifying taxpayers. (1) The legislature intends to provide property tax relief to taxpayers that would have qualified for relief under [this act] had it been in place when an individual met the age requirements of a qualifying senior.

- (2) If a taxpayer is a qualifying senior on or before [the effective date of this act], the base year appraised value means the lesser of:
- (a) the lowest appraised value of a primary senior residence on or before [the effective date of this act] that the taxpayer met the age requirement of a qualifying senior; or
- (b) in the event the appraised value is less than the value established in subsection (2)(a), the lowest appraised value after the exemption is claimed.
- 28 (3) The revised definition in this section is limited to claims for assistance for property tax years



1	2024 and 2025. If a taxpayer who satisfies the criteria of this section improved a primary senior residence after
2	meeting the age requirement of a qualifying senior, the base year appraised value is adjusted as provided in
3	[section 1(3)].
4	(4) The department may make rules, establish deadlines, and develop forms for the purpose of
5	implementing this section.
6	
7	NEW SECTION. Section 7. Codification instruction. [Section 1] is intended to be codified as an
8	integral part of Title 15, chapter 6, part 3, and the provisions of Title 15, chapter 6, part 3, apply to [section 1].
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10	NEW SECTION. Section 8. Severability. If a part of [this act] is invalid, all valid parts that are
11	severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications,
12	the part remains in effect in all valid applications that are severable from the invalid applications.
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14	NEW SECTION. Section 9. Applicability. [This act] applies to tax years beginning after December
15	31, 2023.
16	- END -

