Amendment - 1st Reading-white - Requested by: Greg Hertz - (S) Judiciary				
- 2023 68th L	egislature 2023	Drafter: Jaret Coles, 406-444-4022	SB0524.001.001	
1		SENATE BILL NO. 524		
2		INTRODUCED BY G. HERTZ		
3				
4	A BILL FOR A	N ACT ENTITLED: "AN ACT REVISING THE TAXATION OF NONPROF	IT CORPORATIONS;	
5	REVISING LA	NS RELATED TO LEGAL FEES AND LITIGATION COSTS OF NONPR	OFIT CORPORATIONS	
6	CHALLENGIN	G OR SUPPORTING CERTAIN GOVERNMENT ACTIONS; PROVIDING	G THAT INCOME USED	
7	TO SUPPORT	CERTAIN LEGAL FEES AND LITIGATION COSTS IS SUBJECT TO TA	AXATION; AMENDING	
8	SECTIONS 15	-30-3404 AND 15-31-102, MCA; AND PROVIDING AN IMMEDIATE EFF	ECTIVE DATE AND AN	
9	APPLICABILIT	Y DATE."		
10				
11	BE IT ENACTE	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
12				
13	NEW S	SECTION. Section 1. Nonprofit corporation legal fees and costs	challenging certain	
14	government a	ction. (1) Except as otherwise provided in subsection (2), the payment of	of legal fees litigation	
15	<u>costs, includin</u>	g attorney fees and costs, associated with a nonprofit corporation challer	iging or supporting a	
16	government ac	tion <u>in a judicial or administrative proceeding</u> is not a charitable purpose	under state law, and	
17	any income us	ed to support this activity constitutes unrelated business income under 1	5-31-102 and is subject	
18	to taxation as p	provided in 15-31-121. This requirement applies to any affiliated corporat	ion or entity of the	
19	nonprofit corpo	pration organized under 26 U.S.C. 501(c)(3) or 26 U.S.C. 527.		
20	(2)	This section does not apply:		
21	(a)	to a nonprofit corporation that is defending or prosecuting a government	nt action that involves:	
22	(i)	property belonging to the nonprofit corporation;		
23	(ii)	a contract to which the nonprofit corporation is a party;		
24	(iii)	a permit or license held or owned by the nonprofit corporation; or		
25	(iv)	any professional license associated with an employee of the nonprofit	corporation or the	
26	nonprofit corpo	pration; or		
27	(b)	to a health care facility licensed under Title 50, chapter 5, or other non	profit corporations	
28	providing or ac	vocating for critical health care delivery systems.		



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1	(3)	For the purposes of this section, the following definitions apply:		
2	(a)	"Government action" means the implementation or application of:		
3	(i)	the federal Clean Air Act, the federal Clean Water Act, the federal Endang	gered Species Act,	
4	the federal Su	face Mining Control and Reclamation Act, the National Environmental Polic	y Act, or federal oil	
5	and coal leasir	ng laws, including but not limited to federal rules, regulations, and policies ir	nplementing those	
6	laws; or			
7	(ii)	state law codified in Title 75, 76, 77, 80, 81, 82, or 87, including but not lin	nited to state rules,	
8	regulations, ar	nd policies implementing those titles.		
9	(b)	"Legal fees and costsLitigation costs" include but are not limited to:		
10	(i)	internal lawyer, internal paralegal, internal legal assistant, internal expert	witness, and other	
11	internal employ	yee fees and costs, including a calculation of employee benefits, associated	l with employee	
12	participation in	the challenge or support of a government action; and		
13	(ii)	external lawyer, external paralegal, external legal assistant, expert witnes	s, and other external	
14	resource fees	and costs associated with participation in the challenge or support of a gove	ernment action.	
15	(c)	"Nonprofit corporation" means a nonprofit corporation exempt from taxation	on under 26 U.S.C.	
16	501(c)(3) and	organized for charitable purposes.		
17				
18	Sectio	on 2. Section 15-30-3404, MCA, is amended to read:		
19	"15-30	-3404. Election partnership pays rulemaking. (1) Subject to the lin	nitations in subsection	
20	(2), an audited	partnership making an election under this section shall:		
21	(a)	no later than 90 days after the final determination date, file a completed fe	ederal adjustments	
22	report, includir	ng information required by the department, and notify the department that it	is making the election	
23	under this sect	tion. A partnership that fails to file a timely completed federal adjustments re	port must be	
24	assessed a lat	e file penalty as provided for in 15-30-3302(5)(d).		
25	(b)	no later than 180 days after the final determination date, pay an amount,	determined as	
26	follows, in lieu	of taxes owed by its direct and indirect partners:		
27	(i)	exclude from final federal adjustments the distributive share of these adju	stments reported to a	
28	direct exempt	partner not subject to tax under 15-31-102(3) <u>(a);</u>		

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1	(ii)	for the total distributive shares of the remaining final federal adjustments reported to direct	
2	corporate partr	ners subject to tax under 15-31-101 and to direct exempt partners subject to tax under 15-31-	
3	102(3) <u>(a)</u> , appo	prtion and allocate the adjustments as provided in 15-31-301 and multiply the resulting amount	
4	by the appropriate tax rate under 15-31-121;		
5	(iii)	for the total distributive shares of the remaining final federal adjustments reported to	
6	nonresident dir	ect partners subject to tax under 15-30-3311 or 15-30-2151, determine the amount of the	
7	adjustments that are Montana source income under 15-30-3311 and multiply the resulting amount by the		
8	highest tax rate under 15-30-2103; and		
9	(iv)	for the total distributive shares of the remaining final federal adjustments reported to tiered	
10	partners:		
11	(A)	determine the amount of the adjustments that would be subject to sourcing to Montana under	
12	15-30-3302(6) and attributable to nonresident partners;		
13	(B)	determine the amount of the adjustments not attributable to nonresident partners; and	
14	(C)	determine the portion of the amount determined in subsection (1)(b)(iv)(B) that can be	
15	established, ur	der regulations issued by the department, to be properly allocable to direct or indirect partners	
16	not subject to t	ax on the adjustments or that can be excluded under procedures for modified reporting and	
17	payment methods allowed under 15-30-3405;		
18	(v)	multiply the total of the amounts determined in subsections (1)(b)(iv)(A) and (1)(b)(iv)(B) and	
19	reduce by the a	amount determined in subsection (1)(b)(iv)(C) by the highest tax rate under 15-30-2103 or the	
20	appropriate tax	rate in 15-31-121;	
21	(vi)	for the total distributive shares of the remaining final federal adjustments reported to resident	
22	direct partners subject to tax under 15-30-3311, multiply that amount by the highest tax rate under 15-30-2103;		
23	and		
24	(vii)	add the amounts determined in subsections (1)(b)(ii) through (1)(b)(vi), including penalty and	
25	interest as provided in 15-1-216.		
26	(2)	Final federal adjustments subject to the election under this section exclude:	
27	(a)	the distributive share of final audit adjustments that under 15-31-301 must be included in the	
28	unitary busines	s income of any direct or indirect corporate partner, provided that the audited partnership can	
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1 reasonably determine this; and

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2	(b)	any final federal adjustments resulting from an administrative adjustment request.
3	(3)	The direct and indirect partners of an audited partnership that are tiered partners, and all of the
4	partners of tho	se tiered partners that are subject to tax under chapter 30 or 31, are subject to the reporting and
5	payment requir	ements of 15-30-3403 and the tiered partners are entitled to make the election provided for in
6	this section. Th	e tiered partners or their partners shall make required reports and payments no later than 90
7	days after the t	ime for filing and furnishing statements to tiered partners and their partners as established under
8	26 U.S.C. 6226	and the regulations thereunder. The department may promulgate regulations to establish
9	procedures and	d interim time periods for the reports and payments required by tiered partners and their partners
10	and for making	the election under this section."
11		
12	Sectio	n 3. Section 15-31-102, MCA, is amended to read:
13	"15-31	-102. Organizations exempt from tax unrelated business income not exempt. (1) Except
14	as provided in	subsection (3), there may not be taxed under this title any income received by any:
15	(a)	labor, agricultural, or horticultural organization;
16	(b)	fraternal beneficiary, society, order, or association operating under the lodge system or for the
17	exclusive bene	fit of the members of a fraternity itself operating under the lodge system and providing for the
18	payment of life	sick, accident, or other benefits to the members of the society, order, or association or their
19	dependents;	
20	(c)	cemetery company owned and operated exclusively for the benefit of its members;
21	(d)	corporation or association organized and operated exclusively for religious, charitable,
22	scientific, or ed	ucational purposes, no part of the net income of which inures to the benefit of any private
23	stockholder or	individual;
24	(e)	business league, chamber of commerce, or board of trade not organized for profit, no part of
25	the net income	of which inures to the benefit of any private stockholder or individual;
26	(f)	civic league or organization not organized for profit but operated exclusively for the promotion
27	of social welfar	e;
28	(g)	club organized and operated exclusively for pleasure, recreation, and other nonprofitable



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1 purposes, no part of the net income of which inures to the benefit of any private stockholder or members; 2 farmers' or other mutual hail, cyclone, or fire insurance company, mutual ditch or irrigation (h) 3 company, mutual or cooperative telephone company, or similar organization of a purely local character, the 4 income of which consists solely of assessments, dues, and fees collected from members for the sole purpose 5 of meeting its expenses; 6 (i) cooperative association or corporation engaged in the business of operating a rural 7 electrification system or systems for the transmission or distribution of electrical energy on a cooperative basis; 8 (j) corporations or associations organized for the exclusive purpose of holding title to property, 9 collecting income from the property, and turning over the entire amount of the income, less expenses, to an 10 organization that itself is exempt from the tax imposed by this title; 11 (k) wool and sheep pool, which is an association owned and operated by agricultural producers 12 organized to market association members' wool and sheep, the income of which consists solely of 13 assessments, dues, and fees collected from members for the sole purpose of meeting its expenses. Income, for 14 this purpose, does not include expenses and money distributed to members contributing wool and sheep. 15 (I) corporation that qualifies as a domestic international sales corporation (DISC) under the 16 provisions of section 991, et seg., of the Internal Revenue Code, 26 U.S.C. 991, et seg., and that has in effect 17 for the entire taxable year a valid election under federal law to be treated as a DISC. If a corporation makes that 18 election under federal law, each person who at any time is a shareholder of the corporation is subject to 19 taxation under Title 15, chapter 30, on the earnings and profits of this DISC in the same manner as provided by 20 federal law for all periods for which the election is effective. 21 (m) farmers' market association not organized for profit, no part of the net income of which inures to 22 the benefit of any member, but that is organized for the sole purpose of providing for retail distribution of 23 homegrown vegetables, handicrafts, and other products either grown or manufactured by the seller; 24 (n) common trust fund as defined in section 584(a) of the Internal Revenue Code, 26 U.S.C. 25 584(a). 26 (2) In determining the corporate income tax imposed under this part, there may not be included 27 any earnings derived from any public utility managed or operated by any subdivision of the state or from the

28 exercise of any governmental function.



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1	(3)— <u>(a)</u> Any Except as provided in subsection (3)(b), any unrelated business taxable income, as
2	defined by section 512 of the Internal Revenue Code, 26 U.S.C. 512, as amended, earned by any exempt
3	corporation resulting in a federal unrelated business income tax liability of more than \$100 must be taxed as
4	other corporation income is taxed under this title. An exempt corporation subject to taxation on unrelated
5	business income under this section shall file a copy of its federal exempt organization business income tax
6	return on which it reports its unrelated business income with the department.
7	(b) Income associated with the activities set forth in [section 1] is deemed unrelated business
8	taxable income and taxable under 15-31-121."
9	
10	NEW SECTION. Section 4. Codification instruction. [Section 1] is intended to be codified as an
11	integral part of Title 25, chapter 10, and the provisions of Title 25, chapter 10, apply to [section 1].
12	
13	NEW SECTION. Section 5. Effective date. [This act] is effective on passage and approval.
14	
15	NEW SECTION. Section 6. Applicability. [This act] applies to any disbursements, contributions,
16	expenditures, and promises associated with the payment of legal fees and costs litigation costs, including
17	attorney fees and costs, pursuant to [section 1] on or after [the effective date of this act], regardless of whether
18	the proceeding associated with the government action has already begun.
19	- END -

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