68th Legislature 2023

Drafter: Jaret Coles, 406-444-4022

1	SENATE BILL NO. 145				
2	INTRODUCED BY K. REGIER, A. BUCKLEY, B. KEENAN, J. GILLETTE, J. FULLER, S. O'BRIEN, C. POPE,				
3	T. MCGILLVRAY, R. LYNCH, D. BARTEL, C. GLIMM, J. FITZPATRICK, F. MANDEVILLE				
4					
5	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR LOCAL DISTRIBUTION OF REVENUE FROM				
6	THE SALES TAX ON LODGING AND THE LODGING FACILITIES USE TAX; DISTRIBUTING A PORTION OF				
7	THE SALES TAX ON LODGING TO THE CITY OR COUNTY WHERE THE ACCOMMODATION IS LOCATED;				
8	DISTRIBUTING A PORTION OF THE LODGING FACILITIES USE TAX TO COUNTIES; REQUIRING THE				
9	REVENUE DISTRIBUTED TO CITIES AND COUNTIES TO BE USED FOR PROPERTY TAX RELIEF FOR				
10	RESIDENTIAL PROPERTY; PROVIDING FOR THE SALES TAX REVENUE PROPERTY TAX ASSISTANCE				
11	PROGRAM; PROVIDING A DEFINITION; PROVIDING RULEMAKING AUTHORITY; AMENDING SECTIONS				
12	15-10-420, <u>15-16-101,</u> 15-65-112, 15-65-121, 15-68-502, 15-68-820, 22-3-1303, 22-3-1304, 22-3-1307, AND				
13	90-1-135, MCA; AND PROVIDING AN EFFECTIVE DATE AND AN APPLICABILITY DATE."				
14					
15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:				
16					
17	NEW SECTION. Section 1. Sales tax revenue property tax assistance rulemaking definition.				
18	(1) The department shall provide sales tax revenue property tax assistance to owners of residential property				
19	without an application process. The assistance is provided with funding from the lodging sales and use tax				
20	distribution account provided in [section 2] that is allocated to the governing body of an incorporated city or				
21	town or county as provided in [section 3].				
22	(2) The department shall provide each incorporated city or town and each county that receives a				
23	distribution under [section 2] with sufficient information to enable the county to administer the reporting of the				
24	reduction in property tax in 15-16-101(2)(a)(ii) and (2)(a)(v). The information must include a listing of all				
25	property in the taxing jurisdiction that qualifies as residential property, the taxable value of each residential				
26	property, the total taxable value of all residential property, and the mill levy reduction reflected as a negative mill				
27	value for the taxing jurisdiction that is applied on the tax bill for each residential property. The mill levy reduction				
28	is calculated using the amount of the distribution under [section 2] and must be the same negative mill value for				



1 each residential property in the taxing jurisdiction. 2 A taxpayer that receives sales tax revenue assistance is not prohibited from receiving property (3) 3 tax assistance under another property tax assistance program. 4 (4) The department may adopt rules, prepare forms, and maintain records that are necessary to 5 implement this part. 6 For the purpose of this section, "residential property" means any class four residential property (5) 7 described in 15-6-134(1)(a) through (1)(d) that is subject to property taxes as class four residential property. 8 9 NEW SECTION. Section 2. Lodging sales and use tax distribution account. (1) There is a lodging 10 sales and use tax distribution account in the state special revenue fund. The revenue allocated to the account 11 as provided in 15-65-121(2)(f) and 15-68-820(3) must be deposited in the account and distributed as provided 12 in this section. 13 The department shall determine at the end of each fiscal year the amount of tax, late payment (2) 14 interest, and penalties deposited in the account as provided in 15-68-820(3) from sales of accommodations in 15 each incorporated city or town and each county and distribute the tax, late payment interest, and penalties as 16 provided in this subsection (2) by August 31. If the accommodations are located in an incorporated city or town, 17 the department shall distribute the tax, late payment interest, and penalties to the incorporated city or town. If 18 the accommodations are not located in an incorporated city or town, the department shall distribute the tax, late 19 payment interest, and penalties to the county in which the accommodations are located. The department shall 20 distribute equally among the counties the tax, late payment interest, and penalties from sales of 21 accommodations for which the department cannot determine the location. 22 (3) The department shall determine at the end of each fiscal year the amount of tax, late payment 23 interest, and penalties deposited in the account as provided in 15-65-121(2)(f) from the use of accommodations 24 and distribute equally among the counties by August 31 the tax, late payment interest, and penalties. 25 (4) A payment required pursuant to this section may be withheld if, for more than 90 days, a local 26 government fails to: 27 file a financial report required by 15-1-504; (a) 28 (b) remit any amounts collected on behalf of the state as required by 15-1-504; or



1	(c)remit any other amounts owed to the state or another taxing jurisdiction.			
2				
3	NEW SECTION. Section 3. Lodging sales and use tax account. (1) The governing body of an			
4	incorporated city or town or county receiving lodging sales and use tax under [section 42] shall establish a			
5	lodging sales and use tax account to hold the collections.			
6	(2) The revenue deposited in the account each year must be used to reduce the incorporated city's			
7	or town's or county's property tax levy <u>on taxpayers that qualify for sales tax revenue assistance pursuant to</u>			
8	[section 1] in the next year. The revenue used to reduce property tax levies must be transferred to the account			
9	in which property tax revenue is deposited.			
10				
11	Section 4. Section 15-10-420, MCA, is amended to read:			
12	"15-10-420. Procedure for calculating levy. (1) (a) Subject to the provisions of this section, a			
13	governmental entity that is authorized to impose mills may impose a mill levy sufficient to generate the amount			
14	of property taxes actually assessed in the prior year plus one-half of the average rate of inflation for the prior 3			
15	years. The maximum number of mills that a governmental entity may impose is established by calculating the			
16	number of mills required to generate the amount of property tax actually assessed in the governmental unit in			
17	the prior year based on the current year taxable value, less the current year's newly taxable value, plus one-half			
18	of the average rate of inflation for the prior 3 years.			
19	(b) A governmental entity that does not impose the maximum number of mills authorized under			
20	subsection (1)(a) may carry forward the authority to impose the number of mills equal to the difference between			
21	the actual number of mills imposed and the maximum number of mills authorized to be imposed. The mill			
22	authority carried forward may be imposed in a subsequent tax year.			
23	(c) For the purposes of subsection (1)(a), the department shall calculate one-half of the average			
24	rate of inflation for the prior 3 years by using the consumer price index, U.S. city average, all urban consumers,			
25	using the 1982-84 base of 100, as published by the bureau of labor statistics of the United States department of			
26	labor.			
27	(2) A governmental entity may apply the levy calculated pursuant to subsection (1)(a) plus any			
28	additional levies authorized by the voters, as provided in 15-10-425, to all property in the governmental unit,			
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Drafter: Jaret Coles, 406-444-4022

(3)	(a) For purposes of this section, newly taxable property includes:
(i)	annexation of real property and improvements into a taxing unit;
(ii)	construction, expansion, or remodeling of improvements;
(iii)	transfer of property into a taxing unit;
(iv)	subdivision of real property; and
(v)	transfer of property from tax-exempt to taxable status.
(b)	Newly taxable property does not include an increase in value:
(i)	that arises because of an increase in the incremental value within a tax increment financing
district; or	
(ii)	caused by the termination of an exemption that occurs due to the American Rescue Plan Act,
Public Law 11	7-2, and section 14, Chapter 506, Laws of 2021.
(4)	(a) For the purposes of subsection (1), the taxable value of newly taxable property includes the
release of taxa	able value from the incremental taxable value of a tax increment financing district because of:
(i)	a change in the boundary of a tax increment financing district;
(ii)	an increase in the base value of the tax increment financing district pursuant to 7-15-4287; or
(iii)	the termination of a tax increment financing district.
(b)	If a tax increment financing district terminates prior to the certification of taxable values as
required in 15	-10-202, the increment value is reported as newly taxable property in the year in which the tax
increment fina	incing district terminates. If a tax increment financing district terminates after the certification of
taxable values	s as required in 15-10-202, the increment value is reported as newly taxable property in the
following tax y	/ear.
(c)	For the purpose of subsection (3)(a)(ii), the value of newly taxable class four property that was
constructed, e	expanded, or remodeled property since the completion of the last reappraisal cycle is the current
year market va	alue of that property less the previous year market value of that property.
(d)	For the purpose of subsection (3)(a)(iv), the subdivision of real property includes the first sale
of real propert	y that results in the property being taxable as class four property under 15-6-134 or as
nonqualified a	gricultural land as described in 15-6-133(1)(c).
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		Reading-white - Requested by: Keith Regier - (S) Taxation			
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1	(5)	Subject to subsection (8), subsection (1)(a) does not apply to:			
2	(a)	school district levies established in Title 20; or			
3	(b)	a mill levy imposed for a newly created regional resource authority.			
4	(6)	For purposes of subsection (1)(a), taxes imposed do not include net or gross	proceeds taxes		
5	received under	15-6-131 and 15-6-132.			
6	(7)	In determining the maximum number of mills in subsection (1)(a), the govern	mental entity:		
7	(a)	may increase the number of mills to account for a decrease in reimbursemen	ts <u>or for a</u>		
8	decrease in loc	dging tax distributions under [section 1]; and			
9	(b)	may not increase the number of mills to account for a loss of tax base becau	se of legislative		
10	action that is re	eimbursed under the provisions of 15-1-121(7) <u>; and</u>			
11	<u>(c)</u>	shall decrease the number of mills to account for the total amount of lodging	tax distributions		
12	under [section	2] after accounting for any decrease in lodging tax distributions that were previ	ously used to		
13	lower mills in t	nis section but were not received.			
14	(8) The department shall calculate, on a statewide basis, the number of mills to be imposed for				
15	purposes of 15-10-109, 20-9-331, 20-9-333, 20-9-360, and 20-25-439. However, the number of mills calculated				
16	by the departm	nent may not exceed the mill levy limits established in those sections. The mill o	calculation must		
17	be established	in tenths of mills. If the mill levy calculation does not result in an even tenth of	a mill, then the		
18	calculation mu	st be rounded up to the nearest tenth of a mill.			
19	(9)	(a) The provisions of subsection (1) do not prevent or restrict:			
20	(i)	a judgment levy under 2-9-316, 7-6-4015, or 7-7-2202;			
21	(ii)	a levy to repay taxes paid under protest as provided in 15-1-402;			
22	(iii)	an emergency levy authorized under 10-3-405, 20-9-168, or 20-15-326;			
23	(iv)	a levy for the support of a study commission under 7-3-184;			
24	(v)	a levy for the support of a newly established regional resource authority;			
25	(vi)	the portion that is the amount in excess of the base contribution of a governn	nental entity's		
26	property tax le	vy for contributions for group benefits excluded under 2-9-212 or 2-18-703;			
27	(vii)	a levy for reimbursing a county for costs incurred in transferring property reco	ords to an		
28	adjoining coun	ty under 7-2-2807 upon relocation of a county boundary;			



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1	(viii)	a levy used to fund the sheriffs' retirement system under 19-7-404(2)(b); or		
2	(ix)	a governmental entity from levying mills for the support of an airport authority	in existence prior	
3	to May 7, 2019	9, regardless of the amount of the levy imposed for the support of the airport au	thority in the past.	
4	The levy unde	r this subsection (9)(a)(ix) is limited to the amount in the resolution creating the	authority.	
5	(b)	A levy authorized under subsection (9)(a) may not be included in the amount	of property taxes	
6	actually asses	sed in a subsequent year.		
7	(10)	A governmental entity may levy mills for the support of airports as authorized	in 67-10-402, 67-	
8	11-301, or 67-	11-302 even though the governmental entity has not imposed a levy for the airp	port or the airport	
9	authority in eith	her of the previous 2 years and the airport or airport authority has not been app	ropriated	
10	operating fund	s by a county or municipality during that time.		
11	(11)	The department may adopt rules to implement this section. The rules may inc	clude a method for	
12	calculating the	percentage of change in valuation for purposes of determining the elimination	of property, new	
13	improvements, or newly taxable value in a governmental unit. (Subsection (3)(b)(ii) terminates December 31,			
14	2025sec. 13((5), Ch. 506, L. 2021.)"		
15				
16	Sectio	on 5. Section 15-16-101, MCA, is amended to read:		
17	"15-16	5-101. Treasurer to publish notice manner of publication. (1) Within 10 of	days after the	
18	receipt of the p	property tax record, the county treasurer shall publish a notice specifying:		
19	(a)	that one-half of all taxes levied and assessed will be due and payable before	5 p.m. on the next	
20	November 30	or within 30 days after the notice is postmarked and that unless paid prior to the	at time the amount	
21	then due will b	e delinquent and will draw interest at the rate of 5/6 of 1% a month from the tim	e of delinquency	
22	until paid and 2	2% will be added to the delinquent taxes as a penalty;		
23	(b)	that one-half of all taxes levied and assessed will be due and payable on or b	efore 5 p.m. on	
24	the next May 3	31 and that unless paid prior to that time the taxes will be delinquent and will dra	aw interest at the	
25	rate of 5/6 of 1	% a month from the time of delinquency until paid and 2% will be added to the	delinquent taxes	
26	as a penalty; a	Ind		
27	(c)	the time and place at which payment of taxes may be made.		
28	(2)	(a) The county treasurer shall send to the last-known address of each taxpay	er a written notice,	



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1	postage prepai	d, showing the amount of taxes and assessments due for the current year and the amount due		
2	and delinquent for other years. The written notice must include:			
3	(i) the taxable value of the property;			
4	(ii)	the total mill levy applied to that taxable value and the value of negative mills applied to that		
5	taxable value to	o reflect sales tax revenue assistance under [sections 1 through 3];		
6	(iii)	itemized city services and special improvement district assessments collected by the county;		
7	(iv)	the number of the school district in which the property is located;		
8	(v)	the amount of the total tax due itemized by mill levy that is levied as city tax, county tax, state		
9	tax, school dist	rict tax, and other tax and the total amount of the reduction in city tax and county tax for a		
10	taxpayer that re	eceives sales tax revenue assistance under [sections 1 through 3];		
11	(vi)	an indication of which mill levies are voted levies, including voted levies to impose a new mill		
12	levy, to increas	e a mill levy that is required to be submitted to the electors, or to exceed the mill levy limit		
13	provided for in	15-10-420; and		
14	(vii)	a notice of the availability of all the property tax assistance programs available to property		
15	taxpayers, including the intangible land value assistance program provided for in 15-6-240, the property tax			
16	assistance programs under Title 15, chapter 6, part 3, and the residential property tax credit for the elderly			
17	under 15-30-23	337 through 15-30-2341.		
18	(b)	If a tax lien is attached to the property, the notice must also include, in a manner calculated to		
19	draw attention,	a statement that a tax lien is attached to the property, that failure to respond will result in loss of		
20	property, and th	nat the taxpayer may contact the county treasurer for complete information.		
21	(3)	The municipality shall, upon request of the county treasurer, provide the information to be		
22	included under	subsection (2)(a)(iii) ready for mailing.		
23	(4)	The notice in every case must be given as provided in 7-1-2121. Failure to publish or post		
24	notices does no	ot relieve the taxpayer from any tax liability. Any failure to give notice of the tax due for the		
25	current year or	of delinquent tax will not affect the legality of the tax.		
26	(5)	If the department revises an assessment that results in an additional tax of \$5 or less, an		
27	additional tax is	s not owed and a new tax bill does not need to be prepared."		
28				



1 Section 6. Section 15-65-112, MCA, is amended to read:

2 "15-65-112. Collection and reporting. (1) The seller of accommodations shall collect the tax
3 imposed by 15-65-111.

4 (2) The seller shall report to the department of revenue, at the end of each calendar quarter, the 5 gross receipts collected during that quarter attributable to the sales price paid by the purchaser. The report is 6 due on or before the last day of the month following the end of the calendar quarter and must be accompanied 7 by a payment in an amount equal to the tax required to be collected under this section. <u>The report must include</u> 8 the physical address of the accommodation."

9

10 Section 7. Section 15-65-121, MCA, is amended to read:

11 "15-65-121. (Temporary) Distribution of tax proceeds. (1) The proceeds of the tax imposed by 15-12 65-111 must, in accordance with the provisions of 17-2-124, be deposited in an account in the state special 13 revenue fund to the credit of the department. The department may spend from that account in accordance with 14 an expenditure appropriation by the legislature based on an estimate of the costs of collecting and disbursing 15 the proceeds of the tax. Before allocating the balance of the tax proceeds in accordance with the provisions of 16 17-2-124 and as provided in subsections (2)(a) through (2)(i) (2)(j) of this section, the department shall 17 determine the expenditures by state agencies for in-state lodging for each reporting period and deduct 4% of 18 that amount from the tax proceeds received each reporting period. The department shall distribute the portion 19 of the 4% that was paid with federal funds to the agency that made the in-state lodging expenditure and deposit 20 30% of the amount deducted less the portion paid with federal funds in the state general fund.

21 (2) The balance of the tax proceeds received each reporting period and not deducted pursuant to 22 the expenditure appropriation, deposited in the state general fund, distributed to agencies that paid the tax with 23 federal funds, or deposited in the heritage preservation and development account must be transferred to an 24 account in the state special revenue fund to the credit of the department of commerce for tourism promotion 25 and promotion of the state as a location for the production of motion pictures and television commercials, to the 26 lodging sales and use tax distribution account, to the Montana historical interpretation state special revenue 27 account, to the Montana historical society, to the university system, to the state-tribal economic development 28 commission, and to the department of fish, wildlife, and parks, as follows:



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1	(a)	1% to the Montana historical society to be used for the installation or maintenance of roads	side	
2	historical signs	and historic sites;		
3	(b)	2.5% to the university system for the establishment and maintenance of a Montana travel		
4	research progra	am;		
5	(c)	6.5% to the department of fish, wildlife, and parks for the maintenance of facilities in state	parks	
6	that have both	resident and nonresident use;		
7	(d)	1.4% to the invasive species state special revenue account established in 80-7-1004;		
8	(e)	60.3% 30.15% to be used directly by the department of commerce;		
9	<u>(f)</u>	30.15% to the lodging sales and use tax distribution account provided for in [section-1 2];		
10	(f)(g)	(i) except as provided in subsection (2)(f)(ii) (2)(g)(ii) , 22.5% to be distributed by the depart	tment	
11	to regional non	profit tourism corporations in the ratio of the proceeds collected in each tourism region to the	е	
12	total proceeds	collected statewide; and		
13	(ii)	if 22.5% of the proceeds collected annually within the limits of a city, consolidated city-cour	nty,	
14	resort area, or	resort area district exceeds \$35,000, 50% of the amount available for distribution to the region	onal	
15	nonprofit touris	sm corporation in the region where the city, consolidated city-county, resort area, or resort ar	ea	
16	district is locate	ed, to be distributed to the nonprofit convention and visitors bureau in that city, consolidated	city-	
17	county, resort a	area, or resort area district;		
18	(g)(h)	0.5% to the state special revenue account provided for in 90-1-135 for use by the state-trib	al	
19	economic deve	elopment commission established in 90-1-131 for activities in the Indian tourism region;		
20	(h)(i)	2.6% to the Montana historical interpretation state special revenue account established in 2	22-3-	
21	115; and			
22	(i) (j)	2.7% or \$1 million, whichever is less, to the Montana heritage preservation and developme	ent	
23	account provid	ed for in 22-3-1004. The Montana heritage preservation and development commission shall		
24	report on the u	se of funds received pursuant to this subsection (2)(i) (2)(j) to the legislative finance committ	tee	
25	on a semiannu	al basis, in accordance with 5-11-210.		
26	(3)	If a city, consolidated city-county, resort area, or resort area district qualifies under 15-68-		
27	820(5)(b)(iii) or	r this section for funds but fails to either recognize a nonprofit convention and visitors bureau	ı or	

submit and gain approval for an annual marketing plan as required in 15-65-122, then those funds must be

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1 allocated to the regional nonprofit tourism corporation in the region in which the city, consolidated city-county,

2 resort area, or resort area district is located.

3 (4) If a regional nonprofit tourism corporation fails to submit and gain approval for an annual 4 marketing plan as required in 15-65-122, then those funds otherwise allocated to the regional nonprofit tourism 5 corporation may be used by the department of commerce for tourism promotion and promotion of the state as a 6 location for the production of motion pictures and television commercials.

7 (5) The tax proceeds received that are transferred to a state special revenue account pursuant to 8 subsections (2)(a) through (2)(c), (2)(e), and $\frac{(2)(f)(2)(g)}{(2)(g)}$ are statutorily appropriated to the entities as provided 9 in 17-7-502.

10 (6) The tax proceeds received that are transferred to the invasive species state special revenue 11 account pursuant to subsection (2)(d), to the Montana historical interpretation state special revenue account 12 pursuant to subsection $\frac{(2)(h)}{(2)(i)}$, and to the Montana heritage preservation and development account 13 pursuant to subsection $\frac{(2)(i)}{(2)(i)}$ are subject to appropriation by the legislature. (Terminates June 30, 2027--14 sec. 12, Ch. 563, L. 2021.)

15 15-65-121. (Effective July 1, 2027) Distribution of tax proceeds. (1) The proceeds of the tax 16 imposed by 15-65-111 must, in accordance with the provisions of 17-2-124, be deposited in an account in the 17 state special revenue fund to the credit of the department. The department may spend from that account in 18 accordance with an expenditure appropriation by the legislature based on an estimate of the costs of collecting 19 and disbursing the proceeds of the tax. Before allocating the balance of the tax proceeds in accordance with 20 the provisions of 17-2-124 and as provided in subsections (2)(a) through $\frac{(2)(h)}{(2)(i)}$ (2)(i) of this section, the 21 department shall determine the expenditures by state agencies for in-state lodging for each reporting period 22 and deduct 4% of that amount from the tax proceeds received each reporting period. The department shall 23 distribute the portion of the 4% that was paid with federal funds to the agency that made the in-state lodging 24 expenditure and deposit 30% of the amount deducted less the portion paid with federal funds in the state 25 general fund. The amount of \$400,000 each year must be deposited in the Montana heritage preservation and 26 development account provided for in 22-3-1004.

27 (2) The balance of the tax proceeds received each reporting period and not deducted pursuant to
 28 the expenditure appropriation, deposited in the state general fund, distributed to agencies that paid the tax with



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1	federal funds, or deposited in the heritage preservation and development account must be transferred to an				
2	account in the state special revenue fund to the credit of the department of commerce for tourism promotion				
3	and promotion of the state as a location for the production of motion pictures and television commercials, <u>to the</u>				
4	lodging	sales a	nd use tax distribution account, to the Montana historical interpretation state special revenue		
5	accoun	t, to the	Montana historical society, to the university system, to the state-tribal economic development		
6	commis	ssion, ar	nd to the department of fish, wildlife, and parks, as follows:		
7		(a)	1% to the Montana historical society to be used for the installation or maintenance of roadside		
8	historic	al signs	and historic sites;		
9		(b)	2.5% to the university system for the establishment and maintenance of a Montana travel		
10	researc	ch progra	am;		
11		(c)	6.5% to the department of fish, wildlife, and parks for the maintenance of facilities in state parks		
12	that ha	ve both	resident and nonresident use;		
13		(d)	1.4% to the invasive species state special revenue account established in 80-7-1004;		
14		(e)	63% 31.5% to be used directly by the department of commerce;		
15		<u>(f)</u>	31.5% to the lodging sales and use tax distribution account provided for in [section-1 2];		
16		(f)(g)	(i) except as provided in subsection (2)(f)(ii) (2)(g)(ii), 22.5% to be distributed by the department		
17	to regio	onal non	profit tourism corporations in the ratio of the proceeds collected in each tourism region to the		
18	total pro	oceeds	collected statewide; and		
19		(ii)	if 22.5% of the proceeds collected annually within the limits of a city, consolidated city-county,		
20	resort a	area, or	resort area district exceeds \$35,000, 50% of the amount available for distribution to the regional		
21	nonpro	fit touris	m corporation in the region where the city, consolidated city-county, resort area, or resort area		
22	district	is locate	ed, to be distributed to the nonprofit convention and visitors bureau in that city, consolidated city-		
23	county,	resort a	area, or resort area district;		
24		(g)<u>(h)</u>	0.5% to the state special revenue account provided for in 90-1-135 for use by the state-tribal		
25	econon	nic deve	lopment commission established in 90-1-131 for activities in the Indian tourism region; and		
26					
		(h)<u>(i)</u>	2.6% to the Montana historical interpretation state special revenue account established in 22-3-		
27	115.	(h)<u>(i)</u>	2.6% to the Montana historical interpretation state special revenue account established in 22-3-		
27 28	115.	(h)(i) (3)	2.6% to the Montana historical interpretation state special revenue account established in 22-3- If a city, consolidated city-county, resort area, or resort area district qualifies under 15-68-		



Section 8. Section 15-68-502, MCA, is amended to read: (b) (c) A person selling accommodations shall include in the return the physical address of the (d) accommodation. (2)

11 12 (6) 13

9 The tax proceeds received that are transferred to a state special revenue account pursuant to (5) 10 subsections (2)(a) through (2)(c), (2)(e), and $\frac{(2)(f)}{(2)(g)}$ are statutorily appropriated to the entities as provided

6 marketing plan as required in 15-65-122, then those funds otherwise allocated to the regional nonprofit tourism 7 corporation may be used by the department of commerce for tourism promotion and promotion of the state as a 8 location for the production of motion pictures and television commercials.

in 17-7-502. The tax proceeds received that are transferred to the invasive species state special revenue account pursuant to subsection (2)(d) and to the Montana historical interpretation state special revenue account 14 pursuant to subsection $\frac{(2)(h)}{(2)(i)}$ are subject to appropriation by the legislature." 15 16 17 "15-68-502. Returns -- payment -- authority of department. (1) (a) Except as provided in 18 subsection (2), on or before the last day of the month following the calendar quarter in which the transaction 19 subject to the tax imposed by this chapter occurred, a return, on a form provided by the department, and 20 payment of the tax for the preceding guarter must be filed with the department. 21 Each person engaged in business within this state or using property or services within this state 22 that are subject to tax under this chapter shall file a return. 23 A person making retail sales at two or more places of business shall file a separate return for 24 each separate place of business. 25

27 A person who has been issued a seasonal seller's permit shall file a return and pay the tax on 28 the date or dates set by the department.



26

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(4)

resort area, or resort area district is located.

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Drafter: Jaret Coles, 406-444-4022

820(5)(b)(iii) or this section for funds but fails to either recognize a nonprofit convention and visitors bureau or

allocated to the regional nonprofit tourism corporation in the region in which the city, consolidated city-county,

If a regional nonprofit tourism corporation fails to submit and gain approval for an annual

submit and gain approval for an annual marketing plan as required in 15-65-122, then those funds must be

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	egislature 2023.	Drafter: Jaret Coles, 406-444-4022 SB0145.001.0	02		
1	(3)	(a) For the purposes of the sales tax or use tax, a return must be filed by:			
2	(i)	a retailer required to collect the tax; and			
3	(ii)	a person that:			
4	(A)	purchases any items the storage, use, or other consumption of which is subject to the sales t	ax		
5	or use tax; and				
6	(B)	has not paid the tax to a retailer required to pay the tax.			
7	(b)	Each return must be authenticated by the person filing the return or by the person's agent			
8	authorized in w	rriting to file the return.			
9	(4)	(a) A person required to collect and pay to the department the taxes imposed by this chapter			
10	shall keep reco	ords, render statements, make returns, and comply with the provisions of this chapter and the			
11	rules prescribe	d by the department. Each return or statement must include the information required by the rul	es		
12	of the departm	ent.			
13	(b)	For the purpose of determining compliance with the provisions of this chapter, the departmen	ıt		
14	is authorized to examine or cause to be examined any books, papers, records, or memoranda relevant to				
15	making a determination of the amount of tax due, whether the books, papers, records, or memoranda are the				
16	property of or i	n the possession of the person filing the return or another person. In determining compliance, t	he		
17	department may use statistical sampling and other sampling techniques consistent with generally accepted				
18	auditing standa	ards. The department may also:			
19	(i)	require the attendance of a person having knowledge or information relevant to a return;			
20	(ii)	compel the production of books, papers, records, or memoranda by the person required to			
21	attend;				
22	(iii)	implement the provisions of 15-1-703 if the department determines that the collection of the t	ах		
23	is or may be je	opardized because of delay;			
24	(iv)	take testimony on matters material to the determination; and			
25	(v)	administer oaths or affirmations.			
26	(5)	Pursuant to rules established by the department, returns may be computer-generated and			
27	electronically f	led."			
28					



Amendment - 1st Reading-white - Requested by: Keith Regier - (S) Taxation - 2023 68th Legislature 2023 Drafter: Jaret Coles, 406-444-4022 SB0145.001.002 1 Section 9. Section 15-68-820, MCA, is amended to read: 2 "15-68-820. Sales tax and use tax proceeds. (1) Except as provided in subsections (2) through (6), 3 all-All money collected under this chapter must, in accordance with the provisions of 17-2-124, be deposited by 4 the department into the general fund as provided in subsections (2) through (6). 5 (2) Twenty-five percent of the The revenue collected on the base rental charge for rental vehicles 6 under 15-68-102(1)(b) and $\frac{15-68-102(3)(a)(ii)}{15-68-102(3)(a)(ii)}$ must be deposited as follows: 7 75% in the general fund; and (a) 8 (b) 25% in the state special revenue fund to the credit of the senior citizen and persons with 9 disabilities transportation services account provided for in 7-14-112. 10 Until December 31, 2024, a portion of the The revenue collected on the sale or use of (3) 11 accommodations and campgrounds under 15-68-102(1)(a) and (3)(a)(i) must be deposited as follows: 75% in the lodging sales and use tax distribution account provided for in [section-12]; and 12 (a) 13 25% as provided in subsection (4). (b) (a) Through December 31, 2024, the revenue deposited pursuant to subsection (3)(b) must be 14 (4) 15 deposited as follows: 16 (i) 20% in the account established in 22-3-1303 for construction of the Montana heritage center; 17 and 18 5% in the account established in 22-3-1307 for historic preservation grants. (b)(ii) 19 Starting January 1, 2025, a portion of the revenue collected on the sale or use of (4)(b) 20 accommodations and campgrounds under 15-68-102 (1)(a) and (3)(a)(i) the revenue deposited pursuant to 21 subsection (3)(b) must be deposited or distributed as follows: 22 (a)(i)— 6% in the account established in 22-3-1304 for operation and maintenance of the Montana 23 heritage center; 24 6% distributed as provided in subsection (5); (b)(ii) 25 6% in the account established in 22-3-1307 for historic preservation grants: and (c)(iii) 7% in the account established in 17-7-209. 26 (d)(iv) 27 (5) (a) Before allocating the balance of the tax proceeds provided for in subsection (4)(b)(ii) in 28 accordance with the provisions of 17-2-124 and as provided in subsection (5)(b) of this section, the department



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- 2023 68th Legislature 2023

> Services Division

Drafter: Jaret Coles, 406-444-4022

	Legislative		- 15 -	Authorized Print Version – SB 145
28	projects fund esta	blished in 17-2-102 known as the	Montana heritage center	construction account. The tax
27	"22-3-130	3. Account Montana heritag	e center construction.	There is an account in the capital
26	Section 1	0. Section 22-3-1303, MCA, is an	nended to read:	
25				
24	subsection (5)(b)	are allocated to the entities."		
23	(6) T	he tax proceeds received that are	transferred to a state sp	ecial revenue account pursuant to
22	economic develop	ment commission established in	90-1-131 for activities in t	he Indian tourism region.
21	(iv) 0.	5% to the state special revenue a	account provided for in 90	-1-135 for use by the state-tribal
20	county, resort area	a, or resort area district; and		
19	district is located t	o be distributed to the nonprofit c	onvention and visitors bu	reau in that city, consolidated city-
18	nonprofit tourism o	corporation in the region where th	e city, consolidated city-c	county, resort area, or resort area
17	resort area, or res	ort area district exceeds \$35,000,	50% of the amount avai	lable for distribution to the regional
16	(B) if	24% of the proceeds collected ar	nually within the limits of	a city, consolidated city-county,
15	region to the total	proceeds collected statewide; an	d	
14	commerce to region	onal nonprofit tourism corporation	s in the ratio of the proce	eds collected in each tourism
13	(iii) (A) except as provided in subsection	on (5)(b)(iii)(B), 24% to be	e distributed by the department of
12	(ii) 68	3.5% to be used directly by the de	epartment of commerce;	
11	that have both res	ident and nonresident use;		
10	(i) 7 ⁰	% to the department of fish, wildli	e, and parks for the mair	tenance of facilities in state parks
9	the state-tribal eco	onomic development commission	as follows:	
8	production of moti	on pictures and television comme	ercials, to the department	of fish, wildlife, and parks, and to
7	credit of the depar	tment of commerce for tourism p	omotion and promotion o	of the state as a location for the
6	that paid the tax w	ith federal funds must be transfer	red to an account in the	state special revenue fund to the
5	(b) T	he balance of the tax proceeds re	ceived each reporting pe	riod and not distributed to agencies
4	deposit 30% of the	e amount deducted less the portic	on paid with federal funds	in the state general fund.
3	portion of the 1% that was paid with federal funds to the agency that made the in-state lodging expenditure and			
2	of that amount from the tax proceeds received each reporting period. The department shall distribute the			
1	shall determine th	e expenditures by state agencies	for in-state lodging for ea	ach reporting period and deduct 1%

Amendment - 1st Reading-white - Requested by: Keith Regier - (S) Taxation - 2023 68th Legislature 2023 Drafter: Jaret Coles, 406-444-4022 SB0145.001.002 1 collections allocated in 15-68-820(3)(a) must be deposited in the account until December 31, 2024. The money 2 in the account is authorized to the department of administration and may be used only for capital construction of 3 the Montana heritage center." 4 5 Section 11. Section 22-3-1304, MCA, is amended to read: 6 "22-3-1304. Account -- Montana heritage center operations. There is an account in the state 7 special revenue fund established in 17-2-102 known as the Montana heritage center operations account. The 8 tax collections allocated in 15-68-820(4)(a) must be deposited in the account. The money in the account may 9 be used only for expenses incurred in the operation and maintenance of the Montana heritage center, which 10 may include the veterans' and pioneer memorial building." 11 Section 12. Section 22-3-1307, MCA, is amended to read: 12 13 "22-3-1307. Historic preservation grant program account. (1) There is an account in the state 14 special revenue fund established in 17-2-102 known as the historic preservation grant program account. The 15 tax collections allocated in 15-68-820(3)(b) and (4)(c) must be deposited in the account. 16 (2) Money deposited in the account is subject to appropriation by the legislature and may be used 17 only for historic preservation grants to be administered by the department of commerce. 18 (3) The department shall allocate and disburse historic preservation account funds as appropriated by the legislature." 19 20 21 Section 13. Section 90-1-135, MCA, is amended to read: 22 "90-1-135. Special revenue accounts. (1) There is a state special revenue account in the state 23 treasury for the receipt of state and private funds and a federal special revenue account in the state treasury for 24 the receipt of federal funds for expenditure by the state-tribal economic development commission established in 25 90-1-131.

- 26 (2) Money in the state special revenue account from proceeds distributed under 15-65-121(2)(g)
- 27 <u>15-65-121(2)(h)</u> is to be used for activities for the Indian tourism region, defined in 15-65-101.
- 28 (3) Except as provided in subsection (2), money in the accounts established in subsection (1) must



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1	be used to pay	:			
2	(a)	the commission's admin	nistrative costs;		
3	(b)	the salary, benefits, and	d administrative expenses of the tribal bus	siness center coordinator and	
4	the federal gra	nts coordinator; and			
5	(c)	the costs of conducting	or commissioning and periodically updati	ng or otherwise modifying a	
6	comprehensive	assessment of econom	c development needs and priorities on ea	ch of the Indian reservations	
7	in the state.				
8	(4)	Money in the accounts	that is not expended for the purposes ide	ntified in subsection (2) or (3)	
9	may be used fo	or other purposes that the	e commission considers prudent or neces	sary.	
10	(5)	Interest and income ea	rned on the money in the accounts must b	be deposited in the accounts	
11	for the commis	sion's use."			
12					
13	NEW S	SECTION. Section 14.	Transition. The first distribution to cities a	and counties pursuant to	
14	[section-1_2] m	ust be made by August 3	1, 2024, for taxes collected in fiscal year 2	2024.	
15					
16	NEW S	SECTION. Section 15.	Codification instruction. [Sections 1-and	d 2 <u>through</u> 3] are intended to	
17	be codified as-	an integral<u>a</u> new part of	Title 15, chapter- <mark>68<u>6</u>,</mark> and the provisions	of Title 15, chapter- <mark>68_6</mark> , apply	
18	to [sections 1-a	nd 2 through 3].			
19					
20	NEW S	SECTION. Section 16.	Effective date. [This act] is effective July	1, 2023.	
21					
22	NEW S	SECTION. Section 17.	Applicability. [This act] applies to sales of	of accommodations or	
23	campgrounds t	hat occur on or after [the	effective date of this act], and to the use	of accommodations or	
24	campgrounds o	on or after [the effective o	late of this act], even if the sale occurred	before [the effective date of	
25	this act].				
26			- END -		

