1	SENATE BILL NO. 294
2	INTRODUCED BY B. USHER, L. SHELDON-GALLOWAY, B. MERCER, J. CARLSON, A. REGIER, E.
3	BUTTREY, L. JONES, J. ESP, T. MANZELLA, J. FULLER, K. KELKER, J. GROSS, J. SMALL, E. BOLDMAN,
4	W. SALES, S. HINEBAUCH, T. MCGILLVRAY, S. FITZPATRICK, P. FLOWERS, R. LYNCH, W. MCKAMEY,
5	M. NOLAND, D. LENZ, D. BARTEL, G. HERTZ, C. FRIEDEL, J. WELBORN, B. GILLESPIE, C. GLIMM, J.
6	ELLSWORTH, K. BOGNER, G. KMETZ, D. ZOLNIKOV, D. EMRICH, J. TREBAS, L. DEMING, T. VERMEIRE
7	
8	A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING THE MONTANA END OF WATCH TRUST AND
9	PROVIDING RELATED SUPPORTS; CREATING A STATE SPECIAL REVENUE ACCOUNT; CREATING AN
10	OVERSIGHT BOARD THAT IS ATTACHED TO THE DEPARTMENT OF JUSTICE FOR ADMINISTRATIVE
11	PURPOSES; PROVIDING FOR LOCAL GOVERNMENT AND STATE GOVERNMENT PAYMENTS FOR
12	HEALTH INSURANCE BENEFITS WHEN AN OFFICER IS CATASTROPHICALLY INJURED OR DIES;
13	PROVIDING THAT A BENEFIT RECEIVED FROM THE TRUST IS NOT TAXABLE INCOME; PROVIDING
14	FOR RETROACTIVE PAYMENTS FROM THE TRUST; PROVIDING DEFINITIONS; SUPERSEDING THE
15	UNFUNDED MANDATE LAWS; AMENDING SECTIONS 2-18-704, 15-30-2110, AND 15-30-2120, AND 25-13-
16	608, MCA; PROVIDING A FUND TRANSFER; PROVIDING AN APPROPRIATION; AND PROVIDING
17	EFFECTIVE DATES AND A RETROACTIVE APPLICABILITY DATE."
18	
19	WHEREAS, Montana law enforcement officers are charged with the enforcement of the laws of the
20	State of Montana as determined by the Montana State Legislature; and
21	WHEREAS, law enforcement officers put their lives on the line each day to protect the people of
22	Montana; and
23	WHEREAS, line of duty deaths and catastrophic injuries often leave behind dependent family members
24	who are struggling to cope mentally, emotionally, and financially with the trauma of a line of duty death or to
25	provide care to a catastrophically injured spouse; and
26	WHEREAS, the State of Montana does not currently provide a line of duty death or catastrophic injury
27	benefit to officers or their families when one of these tragedies occurs.
28	



1	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
2			
3	NEW S	ECTION. Section 1. Definitions. For the purposes of [sections 1 through 4 <u>5 6</u> ], the following	
4	definitions appl	y:	
5	(1)	"Board" means the Montana end of watch trust board established in [section $\frac{3 \cdot 4 \cdot 5}{2}$ ].	
6	(2)	"Catastrophic injury" means an injury directly related to an individual's required employment	
7	duties with dire	ct or proximate consequences that renders the individual in need of 24-hour care, permanently	
8	incapacitates th	ne individual, and permanently prevents the individual from performing any gainful work.	
9	(3)	"Department" means the department of justice.	
10	(4)	"Immediate family" means a law enforcement officer's spouse and dependent children under	
11	age 18, includir	ng children to whom the law enforcement officer is a legal guardian.	
12	(5)	"In the line of duty" means an action taken by a law enforcement officer or an activity in which a	
13	law enforceme	nt officer participated:	
14	(a)	as required or authorized by law, rule, regulation, condition of employment, or professional	
15	ethics; and		
16	(b)	for which compensation is provided by the officer's employer or would have been provided by	
17	the officer's em	ployer if the officer had been on duty at the time the action in question was taken.	
18	(6)	"Law enforcement officer" has the same meaning as provided in 7-32-201 MEANS:	
19	<u>(A)</u>	A POLICE OFFICER, DEPUTY SHERIFF, UNDERSHERIFF, HIGHWAY PATROL OFFICER, INVESTIGATOR	
20	APPOINTED BY T	HE DEPARTMENT OF JUSTICE, FISH AND GAME WARDEN, PARK RANGER, OR OTHER PUBLIC SAFETY	
21	OFFICER CERTIF	IED BY THE PUBLIC SAFETY OFFICER STANDARDS AND TRAINING COUNCIL; OR	
22	<u>(B)</u>	AN ELECTEDA SHERIFF.	
23			
24	NEW S	ECTION. Section 2. Montana end of watch trust benefits responsibilities of board of	
25	investments	<b>responsibilities of department of justice.</b> (1) (a) There is a Montana end of watch trust within	
26	the permanent	fund type for the purpose of supporting eligible law enforcement officers and their surviving	
27	immediate fami	ily in the event of an officer's death or catastrophic injury in the line of duty.	
28	<del>(b)<u>(</u>2)</del>	The department may accept contributions and gifts for the trust in money or other forms. When	



1 accepted, the contributions and gifts must be deposited in the trust.

- 2 (c)(3) The legislature may transfer money to the trust.
- 3 (d)(4) Interest and income earned on money in the trust must be retained within the trust. THE STATE
- 4 TREASURER SHALL EACH MONTH TRANSFER FROM THE TRUST TO THE ACCOUNT ESTABLISHED IN [SECTION 3] THE
- 5 AMOUNT OF EARNINGS, EXCLUDING UNREALIZED GAINS AND LOSSES, REQUIRED TO MEET THE OBLIGATIONS OF THE
- 6 STATE THAT ARE PAYABLE FROM THE ACCOUNT. EARNINGS NOT TRANSFERRED TO THE ACCOUNT ESTABLISHED IN
- 7 [SECTION 3] MUST BE RETAINED IN THE TRUST ACCOUNT. Any unexpended interest that transfers back into the trust
- 8 can be appropriated if monthly obligations exceed the current available interest in the account. If this portion of
- 9 the trust is appropriated in any fiscal year, the state treasurer shall transfer that same amount from the general
- 10 fund to the trust in the following fiscal year.
- 11 (e)(5) The trust is overseen by the board as provided in [section 3]. MONEY The board of investments
- 12 shall invest money DEPOSITED IN THE FUND ESTABLISHED UNDER THIS SECTION MUST BE INVESTED BY THE BOARD OF
- 13 INVESTMENTS AS PROVIDED BY LAW.
- 14 (2) The board of investments shall:
- 15 (a) manage the trust;
- 16 (b) report the annual available balance, changes in the trust's earnings, and any other pertinent
- 17 financial information to the end of watch trust board established in [section 3] and the department by June 30 of
- 18 each year;
- 19 (c) reinvest into the trust all interest generated by the trust when there are no eligible recipients
- 20 during a fiscal year; and
- 21 (d) allow the department to administer benefits from the interest generated by the trust when there
- 22 are eligible recipients during a fiscal year.
- 23 (3) The department shall disburse payments to an officer's designated beneficiary, as indicated by
- 24 the officer on a form provided by the department.
- 25 (4) (a) Loss payments for a catastrophic injury or death in the line of duty must be made monthly
- 26 for 5 calendar years from the date of the injury or death.
- 27 (b) The minimum monthly payment is \$8,000 and must be increased in accordance with the
- 28 consumer price index.



Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations				
- 2023 68th Legislature 2023		Drafter: Julie Johnson, 406-444-4024 S	B0294.002.005	
1	<del>(5)</del> —	— The money in the account is subject to legislative appropriation.		
2				
3		SECTION. SECTION 3. MONTANA END OF WATCH ACCOUNT payment and cessa		
4		THERE IS A MONTANA END OF WATCH STATE SPECIAL REVENUE ACCOUNT WITHIN THE STA		
5	REVENUE FUNE	DESTABLISHED IN 17-2-102 ADMINISTERED BY THE DEPARTMENT OF JUSTICE. PURSUANT	TO [SECTION 2],	
6	ALL INTEREST A	AND EARNINGS FROM THE TRUST FUND ESTABLISHED IN [SECTION 2] MUST BE DEPOSITED	INTO THIS FUND.	
7	<u>(2)</u>	THE DEPARTMENT OF JUSTICE SHALL DISBURSE PAYMENTS TO AN OFFICER'S DESIGNATION	FED	
8	BENEFICIARY, /	AS INDICATED BY THE OFFICER ON A FORM PROVIDED BY THE DEPARTMENT.		
9	<u>(3)</u>	(A) LOSS PAYMENTS FOR A CATASTROPHIC INJURY OR DEATH IN THE LINE OF DUTY MUS	ST BE MADE	
10	MONTHLY FOR	5 CALENDAR YEARS FROM THE DATE OF THE INJURY OR DEATH.		
11	<u>(В)</u>	THE MINIMUM MONTHLY PAYMENT IS \$8,000 AND MUST BE INCREASED IN ACCORDANCE	<del>E WITH THE</del>	
12	CONSUMER PR	ICE INDEX ON AN ANNUAL BASIS.		
13	<u>(2)</u>	The department of justice shall disburse payments to a qualifying law enforcement	ent officer or the	
14	law enforceme	ent officer's immediate family as provided in this section.		
15	<u>(3)</u>	(a) Payments for a catastrophic injury in the line of duty must be made to a cata	strophically	
16	<u>injured law en</u>	forcement officer on a monthly basis for 60 months from the date of the injury.		
17	<u>(b)</u>	In the event the catastrophically injured law enforcement officer dies prior to rec	eiving all 60	
18	monthly paym	ents, the department shall pay on a monthly basis the remainder of the 60 monthly	<u>v payments to</u>	
19	the law enforce	cement officer's immediate family as follows:		
20	<u>(i)</u>	to the law enforcement officer's surviving spouse until the surviving spouse remain	arries or dies;	
21	<u>or</u>			
22	<u>(ii)</u>	if there is no surviving spouse or if the surviving spouse remarries or dies prior to	<u>o the</u>	
23	<u>disbursement</u>	of all 60 monthly payments, then the remainder of the 60 monthly payments must	be made to the	
24	law enforceme	ent officer's surviving dependent children under 18 years of age, in equal shares, a	<u>nd subject to</u>	
25	the Uniform T	ransfers to Minors Act provided for in Title 72, chapter 26.		
26	<u>(c)</u>	In the event there is no surviving spouse that has not remarried or surviving dep	endent children	
27	<u>under 18 year</u>	s of age, the payments must cease.		
28	<u>(4)</u>	(a) Payments for a law enforcement officer killed in the line of duty must be mad	<u>e to the law</u>	



## Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations - 2023

68th Legislature 2023

SB0294.002.005

1	enforcement officer's surviving immediate family on a monthly basis for 60 months from the date of the law		
2	enforcement officer's death. The department shall make the payments as follows:		
3	(i) to the law enforcement officer's surviving spouse until the surviving spouse remarries or dies;		
4	(ii) if there is no surviving spouse or if the surviving spouse remarries or dies prior to disbursement		
5	of all 60 monthly payments, then the remainder of the 60 monthly payments must be made to the law		
6	enforcement officer's surviving dependent children under 18 years of age, in equal shares, and subject to the		
7	Uniform Transfers to Minors Act provided for in Title, 72, chapter 26.		
8	(b) In the event there is no surviving spouse that has not remarried or surviving dependent children		
9	under 18 years of age, the payments must cease.		
10	(5) (a) For the first 12 months following the date of the catastrophic event or death, the monthly		
11	payment due to a qualifying law enforcement officer or the law enforcement officer's immediate family under		
12	this section is \$7,000 a month.		
13	(b) For months 13 through 60 following the date of the catastrophic event or death, the monthly		
14	payment due to a qualifying law enforcement officer or the law enforcement officer's immediate family under		
15	this section is:		
16	(i) \$7,000, subject to an annual increase according to the consumer price index or 3%, whichever		
17	is less;		
18	(ii) minus the sum of:		
19	(A) one-half of the workers' compensation monthly benefit based on the employment of the		
20	qualifying law enforcement officer paid to the law enforcement officer or the law enforcement officer's		
21	immediate family; and		
22	(B) one-half of the state retirement monthly benefit paid based on the employment of the qualifying		
23	law enforcement officer to the law enforcement officer or the law enforcement officer's immediate family.		
24	(4)(6) THE MONEY IN THE ACCOUNT IS SUBJECT TO LEGISLATIVE APPROPRIATION.		
25	(7) All payments under this section are exempt from execution without limit as provided in 25-13-		
26	<u>608.</u>		
27			
28	NEW SECTION. Section 4. Certification of continued eligibility notification of change in		
	- 5 - Authorized Print Version – SB 294		



1 marital status -- notification of date of birth. (1) Each year on the anniversary of the first payment made 2 under [section 3(3)], the catastrophically injured law enforcement officer, surviving spouse, other immediate 3 family member, or agent of the catastrophically injured law enforcement officer, surviving spouse, or other 4 immediate family member, shall attest to the board on a form provided by the department that the law 5 enforcement officer is still eligible under the definition of catastrophic injury in [section 1]. If the law enforcement 6 officer is no longer eligible under the definition of catastrophic injury in [section 1] or if the annual attestation is 7 not submitted within 120 days after the anniversary date of the first payment under [section 3(3)], the payment 8 must cease.

9 (2) If payments are being made to a surviving spouse and the surviving spouse's marital status 10 changes, the surviving spouse shall notify the board of the change in marital status within 120 days. On receipt 11 of notification, the payment must be dispersed as directed in [sections 3(3)and 3(4)].

12 (3) On a form provided by the department and within 180 days of receipt of the first payment, the 13 catastrophically injured law enforcement officer, surviving spouse, other immediate family member, or agent of 14 the catastrophically injured law enforcement officer, surviving spouse, or other immediate family member, shall 15 provide the board with the identity and dates of birth of all dependent children of the law enforcement officer 16 who were under 18 years of age at the time of the law enforcement officer's catastrophic injury or date of death.

17

22

18 <u>NEW SECTION.</u> Section 5. Montana end of watch trust board. (1) There is a volunteer board to 19 oversee the administration of the Montana end of watch trust provided for in [section 2]. The board is attached 20 to the department of justice for administrative purposes only, as provided in 2-15-121.

21 (2) The board consists of five members appointed by the attorney general, including:

(a) a representative of the Montana sheriffs and peace officers association;

23 (b) a representative of the Montana police protective association;

24 (c) a representative of the association of Montana troopers;

25 (d) a representative of the Montana association of chiefs of police; and

26 (e) a representative from the department of justice.

27 (3) The board shall:

28 (a) meet at least once each fiscal year;



Ame		Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations
	egislature 2023	Drafter: Julie Johnson, 406-444-4024 SB0294.002.005
1	(b)	act as an advocate for officers catastrophically injured in the line of duty and the surviving
2	immediate fam	nily members of officers who died in the line of duty; AND
3	(c)	settle disputes and concerns regarding trust benefits <del>; and</del>
4	<del>(d)</del>	communicate with the board of investments regarding the money in the trust, including
5	reporting need	l <del>s</del> .
6	(4)	The representatives in subsection (2) must be sworn officers <u>ACTORS</u> of a participating agency.
7		
8	NEW S	SECTION. Section 6. End of watch health insurance support. (1) (a) Local governments that
9	employ a law e	enforcement officer as defined in 7-32-201 [SECTION 1] and provide health insurance benefits to
10	an officer, an c	officer's spouse, or an officer's dependents shall <u>:</u>
11	<u>(I)</u>	<u>renew the coverage of ENROLL</u> the officer and the officer's spouse o <del>r</del> <u>AND</u> dependents <u>IN</u>
12	COBRA CONTI	NUATION COVERAGE if the officer is catastrophically injured, AS THAT TERM IS DEFINED IN [SECTION 1];
13	AND	
14	<u>(II)</u>	ENROLL THE OFFICER'S SPOUSE AND DEPENDENTS IN COBRA COVERAGE OF-IF THE OFFICER dies in
15	the line of duty	as those terms are <u>THAT TERM IS</u> defined in [section 1].
16	(b)	Renewals of CONTINUATION coverage under this section must provide for the same level of
17	CONTINUATION	COVERAGE benefits as is available to other members of the group. Premiums charged to an
18	officer, spouse	e, or dependent under this section must be the same as premiums charged to other similarly
19	situated memb	pers of the group.
20	(c)	Dependent special enrollment must be allowed under the terms of the insurance contract or
21	plan.	
22	(d)	The provisions of this section are applicable to an officer, spouse, or dependent who is
23	ALREADY insure	ed under a COBRA continuation provision.
24	(2)	The law enforcement officer's employing agency shall pay the premium for 1 month <u>4 MONTHS</u>
25	after the catas	trophic injury or death in the line of duty, after which the officer, spouse, or dependent shall pay
26	the premium.	
27	(3)	The benefit plans may discontinue or not renew the coverage of an officer, spouse, or
28	dependent on	y if:

- 7 -

Legislative Services Division Authorized Print Version – SB 294

1 (a) the officer, spouse, or dependent has failed to pay premiums or contributions for which the

2 individual is responsible;

3 (b) the officer, spouse, or dependent has performed an act or practice that constitutes fraud or has
4 made an intentional misrepresentation of a material fact under the terms of the coverage; or

5 (c) the state employee group benefit plans cease to offer coverage in accordance with applicable
6 state law.

7

8

Section 7. Section 2-18-704, MCA, is amended to read:

9 "2-18-704. Mandatory provisions. (1) An insurance contract or plan issued under this part must
10 contain provisions that permit:

(a) the member of a group who retires from active service under the appropriate retirement provisions of a defined benefit plan provided by law or, in the case of the defined contribution plan provided in Title 19, chapter 3, part 21, a member with at least 5 years of service and who is at least age 50 while in covered employment to remain a member of the group until the member becomes eligible for medicare under the federal Health Insurance for the Aged Act, 42 U.S.C. 1395, unless the member is a participant in another group plan with substantially the same or greater benefits at an equivalent cost or unless the member is employed and, by virtue of that employment, is eligible to participate in another group plan with substantially the

18 same or greater benefits at an equivalent cost;

(b) the surviving spouse of a member to remain a member of the group as long as the spouse is
eligible for retirement benefits accrued by the deceased member as provided by law unless the spouse is
eligible for medicare under the federal Health Insurance for the Aged Act or unless the spouse has or is eligible
for equivalent insurance coverage as provided in subsection (1)(a);

(c) the surviving children of a member to remain members of the group as long as they are eligible
 for retirement benefits accrued by the deceased member as provided by law unless they have equivalent
 coverage as provided in subsection (1)(a) or are eligible for insurance coverage by virtue of the employment of
 a surviving parent or legal guardian.

27 (2) An insurance contract or plan issued under this part must contain the provisions of subsection
28 (1) for remaining a member of the group and also must permit:



Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations				
- 2023 68th Legislature 2023		Drafter: Julie Johnson, 406-444-4024 SB0294.002.		
1	(a)	the spouse of a retired member the same rights as a surviving spouse under su	ubsection (1)(b):	
2	(b)	the spouse of a retiring member to convert a group policy as provided in 33-22-		
3	(c)	continued membership in the group by anyone eligible under the provisions of t		
4		g the person's eligibility for medicare under the federal Health Insurance for the A	-	
5	(3)	(a) A state insurance contract or plan must contain provisions that permit a legis		
6		ne state's group plan until the legislator becomes eligible for medicare under the f	ederal Health	
7	Insurance for t	he Aged Act if the legislator:		
8	(i)	terminates service in the legislature and is a vested member of a state retireme	nt system	
9	provided by lav	<i>w</i> ; and		
10	(ii)	notifies the department of administration in writing within 90 days of the end of t	he legislator's	
11	legislative term	ι.		
12	(b)	A former legislator may not remain a member of the group plan under the provis	sions of	
13	subsection (3)	(a) if the person:		
14	(i)	is a member of a plan with substantially the same or greater benefits at an equi	valent cost; or	
15	(ii)	is employed and, by virtue of that employment, is eligible to participate in anoth	er group plan	
16	with substantia	Ily the same or greater benefits at an equivalent cost.		
17	(c)	A legislator who remains a member of the group under the provisions of subsec	ction (3)(a) and	
18	subsequently t	erminates membership may not rejoin the group plan unless the person again se	rves as a	
19	legislator.			
20	(4)	(a) A state insurance contract or plan must contain provisions that permit contin	ued	
21	membership in	the state's group plan by a member of the judges' retirement system who leaves	judicial office	
22	but continues t	to be an inactive vested member of the judges' retirement system as provided by	19-5-301. The	
23	judge shall notify the department of administration in writing within 90 days of the end of the judge's judicial		ge's judicial	
24	service of the j	udge's choice to continue membership in the group plan.		
25	(b)	A former judge may not remain a member of the group plan under the provision	is of this	
26	subsection (4)	if the person:		
27	(i)	is a member of a plan with substantially the same or greater benefits at an equi	valent cost;	
28	(ii)	is employed and, by virtue of that employment, is eligible to participate in anoth	er group plan	



Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations				
- 2023				
68th Legislature 2023	Drafter: Julie Johnson, 406-444-4024	SB0294.002.005		

1 with substantially the same or greater benefits at an equivalent cost; or 2 becomes eligible for medicare under the federal Health Insurance for the Aged Act. (iii) 3 A judge who remains a member of the group under the provisions of this subsection (4) and (c) 4 subsequently terminates membership may not rejoin the group plan unless the person again serves in a 5 position covered by the state's group plan. 6 (5) A person electing to remain a member of the group under subsection (1), (2), (3), or (4) shall 7 pay the full premium for coverage and for that of the person's covered dependents. 8 (6) An insurance contract or plan issued under this part that provides for the dispensing of 9 prescription drugs by an out-of-state mail service pharmacy, as defined in 37-7-702: 10 must permit any member of a group to obtain prescription drugs from a pharmacy located in (a) 11 Montana that is willing to match the price charged to the group or plan and to meet all terms and conditions, 12 including the same professional requirements that are met by the mail service pharmacy for a drug, without 13 financial penalty to the member; and 14 may only be with an out-of-state mail service pharmacy that is registered with the board under (b) 15 Title 37, chapter 7, part 7, and that is registered in this state as a foreign corporation. 16 (7) An insurance contract or plan issued under this part must include coverage for: 17 treatment of inborn errors of metabolism, as provided for in 33-22-131; (a) 18 therapies for Down syndrome, as provided in 33-22-139; (b) 19 (c) treatment for children with hearing loss as provided in 33-22-128(1) and (2): 20 the care and treatment of mental illness in accordance with the provisions of Title 33, chapter (d) 21 22, part 7; and 22 (e) telehealth services, as provided for in 33-22-138. 23 (8) (a) An insurance contract or plan issued under this part that provides coverage for an individual 24 in a member's family must provide coverage for well-child care for children from the moment of birth through 7 25 years of age. Benefits provided under this coverage are exempt from any deductible provision that may be in force in the contract or plan. 26 27 Coverage for well-child care under subsection (8)(a) must include: (b) 28 (i) a history, physical examination, developmental assessment, anticipatory guidance, and



1 laboratory tests, according to the schedule of visits adopted under the early and periodic screening, diagnosis,

2 and treatment services program provided for in 53-6-101; and

3 (ii) routine immunizations according to the schedule for immunization recommended by the

4 advisory committee on immunization practices of the U.S. department of health and human services.

5 (c) Minimum benefits may be limited to one visit payable to one provider for all of the services 6 provided at each visit as provided for in this subsection (8).

7 (d) For purposes of this subsection (8):

8 (i) "developmental assessment" and "anticipatory guidance" mean the services described in the

9 Guidelines for Health Supervision II, published by the American academy of pediatrics; and

(ii) "well-child care" means the services described in subsection (8)(b) and delivered by a
physician or a health care professional supervised by a physician.

12 (9) Upon renewal, an insurance contract or plan issued under this part under which coverage of a 13 dependent terminates at a specified age must continue to provide coverage for any dependent, as defined in 14 the insurance contract or plan, until the dependent reaches 26 years of age. For insurance contracts or plans 15 issued under this part, the premium charged for the additional coverage of a dependent, as defined in the 16 insurance contract or plan, may be required to be paid by the insured and not by the employer.

(10) Prior to issuance of an insurance contract or plan under this part, written informational
 materials describing the contract's or plan's cancer screening coverages must be provided to a prospective
 group or plan member.

(11) The state employee group benefit plans and the Montana university system group benefits
plans must provide coverage for hospital inpatient care for a period of time as is determined by the attending
physician and, in the case of a health maintenance organization, the primary care physician, in consultation
with the patient to be medically necessary following a mastectomy, a lumpectomy, or a lymph node dissection
for the treatment of breast cancer.

(12) (a) The state employee group benefit plans and the Montana university system group benefits
plans must provide coverage for outpatient self-management training and education for the treatment of
diabetes. Any education must be provided by a licensed health care professional with expertise in diabetes.
(b) Coverage must include a \$250 benefit for a person each year for medically necessary and



1 prescribed outpatient self-management training and education for the treatment of diabetes.

2 The state employee group benefit plans and the Montana university system group benefits (c) 3 plans must provide coverage for diabetic equipment and supplies that at a minimum includes insulin, syringes, 4 injection aids, devices for self-monitoring of glucose levels (including those for the visually impaired), test strips, 5 visual reading and urine test strips, one insulin pump for each warranty period, accessories to insulin pumps, 6 one prescriptive oral agent for controlling blood sugar levels for each class of drug approved by the United 7 States food and drug administration, and glucagon emergency kits. 8 (d) Nothing in subsection (12)(a), (12)(b), or (12)(c) prohibits the state or the Montana university 9 group benefit plans from providing a greater benefit or an alternative benefit of substantially equal value, in 10 which case subsection (12)(a), (12)(b), or (12)(c), as appropriate, does not apply. 11 (e) Annual copayment and deductible provisions are subject to the same terms and conditions 12 applicable to all other covered benefits within a given policy. 13 This subsection (12) does not apply to disability income, hospital indemnity, medicare (f) 14 supplement, accident-only, vision, dental, specific disease, or long-term care policies offered by the state or the 15 Montana university system as benefits to employees, retirees, and their dependents.

16 (13)(a) The Except as provided in subsection (16), the state employee group benefit plans and the 17 Montana university system group benefits plans that provide coverage to the spouse or dependents of a peace 18 officer as defined in 45-2-101, a game warden as defined in 19-8-101, a firefighter as defined in 19-13-104, or a volunteer firefighter as defined in 19-17-102 shall renew the coverage of the spouse or dependents if the peace 19 20 officer, game warden, firefighter, or volunteer firefighter dies within the course and scope of employment. 21 Except as provided in subsection (13)(b), the continuation of the coverage is at the option of the spouse or 22 dependents. Renewals of coverage under this section must provide for the same level of benefits as is 23 available to other members of the group. Premiums charged to a spouse or dependent under this section must 24 be the same as premiums charged to other similarly situated members of the group. Dependent special 25 enrollment must be allowed under the terms of the insurance contract or plan. The provisions of this subsection 26 (13)(a) are applicable to a spouse or dependent who is insured under a COBRA continuation provision. 27 (b) The state employee group benefit plans and the Montana university system group benefits

plans subject to the provisions of subsection (13)(a) may discontinue or not renew the coverage of a spouse or



1 dependent only if:

- 2 (i) the spouse or dependent has failed to pay premiums or contributions in accordance with the
- 3 terms of the state employee group benefit plans and the Montana university system group benefits plans or if
- 4 the plans have not received timely premium payments;
- 5 (ii) the spouse or dependent has performed an act or practice that constitutes fraud or has made
- 6 an intentional misrepresentation of a material fact under the terms of the coverage; or
- 7 (iii) the state employee group benefit plans and the Montana university system group benefits
- 8 plans are ceasing to offer coverage in accordance with applicable state law.
- 9 (14) The state employee group benefit plans and the Montana university system group benefits
- 10 plans must comply with the provisions of 33-22-153.
- 11 (15) An insurance contract or plan issued under this part and a group benefits plan issued by the
- 12 Montana university system must provide mental health coverage that meets the provisions of Title 33, chapter
- 13 22, part 7. (See compiler's comments for contingent termination of certain text.)
- 14 (16) (a) The state employee group benefit plans that provide coverage to a law enforcement officer
- 15 <u>as defined in 7-32-201 [SECTION 1] or the spouse or dependents of a law enforcement officer shall:</u>
- 16 (i) renew the coverage of ENROLL the officer and the officer's spouse or dependents IN COBRA
- 17 <u>CONTINUATION COVERAGE</u> if the officer is catastrophically injured or dies in the line of duty as those terms are
- 18 THAT TERM IS defined in [section 1], UNLESS THE OFFICER IS ELIGIBLE FOR BENEFITS AS PROVIDED IN 44-1-511; OR
- 19 (II) ENROLL THE OFFICER'S SPOUSE OR DEPENDENTS IN COBRA CONTINUATION COVERAGE IF THE
- 20 OFFICER DIES IN THE LINE OF DUTY AS THAT TERM IS DEFINED IN [SECTION 1].
- 21 (B) Renewals of coverage under this section must provide for the same level of benefits as is
- 22 <u>available to other members of the group. Premiums charged to an officer, spouse, or dependent under this</u>
- 23 <u>subsection (16) must be the same as premiums charged to other similarly situated members of the group.</u>
- 24 Dependent special enrollment must be allowed under the terms of the insurance contract or plan. The
- 25 provisions of this subsection (16) are applicable to an officer, spouse, or dependent who is insured under a
- 26 <u>COBRA continuation provision.</u>
- 27 (b)(c) The state shall pay the premium for <u>1 m on th 4 MONTHS OF COBRA COVERAGE</u> after the
   28 catastrophic injury or death in the line of duty, after which the officer, spouse, or dependent shall pay the



1	premium.
2	(c)(D) The state employee group benefit plans may discontinue or not renew the coverage of an
3	officer, spouse, or dependent only if:
4	(i) the officer, spouse, or dependent has failed to pay premiums or contributions for which the
5	individual is responsible;
6	(ii) the officer, spouse, or dependent has performed an act or practice that constitutes fraud or has
7	made an intentional misrepresentation of a material fact under the terms of the coverage; or
8	(iii) the state employee group benefit plans cease to offer coverage in accordance with applicable
9	<u>state law.</u>
10	(16) The employing state agency of a law enforcement officer as defined in [section 1] who is
11	covered under the state employee group benefit plan shall:
12	(a) if the officer is catastrophically injured in the line of duty as defined in [section 1], enroll the
13	officer and the officer's covered spouse or dependent children in COBRA continuation coverage when that
14	officer is terminated from employment as a result of the catastrophic injury. The officer and the officer's spouse
15	or dependent children may opt out of COBRA continuation coverage within 60 days of enrollment.
16	(b) enroll the officer's covered spouse or dependent children in COBRA continuation coverage if
17	the officer dies in the line of duty as defined in [section 1]. The officer's spouse or dependent children may opt
18	out of COBRA coverage within 60 days of the date of enrollment.
19	(c) pay the COBRA premium for 4 months of COBRA continuation coverage for the officer and the
20	officer's covered spouse or dependent children enrolled in COBRA continuation coverage pursuant to
21	subsections (16)(a) or (16)(b), after which time the officer and the officer's spouse or dependent children shall
22	pay the COBRA premium."
23	
24	Section 8. Section 15-30-2110, MCA, is amended to read:
25	"15-30-2110. (Temporary) Adjusted gross income. (1) Subject to subsection (15), adjusted gross
26	income is the taxpayer's federal adjusted gross income as defined in section 62 of the Internal Revenue Code,
27	26 U.S.C. 62, and in addition includes the following:
28	(a) (i) interest received on obligations of another state or territory or county, municipality, district, or



1 other political subdivision of another state, except to the extent that the interest is exempt from taxation by 2 Montana under federal law; 3 (ii) exempt-interest dividends as defined in section 852(b)(5) of the Internal Revenue Code, 26 4 U.S.C. 852(b)(5), that are attributable to the interest referred to in subsection (1)(a)(i); 5 (b) refunds received of federal income tax, to the extent that the deduction of the tax resulted in a 6 reduction of Montana income tax liability as determined under subsection (16); 7 (c) that portion of a shareholder's income under subchapter S. of Chapter 1 of the Internal 8 Revenue Code that has been reduced by any federal taxes paid by the subchapter S. corporation on the 9 income; 10 (d) depreciation or amortization taken on a title plant as defined in 33-25-105; 11 (e) the recovery during the tax year of an amount deducted in any prior tax year to the extent that 12 the amount recovered reduced the taxpayer's Montana income tax in the year deducted; 13 (f) if the state taxable distribution of an estate or trust is greater than the federal taxable 14 distribution of the same estate or trust, the difference between the state taxable distribution and the federal 15 taxable distribution of the same estate or trust for the same tax period; and 16 (g) except for exempt-interest dividends described in subsection (2)(a)(ii), the amount of any 17 dividend to the extent that the dividend is not included in federal adjusted gross income. 18 (2) Notwithstanding the provisions of the Internal Revenue Code, adjusted gross income does not include the following, which are exempt from taxation under this chapter: 19 20 (i) all interest income from obligations of the United States government, the state of Montana, (a) 21 or a county, municipality, district, or other political subdivision of the state and any other interest income that is 22 exempt from taxation by Montana under federal law; 23 (ii) exempt-interest dividends as defined in section 852(b)(5) of the Internal Revenue Code, 26 24 U.S.C. 852(b)(5), that are attributable to the interest referred to in subsection (2)(a)(i); 25 interest income earned by a taxpaver who is 65 years of age or older in a tax year up to and (b) 26 including \$800 for a taxpaver filing a separate return and \$1,600 for each joint return: 27 (c) (i) except as provided in subsection (2)(c)(ii) and subject to subsection (17), the first \$4,070 of 28 all pension and annuity income received as defined in 15-30-2101;



(ii) subject to subsection (17), for pension and annuity income described under subsection (2)(c)(i),
 as follows:

3 (A) each taxpayer filing singly, head of household, or married filing separately shall reduce the total
4 amount of the exclusion provided in subsection (2)(c)(i) by \$2 for every \$1 of federal adjusted gross income in
5 excess of \$33,910 as shown on the taxpayer's return;

6 (B) in the case of married taxpayers filing jointly, if both taxpayers are receiving pension or annuity 7 income or if only one taxpayer is receiving pension or annuity income, the exclusion claimed as provided in 8 subsection (2)(c)(i) must be reduced by \$2 for every \$1 of federal adjusted gross income in excess of \$33,910

9 as shown on their joint return;

10 (d) all Montana income tax refunds or tax refund credits;

11 (e) gain required to be recognized by a liquidating corporation under 15-31-113(1)(a)(ii);

12 (f) all tips or gratuities that are covered by section 3402(k) or service charges that are covered by

13 section 3401 of the Internal Revenue Code of 1954, 26 U.S.C. 3402(k) or 3401, as amended and applicable on

14 January 1, 1983, received by a person for services rendered to patrons of premises licensed to provide food,

15 beverage, or lodging;

16 (g) all benefits received under the workers' compensation laws;

17 (h) all health insurance premiums paid by an employer for an employee if attributed as income to
18 the employee under federal law;

19 (i) all money received because of a settlement agreement or judgment in a lawsuit brought

20 against a manufacturer or distributor of "agent orange" for damages resulting from exposure to "agent orange";

21 (j) principal and income in a medical care savings account established in accordance with 15-61-

22 201 or withdrawn from an account for eligible medical expenses, as defined in 15-61-102, including a medical

23 care savings account inherited by an immediate family member as provided in 15-61-202(6);

24 (k) principal and income in a first-time home buyer savings account established in accordance with

25 15-63-201 or withdrawn from an account for eligible costs, as provided in 15-63-202(7), for the first-time

26 purchase of a single-family residence;

27 (I) contributions or earnings withdrawn from an account established under the Montana family
28 education savings program, Title 15, chapter 62, or from a qualified tuition program established and maintained



#### Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 SB0294.002.005

1 by another state as provided by section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C.

- 2 529(b)(1)(A)(ii), for qualified education expenses, as defined in 15-62-103, of a designated beneficiary;
- 3 (m) the recovery during the tax year of any amount deducted in any prior tax year to the extent that
- 4 the recovered amount did not reduce the taxpayer's Montana income tax in the year deducted;
- 5 (n) if the federal taxable distribution of an estate or trust is greater than the state taxable
- 6 distribution of the same estate or trust, the difference between the federal taxable distribution and the state
- 7 taxable distribution of the same estate or trust for the same tax period;
- 8 (o) deposits, not exceeding the amount set forth in 15-30-3003, deposited in a Montana farm and
- 9 ranch risk management account, as provided in 15-30-3001 through 15-30-3005, in any tax year for which a
- 10 deduction is not provided for federal income tax purposes;
- (p) income of a dependent child that is included in the taxpayer's federal adjusted gross income
   pursuant to the Internal Revenue Code. The child is required to file a Montana personal income tax return if the
- 13 child and taxpayer meet the filing requirements in 15-30-2602.
- 14 (q) principal and income deposited in a health care expense trust account, as defined in 2-18-
- 15 1303, or withdrawn from the account for payment of qualified health care expenses as defined in 2-18-1303;
- 16 (r) the amount of the gain recognized from the sale or exchange of a mobile home park as17 provided in 15-31-163;
- (s) the amount of a scholarship to an eligible student by a student scholarship organization
  pursuant to 15-30-3104; and
- 20 (t) a payment received by a private landowner for providing public access to public land pursuant 21 to Title 76, chapter 17, part 1; and
- 22

(u) loss payments from the Montana end of watch trust as provided in [section 2].

- (3) A shareholder of a DISC that is exempt from the corporate income tax under 15-31-102(1)(I)
  shall include in the shareholder's adjusted gross income the earnings and profits of the DISC in the same
  manner as provided by section 995 of the Internal Revenue Code, 26 U.S.C. 995, for all periods for which the
- 26 DISC election is effective.
- 27 (4) (a) A taxpayer who, in determining federal adjusted gross income, has reduced the taxpayer's
  28 business deductions:



(i) by an amount for wages and salaries for which a federal tax credit was elected under sections
 38 and 51(a) of the Internal Revenue Code, 26 U.S.C. 38 and 51(a), is allowed to deduct the amount of the
 wages and salaries paid regardless of the credit taken; or

- 4 (ii) for which a federal tax credit was elected under the Internal Revenue Code is allowed to 5 deduct the amount of the business expense paid when there is no corresponding state income tax credit or 6 deduction, regardless of the credit taken.
- 7 (b) The deductions in subsection (4)(a) must be made in the year that the wages, salaries, or
  8 business expenses were used to compute the credit. In the case of a partnership or small business corporation,
  9 the deductions in subsection (4)(a) must be made to determine the amount of income or loss of the partnership
  10 or small business corporation.
- 11 (5) Married taxpayers filing a joint federal return who are required to include part of their social 12 security benefits or part of their tier 1 railroad retirement benefits in federal adjusted gross income may split the 13 federal base used in calculation of federal taxable social security benefits or federal taxable tier 1 railroad 14 retirement benefits when they file separate Montana income tax returns. The federal base must be split equally 15 on the Montana return.
- 16 (6) Married taxpayers filing a joint federal return who are allowed a capital loss deduction under 17 section 1211 of the Internal Revenue Code, 26 U.S.C. 1211, and who file separate Montana income tax returns 18 may claim the same amount of the capital loss deduction that is allowed on the federal return. If the allowable 19 capital loss is clearly attributable to one spouse, the loss must be shown on that spouse's return; otherwise, the 20 loss must be split equally on each return.
- (7) In the case of passive and rental income losses, married taxpayers filing a joint federal return
  and who file separate Montana income tax returns are not required to recompute allowable passive losses
  according to the federal passive activity rules for married taxpayers filing separately under section 469 of the
  Internal Revenue Code, 26 U.S.C. 469. If the allowable passive loss is clearly attributable to one spouse, the
  loss must be shown on that spouse's return; otherwise, the loss must be split equally on each return.
- (8) Married taxpayers filing a joint federal return in which one or both of the taxpayers are allowed
  a deduction for an individual retirement contribution under section 219 of the Internal Revenue Code, 26 U.S.C.
  219, and who file separate Montana income tax returns may claim the same amount of the deduction that is



1 allowed on the federal return. The deduction must be attributed to the spouse who made the contribution.

(9) (a) Married taxpayers filing a joint federal return who are allowed a deduction for interest paid
for a qualified education loan under section 221 of the Internal Revenue Code, 26 U.S.C. 221, and who file
separate Montana income tax returns may claim the same amount of the deduction that is allowed on the
federal return. The deduction may be split equally on each return or in proportion to each taxpayer's share of
federal adjusted gross income.

7 (b) Married taxpayers filing a joint federal return who are allowed a deduction for qualified tuition 8 and related expenses under section 222 of the Internal Revenue Code, 26 U.S.C. 222, and who file separate 9 Montana income tax returns may claim the same amount of the deduction that is allowed on the federal return. 10 The deduction may be split equally on each return or in proportion to each taxpayer's share of federal adjusted 11 gross income.

12 A taxpayer receiving retirement disability benefits who has not attained 65 years of age by the (10)13 end of the tax year and who has retired as permanently and totally disabled may exclude from adjusted gross 14 income up to \$100 a week received as wages or payments in lieu of wages for a period during which the 15 employee is absent from work due to the disability. If the adjusted gross income before this exclusion exceeds 16 \$15,000, the excess reduces the exclusion by an equal amount. This limitation affects the amount of exclusion, 17 but not the taxpayer's eligibility for the exclusion. If eligible, married individuals shall apply the exclusion 18 separately, but the limitation for income exceeding \$15,000 is determined with respect to the spouses on their 19 combined adjusted gross income. For the purpose of this subsection, "permanently and totally disabled" means 20 unable to engage in any substantial gainful activity by reason of any medically determined physical or mental 21 impairment lasting or expected to last at least 12 months.

(11) (a) An individual who contributes to one or more accounts established under the Montana family education savings program or to a qualified tuition program established and maintained by another state as provided by section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C. 529(b)(1)(A)(ii), may reduce adjusted gross income by the lesser of \$3,000 or the amount of the contribution. In the case of married taxpayers, each spouse is entitled to a reduction, not in excess of \$3,000, for the spouses' contributions to the accounts. Spouses may jointly elect to treat half of the total contributions made by the spouses as being made by each spouse. The reduction in adjusted gross income under this subsection applies only with respect to



### Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 SB0294.002.005

1 contributions to an account of which the account owner is the taxpayer, the taxpayer's spouse, or the taxpayer's

2 child or stepchild if the taxpayer's child or stepchild is a Montana resident. The provisions of subsection (1)(e)

3 do not apply with respect to withdrawals of contributions that reduced adjusted gross income.

4 (b) Contributions made pursuant to this subsection (11) are subject to the recapture tax provided in
5 15-62-208.

6 (12) (a) An individual who contributes to one or more accounts established under the Montana 7 achieving a better life experience program or to a qualified program established and maintained by another 8 state may reduce adjusted gross income by the lesser of \$3,000 or the amount of the contribution. In the case 9 of married taxpayers, each spouse is entitled to a reduction, not to exceed \$3,000, for the spouses'

10 contributions to the accounts. Spouses may jointly elect to treat one-half of the total contributions made by the

11 spouses as being made by each spouse. The reduction in adjusted gross income under this subsection (12)(a)

12 applies only with respect to contributions to an account for which the account owner is the taxpayer, the

13 taxpayer's spouse, or the taxpayer's child or stepchild if the taxpayer's child or stepchild is a Montana resident.

14 The provisions of subsection (1)(e) do not apply with respect to withdrawals of contributions that reduced

15 adjusted gross income.

(b) Contributions made pursuant to this subsection (12) are subject to the recapture tax provided in
53-25-118.

(13) (a) A taxpayer may exclude the amount of the loan payment received pursuant to subsection
(13)(a)(iv), not to exceed \$5,000, from the taxpayer's adjusted gross income if the taxpayer:

20 (i) is a health care professional licensed in Montana as provided in Title 37;

21 (ii) is serving a significant portion of a designated geographic area, special population, or facility 22 population in a federally designated health professional shortage area, a medically underserved area or

23 population, or a federal nursing shortage county as determined by the secretary of health and human services

24 or by the governor;

25 (iii) has had a student loan incurred as a result of health-related education; and

26 (iv) has received a loan payment during the tax year made on the taxpayer's behalf by a loan

27 repayment program described in subsection (13)(b) as an incentive to practice in Montana.

28

(b) For the purposes of subsection (13)(a), a loan repayment program includes a federal, state, or



### Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations - 2023 68th Legislature 2023 Drafter: Julie Johnson, 406-444-4024 SB0294.002.005

1 qualified private program. A qualified private loan repayment program includes a licensed health care facility, as

defined in 50-5-101, that makes student loan payments on behalf of the person who is employed by the facility
as a licensed health care professional.

- 4 (14) A taxpayer may exclude the amount of loan repayment assistance received during the tax year 5 pursuant to Title 20, chapter 4, part 5, not to exceed \$5,000, from the taxpayer's adjusted gross income.
- 6 (15) Notwithstanding the provisions of subsection (1), adjusted gross income does not include 40% 7 of capital gains on the sale or exchange of capital assets before December 31, 1986, as capital gains are 8 determined under subchapter P. of Chapter 1 of the Internal Revenue Code as it read on December 31, 1986.
- 9 (16) A refund received of federal income tax referred to in subsection (1)(b) must be allocated in the 10 following order as applicable:
- 11 (a) to federal income tax in a prior tax year that was not deducted on the state tax return in that 12 prior tax year;
- (b) to federal income tax in a prior tax year that was deducted on the state tax return in that prior
  tax year but did not result in a reduction in state income tax liability in that prior tax year; and
- 15 (c) to federal income tax in a prior tax year that was deducted on the state tax return in that prior 16 tax year and that reduced the taxpayer's state income tax liability in that prior tax year.
- 17 (17) By November 1 of each year, the department shall multiply the amount of pension and annuity 18 income contained in subsection (2)(c)(i) and the federal adjusted gross income amounts in subsection (2)(c)(ii) 19 by the inflation factor for the following tax year, rounded to the nearest \$10. The resulting amounts are effective 20 for that following tax year and must be used as the basis for the exemption determined under subsection (2)(c). 21 (Repealed effective January 1, 2024--secs. 65, 70(1), Ch. 503, L. 2021; subsection (2)(f) terminates on 22 occurrence of contingency--sec. 3, Ch. 634, L. 1983; subsection (2)(o) terminates on occurrence of
- 23 contingency--sec. 9, Ch. 262, L. 2001; subsection (2)(t) terminates June 30, 2027--sec. 10, Ch. 374, L. 2017;
- 24 subsection (2)(s) terminates December 31, 2029--sec. 20, Ch. 480, L. 2021.)"

25

- 26 Section 9. Section 15-30-2120, MCA, is amended to read:
- 27 "15-30-2120. (Effective January 1, 2024) Adjustments to federal taxable income to determine
   28 Montana taxable income. (1) The items in subsection (2) are added to and the items in subsection (3) are



1 subtracted from federal taxable income to determine Montana taxable income. 2 (2) The following are added to federal taxable income: 3 (a) to the extent that it is not exempt from taxation by Montana under federal law, interest from 4 obligations of a territory or another state or any political subdivision of a territory or another state and exempt-5 interest dividends attributable to that interest except to the extent already included in federal taxable income; 6 (b) that portion of a shareholder's income under subchapter S. of Chapter 1 of the Internal 7 Revenue Code that has been reduced by any federal taxes paid by the subchapter S. corporation on the 8 income; 9 (c) depreciation or amortization taken on a title plant as defined in 33-25-105; 10 (d) the recovery during the tax year of an amount deducted in any prior tax year to the extent that 11 the amount recovered reduced the taxpayer's Montana income tax in the year deducted; 12 an item of income, deduction, or expense to the extent that it was used to calculate federal (e) 13 taxable income if the item was also used to calculate a credit against a Montana income tax liability; 14 (f) a deduction for an income distribution from an estate or trust to a beneficiary that was included 15 in the federal taxable income of an estate or trust in accordance with sections 651 and 661 of the Internal 16 Revenue Code, 26 U.S.C. 651 and 661; 17 a withdrawal from a medical care savings account provided for in Title 15, chapter 61, used for (g) 18 a purpose other than an eligible medical expense or long-term care of the employee or account holder or a dependent of the employee or account holder; 19 20 a withdrawal from a first-time home buyer savings account provided for in Title 15, chapter 63, (h) 21 used for a purpose other than for eligible costs for the purchase of a single-family residence; 22 (i) for a taxpayer that deducts the gualified business income deduction pursuant to section 199A 23 of the Internal Revenue Code, 26 U.S.C. 199A, an amount equal to the gualified business income deduction 24 claimed; and 25 (j) for a taxpayer that deducts state income taxes pursuant to section 164(a)(3) of the Internal Revenue Code, 26 U.S.C. 164(a)(3), an additional amount equal to the state income tax deduction claimed. not 26 27 to exceed the amount required to reduce the federal itemized amount computed under section 161 of the 28 Internal Revenue Code, 26 U.S.C. 161, to the amount of the federal standard deduction allowable under



1 section 63(c) of the Internal Revenue Code, 26 U.S.C. 63(c). 2 To the extent they are included as income or gain or not already excluded as a deduction or (3) 3 expense in determining federal taxable income, the following are subtracted from federal taxable income: 4 (a) a deduction for an income distribution from an estate or trust to a beneficiary in accordance 5 with sections 651 and 661 of the Internal Revenue Code, 26 U.S.C. 651 and 661, recalculated according to the 6 additions and subtractions in subsections (2) and (3)(b) through (3)(m); 7 (b) if exempt from taxation by Montana under federal law: 8 (i) interest from obligations of the United States government and exempt-interest dividends 9 attributable to that interest; and 10 (ii) railroad retirement benefits; 11 (c) (i) salary received from the armed forces by residents of Montana who are serving on active duty in the regular armed forces and who entered into active duty from Montana; 12 13 (ii) the salary received by residents of Montana for active duty in the national guard. For the 14 purposes of this subsection (3)(c)(ii), "active duty" means duty performed under an order issued to a national 15 quard member pursuant to: 16 (A) Title 10, U.S.C.; or 17 (B) Title 32, U.S.C., for a homeland defense activity, as defined in 32 U.S.C. 901, or a contingency 18 operation, as defined in 10 U.S.C. 101, and the person was a member of a unit engaged in a homeland 19 defense activity or contingency operation. 20 the amount received pursuant to 10-1-1114 or from the federal government by a service (iii) 21 member, as defined in 10-1-1112, as reimbursement for group life insurance premiums paid; 22 (iv) the amount received by a beneficiary pursuant to 10-1-1201; and 23 (v) all payments made under the World War I bonus law, the Korean bonus law, and the veterans' 24 bonus law. Any income tax that has been or may be paid on income received from the World War I bonus law, 25 Korean bonus law, and the veterans' bonus law is considered an overpayment and must be refunded upon the 26 filing of an amended return and a verified claim for refund on forms prescribed by the department in the same 27 manner as other income tax refund claims are paid. 28 (d) interest and other income related to contributions that were made prior to January 1, 2024, that



Amendment - 1st Readin	g/2nd House-blue - Requested by: Llew Jones - (H	H) Appropriations
- 2023		
68th Legislature 2023	Drafter: Julie Johnson, 406-444-4024	SB0294.002.005

1 are retained in a medical care savings account provided for in Title 15, chapter 61, and any withdrawal for

2 payment of eligible medical expenses or for the long-term care of the employee or account holder or a

3 dependent of the employee or account holder;

- 4 (e) contributions or earnings withdrawn from a family education savings account provided for in
  5 Title 15, chapter 62, or from a qualified tuition program established and maintained by another state as
  6 provided in section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C. 529(b)(1)(A)(ii), for qualified
  7 education expenses, as defined in 15-62-103, of a designated beneficiary;
- 8 (f) interest and other income related to contributions that were made prior to January 1, 2024, that 9 are retained in a first-time home buyer savings account provided for in Title 15, chapter 63, and any withdrawal 10 for payment of eligible costs for the first-time purchase of a single-family residence;
- 11 (g) for each taxpayer that has attained the age of 65, an additional subtraction of \$5,500;
- 12 (h) the amount of a scholarship to an eligible student by a student scholarship organization
- 13 pursuant to 15-30-3104;
- (i) a payment received by a private landowner for providing public access to public land pursuant
  to Title 76, chapter 17, part 1;
- (j) the amount of any refund or credit for overpayment of income taxes imposed by this state or
   any other taxing jurisdiction to the extent included in gross income for federal income tax purposes but not
   previously allowed as a deduction for Montana income tax purposes;
- (k) the recovery during the tax year of any amount deducted in any prior tax year to the extent that
  the recovered amount did not reduce the taxpayer's Montana income tax in the year deducted;
- (I) an amount equal to 30% of net-long term capital gains, as defined in section 1222 of the
   Internal Revenue Code, 26 U.S.C. 1222, if and to the extent such gain is taken into account in computing
   federal taxable income; and
- 24 (m) the amount of the gain recognized from the sale or exchange of a mobile home park as 25 provided in 15-31-163; and
- 26 (n) loss payments from the Montana end of watch trust as provided in [section 2].
- 27 (4) (a) A taxpayer who, in determining federal taxable income, has reduced the taxpayer's
  28 business deductions:



(i) by an amount for wages and salaries for which a federal tax credit was elected under sections
 38 and 51(a) of the Internal Revenue Code, 26 U.S.C. 38 and 51(a), is allowed to deduct the amount of the
 wages and salaries paid regardless of the credit taken; or

- 4 (ii) for which a federal tax credit was elected under the Internal Revenue Code is allowed to 5 deduct the amount of the business expense paid when there is no corresponding state income tax credit or 6 deduction, regardless of the credit taken.
- 7 (b) The deductions in subsection (4)(a) must be made in the year that the wages, salaries, or
  8 business expenses were used to compute the credit. In the case of a partnership or small business corporation,
  9 the deductions in subsection (4)(a) must be made to determine the amount of income or loss of the partnership
  10 or small business corporation.
- (5) (a) An individual who contributes to one or more accounts established under the Montana family education savings program or to a qualified tuition program established and maintained by another state as provided in section 529(b)(1)(A)(ii) of the Internal Revenue Code, 26 U.S.C. 529(b)(1)(A)(ii), may reduce taxable income by the lesser of \$3,000 or the amount of the contribution. In the case of married taxpayers, each spouse is entitled to a reduction, not in excess of \$3,000, for the spouses' contributions to the accounts.
- Spouses may jointly elect to treat half of the total contributions made by the spouses as being made by each spouse. The reduction in taxable income under this subsection (5)(a) applies only with respect to contributions to an account of which the account owner is the taxpayer, the taxpayer's spouse, or the taxpayer's child or stepchild if the taxpayer's child or stepchild is a Montana resident. The provisions of subsection (2)(d) do not apply with respect to withdrawals of contributions that reduced federal taxable income.

(b) Contributions made pursuant to this subsection (5) are subject to the recapture tax provided for
 in 15-62-208.

(6) (a) An individual who contributes to one or more accounts established under the Montana
achieving a better life experience program or to a qualified program established and maintained by another
state may reduce taxable income by the lesser of \$3,000 or the amount of the contribution. In the case of
married taxpayers, each spouse is entitled to a reduction, not to exceed \$3,000, for the spouses' contributions
to the accounts. Spouses may jointly elect to treat one-half of the total contributions made by the spouses as
being made by each spouse. The reduction in taxable income under this subsection (6)(a) applies only with



# Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations- 202368th Legislature 2023Drafter: Julie Johnson, 406-444-4024SB0294.002.005

1	respect to cont	ributions to an account for which the account owner is the taxpayer, the taxpayer's spouse, or
2	the taxpayer's	child or stepchild if the taxpayer's child or stepchild is a Montana resident. The provisions of
3	subsection (2)(	d) do not apply with respect to withdrawals of contributions that reduced taxable income.
4	(b)	Contributions made pursuant to this subsection (6) are subject to the recapture tax provided in
5	53-25-118.	
6	(7)	By November 1 of each year, the department shall multiply the subtraction from federal taxable
7	income for a ta	xpayer that has attained the age of 65 contained in subsection (3)(g) by the inflation factor for
8	that tax year, re	ounding the result to the nearest \$10. The resulting amount is effective for that tax year and must
9	be used as the	basis for the subtraction from federal taxable income determined under subsection (3)(g)."
10		
11	Sectio	n 10. Section 25-13-608, MCA, is amended to read:
12	"25-13	-608. Property exempt without limitation exceptions. (1) A judgment debtor is entitled to
13	exemption from	n execution of the following:
14	(a)	professionally prescribed health aids for the judgment debtor or a dependent of the judgment
15	debtor;	
16	(b)	benefits the judgment debtor has received or is entitled to receive under federal social security
17	or local public a	assistance legislation, except as provided in subsection (2);
18	(c)	veterans' benefits, except as provided in subsection (2);
19	(d)	disability or illness benefits, except as provided in subsection (2);
20	(e)	except as provided in subsection (2), individual retirement accounts, as defined in 26 U.S.C.
21	408(a), to the e	extent of deductible contributions made before the suit resulting in judgment was filed and the
22	earnings on the	ose contributions, Roth individual retirement accounts, as defined in 26 U.S.C. 408A, to the
23	extent of qualif	ied contributions made before the suit resulting in judgment was filed and the earnings on those
24	contributions, a	and rollover contributions, as defined in 26 U.S.C. 408(d)(3);
25	(f)	benefits paid or payable for medical, surgical, or hospital care to the extent they are used or will
26	be used to pay	for the care;
27	(g)	maintenance and child support;
28	(h)	a burial plot for the judgment debtor and the debtor's family;



	<b>Amen</b> - 2023	dment - 1st	Reading/2nd House-blue - Requested by: Llew Jones - (H)	Appropriations			
		gislature 2023	Drafter: Julie Johnson, 406-444-4024	SB0294.002.005			
	1	(i)	benefits or payments paid or payable from a retirement system or plan wit	hin Title 19, chapters			
	2	3, 5 through 9	, and 13, as provided by 19-2-1004;				
	3	(j)	benefits or payments paid or payable from a retirement system or plan wit	hin Title 19, chapter			
	4	20, as provide	as provided by 19-20-706;				
	5	(k)	the judgment debtor's interest in any unmatured life insurance contracts owned by the				
1	6	judgment debtor; <del>and</del>					
ļ	7	(I)	as provided in 25-13-603, a medical care savings account under Title 15,	chapter 61, a health			
	8	savings accou	nt under 26 U.S.C. 223, or a medical savings account under 26 U.S.C. 220 t	to the extent of			
I	9	contributions r	nade before the suit resulting in judgment was filed and the earnings on thos	e contributions <u>; and</u>			
	10	<u>(m)</u>	payments from the end of watch trust provided in [sections 1 through 6].				
ļ	11	(2)	Veterans' and social security legislation benefits based upon remuneration	ı for employment,			
	12	disability bene	fits, and assets of individual retirement accounts are not exempt from execu	tion if the debt for			
	13	which execution is levied is for:					
	14	(a)	child support; or				
	15	(b)	maintenance to be paid to a spouse or former spouse."				
	16						
	17	NEW	SECTION. Section 11. Unfunded mandate laws superseded. The provis	sions of [this act]			
	18	expressly supe	ersede and modify the requirements of 1-2-112 through 1-2-116.				
	19						
	20	NEW	SECTION. Section 12. Effective date. (1) Except as provided in subsection	on (2), [this act] is			
	21	effective July	1, 2023.				
	22	(2)	[Section 7 <mark>8 9</mark> ] is effective January 1, 2024.				
ļ	23						
	24	NEW	SECTION. Section 13. Transfer of funds. There is transferred \$12 millior	ı from the general			
	25	fund to the end	d of watch trust established in [section 2] for the biennium beginning July 1, 2	2023. The legislature			
	26	intends this as	a one-time-only transfer.				
	27						
	28	NEW	SECTION. Section 14. Appropriation. (1) There is appropriated up to \$96	30,000 from the			



	Amendment - 1st Reading/2nd House-blue - Requested by: Llew Jones - (H) Appropriations				
- 2023 68th Le	egislature 2023	C	Drafter: Julie Johnson, 406-444-4024	SB0294.002.005	
1	account establ	ished in [section 3] to th	e department of justice for the biennium be	ginning July 1, 2023, to make	
2	payments auth	orized under [section 3]	l.		
3	(2)	The legislature intends	s that the appropriation in this section be co	nsidered part of the ongoing	
4	base for the ne	ext legislative session.			
5					
6	NEW S	SECTION. Section 15.	Codification instruction. [Sections 1 thro	ough 4 <mark>5 6</mark> ] are intended to be	
7	codified as an	integral part of Title 2, c	hapter 15, section 20, and the provisions of	Title 2, chapter 15, section	
8	20, apply to [se	ections 1 through 4 <mark>5 6</mark> ].			
9					
10	NEW S	SECTION. Section 16.	Retroactive applicability. (1) [This act] a	pplies retroactively, within the	
11	meaning of 1-2	-109, to <del>designated ber</del>	<del>neficiaries <u>persons</u> eligible for loss payment</del>	s from the Montana end of	
12	watch trust pur	suant to [section- <del>2(3)_3(</del>	( <mark>2)</mark> ] on or after July 1, 2013.		
13	(2)	Retroactive payments	allowed in subsection (1) must be made fo	r 5 years from July 1, 2023.	
14			- END -		

