		Reading-yellow -	Requested by: And	rea Olsen - (S) Co	mmittee of Whole			
- 2023 68th Legislature 2023		Dra	after: Madelyn Krezowski, (406) 444-6857	SB0171.002.002			
1			SENATE BILL NO.					
2			INTRODUCED BY K. F	REGIER				
3								
4	A BILL FOR AN ACT ENTITLED: "AN ACT AUTHORIZING THE DEPARTMENT OF CORRECTIONS TO							
5								
6	AN INMATE DIES WHILE INCARCERATED; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."							
7								
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:							
9								
10	NEW S	SECTION. Section 1.	Disposition of inmate tr	rust account funds a	nd tangible personal			
11	property. (1) A state inmate who is incarcerated in a state prison, as defined in 53-30-101, may at any time							
12	SHALL complete a department form designating a beneficiary by name. The beneficiary is entitled to the							
13	inmate's trust account funds and to the tangible personal property located on the state prison premises if the							
14	inmate dies while incarcerated at the state prison.							
15	(2)	The department shal	ll develop a form -conformir	ng to the requirements	of 72-2-522(2) to provide			
16	for the disposit	ion of the inmate's true	st account funds and tangit	ole personal property.	The form must			
17	conspicuously state that the inmate may modify or revoke the instrument at any time if the inmate makes a							
18	request to the warden or the warden's designee.							
19	(3)	(a) The department s	shall distribute a deceased	inmate's trust accoun	t funds and tangible			
20	personal property to the beneficiary in accordance with the terms of the form and may not require other							
21	processes to distribute the funds.							
22	(b)	(b) If the inmate's beneficiary or other person with priority under 37-19-904 refuses to take custody						
23	of the inmate's remains and the department pays for the cremation or burial, the costs of the disposition of the							
24	remains must be deducted from the inmate's trust account.							
25	(c)(b) The department may not deduct funds from the deceased inmate's trust account on or after the							
26	inmate's date of death to be applied to inmate obligations provided for in 53-1-107.							
27	(d)<u>(</u>c)	(d)(c) The department may not distribute trust account funds until at least 45 days after the inmate's						
28	death to ensure	e that any accrued ear	nings or refunds that are d	ue to the inmate are p	properly credited to the			
	Legislativ Services	e	- 1 -	Authoriz	zed Print Version – SB 171			

Division

	2023		Reading-yellow -	Requested b	y: Andrea O	lsen - (S) C	ommittee of Whole			
68th Legislature 2023			Draft	SB0171.002.002						
	1	inmate's trust account before distribution.								
	2	(4)	A department employee may not be named as beneficiary unless the employee is the							
	3	next of kin.								
	4	(5)	If the department cannot locate the inmate's designated beneficiary within-a reasonable period							
	5	of time 1 year	year after the inmate's death, the department shall transfer the inmate's trust account funds to the							
ļ	6	department of revenue in accordance with Title 70, chapter 9, part 8, and the tangible personal property items								
	7	may be destroyed.								
	8									
	9	NEW S	SECTION. Section 2.	Codification ir	struction. [Sec	tion 1] is inten	ded to be codified as an			
	10	integral part of	Title 53, chapter 1, part	1, and the prov	visions of Title 53	3, chapter 1, p	art 1, apply to [section 1].			
	11									
	12	NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.								
	13			-	END -					

