Amendment - 1st Reading-white - Requested by: Mary Ann Dunwell - (S) Local Government				
- 2023 68th Legislature 2023		Drafter: Toni Henneman, 406-444-3593	SB0529.001.001	
1		SENATE BILL NO. 529		
2		INTRODUCED BY G. HERTZ		
3				
4	A BILL FOR A	AN ACT ENTITLED: "AN ACT REVISING PROPERTY TAX ABATEMENTS FOR		
5	COMMUNICA	ATION AND INTERNET PROPERTY; EXEMPTING CERTAIN WIRELESS INFRA	ASTRUCTURE	
6	FROM PROP	PERTY TAXATION; REPEALING THE PROHIBITION ON USING FEDERAL FUN	IDS WHEN	
7	RECEIVING	THE FIBER OPTIC OR COAXIAL CABLE ABATEMENT; AMENDING SECTIONS	3 15-6-135, 15-6-	
8	156, 15-6-219	9, AND 15-6-243, MCA; AND PROVIDING AN EFFECTIVE DATE AND AN APPL	ICABILITY	
9	DATE."			
10				
11	BE IT ENACT	TED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
12				
13	Secti	ion 1. Section 15-6-135, MCA, is amended to read:		
14	"15-6	-135. Class five property description taxable percentage exemption.	(1) Class five	
15	property inclu	ides:		
16	(a)	all property used and owned by cooperative rural electrical and cooperative ru	ral telephone	
17	associations	organized under the laws of Montana, except property owned by cooperative orga	anizations	
18	described in 1	15-6-137(1)(a);		
19	(b)	air and water pollution control and carbon capture equipment as defined in this	s section;	
20	(c)	new industrial property as defined in this section;		
21	(d)	any personal or real property used primarily in the production of ethanol-blend	ed gasoline	
22	during constru	uction and for the first 3 years of its operation;		
23	(e)	all land and improvements and all personal property owned by a research and	development	
24	firm, provided	I that the property is actively devoted to research and development;		
25	(f)	machinery and equipment used in electrolytic reduction facilities;		
26	(g)	all property used and owned by persons, firms, corporations, or other organiza	ations that are	
27	engaged in th	ne business of furnishing telecommunications services exclusively to rural areas o	or to rural areas	
28	and cities and	d towns of 1,200 permanent residents or less.		

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1 (2) (a) "Air and water pollution control and carbon capture equipment" means that portion of 2 identifiable property, facilities, machinery, devices, or equipment certified as provided in subsections (2)(b) and 3 (2)(c) and designed, constructed, under construction, or operated for removing, disposing, abating, treating, 4 eliminating, destroying, neutralizing, stabilizing, rendering inert, storing, or preventing the creation of air or 5 water pollutants that, except for the use of the item, would be released to the environment. This includes 6 machinery, devices, or equipment used to capture carbon dioxide or other greenhouse gases. Reduction in 7 pollutants obtained through operational techniques without specific facilities, machinery, devices, or equipment 8 is not eligible for certification under this section.

9 Requests for certification must be made on forms available from the department of revenue. (b) 10 Certification may not be granted unless the applicant is in substantial compliance with all applicable rules, laws, 11 orders, or permit conditions. Certification remains in effect only as long as substantial compliance continues. 12 (c) The department of environmental quality shall promulgate rules specifying procedures, 13 including timeframes for certification application, and definitions necessary to identify air and water pollution 14 control and carbon capture equipment for certification and compliance. The department of revenue shall 15 promulgate rules pertaining to the valuation of gualifying air and water pollution control and carbon capture 16 equipment. The department of environmental quality shall identify and track compliance in the use of certified 17 air and water pollution control and carbon capture equipment and report continuous acts or patterns of 18 noncompliance at a facility to the department of revenue. Casual or isolated incidents of noncompliance at a

19 facility do not affect certification.

(d) To qualify for the exemption under subsection (5)(b)(i), the air and water pollution control and
carbon capture equipment must be placed into service after January 1, 2014, for the purposes of environmental
benefit or to comply with state or federal pollution control regulations. If the air or water pollution control and
carbon capture equipment enhances the performance of existing air and water pollution control and carbon
capture equipment, only the market value of the enhancement is subject to the exemption under subsection
(5)(b)(i).

(e) Except as provided in subsection (2)(d), equipment that does not qualify for the exemption
 under subsection (5)(b)(i) includes but is not limited to equipment placed into service to maintain, replace, or
 repair equipment installed on or before January 1, 2014.



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1	(f)	A person may appeal the certification, classification, and valuation of the property to the	
2	Montana tax a	ppeal board. Appeals on the property certification must name the department of environmental	
3	quality as the r	respondent, and appeals on the classification or valuation of the equipment must name the	
4	department of	revenue as the respondent.	
5	(3)	(a) "New industrial property" means any new industrial plant, including land, buildings,	
6	machinery, an	d fixtures, used by new industries during the first 3 years of their operation. The property may not	
7	have been assessed within the state of Montana prior to July 1, 1961.		
8	(b)	New industrial property does not include:	
9	(i)	property used by retail or wholesale merchants, commercial services of any type, agriculture,	
10	trades, or prof	essions unless the business or profession meets the requirements of subsection (4)(b)(v);	
11	(ii)	a plant that will create adverse impact on existing state, county, or municipal services; or	
12	(iii)	property used or employed in an industrial plant that has been in operation in this state for 3	
13	years or longer.		
14	(4)	(a) "New industry" means any person, corporation, firm, partnership, association, or other	
15	group that esta	ablishes a new plant in Montana for the operation of a new industrial endeavor, as distinguished	
16	from a mere ex	xpansion, reorganization, or merger of an existing industry.	
17	(b)	New industry includes only those industries that:	
18	(i)	manufacture, mill, mine, produce, process, or fabricate materials;	
19	(ii)	do similar work, employing capital and labor, in which materials unserviceable in their natural	
20	state are extra	cted, processed, or made fit for use or are substantially altered or treated so as to create	
21	commercial pr	oducts or materials;	
22	(iii)	engage in the mechanical or chemical transformation of materials or substances into new	
23	products in the	e manner defined as manufacturing in the North American Industry Classification System Manual	
24	prepared by th	e United States office of management and budget;	
25	(iv)	engage in the transportation, warehousing, or distribution of commercial products or materials if	
26	50% or more o	of an industry's gross sales or receipts are earned from outside the state; or	
27	(v)	earn 50% or more of their annual gross income from out-of-state sales.	
28	(5)	(a) Except as provided in subsection (5)(b), class five property is taxed at 3% of its market	



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1 value.

2 (b) (i) Air and water pollution control and carbon capture equipment placed in service after January
3 1, 2014, and that satisfies the criteria in subsection (2)(d) is exempt from taxation.

4 (ii) (A) Except as provided in subsection (5)(b)(ii)(B), fiber Fiber Pursuant to subsection (7), fiber 5 optic or coaxial cable, as defined in 15-6-156, installed and placed in service on or after July 1, 2021, and 6 wireless infrastructure, as defined in 15-6-156, placed in service on or after [the effective date of this act], is 7 exempt from taxation for a period of 5 years starting from the date the fiber optic or coaxial cable or wireless 8 infrastructure was placed in service, after which the property exemption is phased out at a rate of 20% a year. 9 with the property being assessed at 100% of its taxable value after a 10-year period. In order to maintain the 10 exemption, the owner of fiber optic or coaxial cable or wireless infrastructure shall reinvest the tax savings from 11 the exemption by installing and placing in service new fiber optic or coaxial cable or wireless infrastructure in 12 Montana within 2 years from the date the owner first claimed the exemption provided for in this subsection 13 (5)(b)(ii) without charging those costs to the consumer. The cost of installing or placing into service fiber optic or 14 coaxial cable or wireless infrastructure with the reinvested tax savings without charging those costs to the 15 consumer must be equal to or greater than the value of the tax savings received from the tax incentive. 16 (B) Fiber optic or coaxial cable installed using federal funds received pursuant to section 9901 of the 17 American Rescue Plan Act is not eligible for exemption from taxation under this section. 18 (C)(B) An entity that claims a tax exemption under this subsection (5)(b)(ii) shall maintain adequate 19 books and records demonstrating the investment the owner made when installing and placing in service fiber 20 optic or coaxial cable or wireless infrastructure in Montana. The property owners shall make those records 21 available to the department for inspection upon request. 22 (6) (a) The property taxes exempted from taxation by subsection (5)(b)(ii) are subject to

termination or recapture if the department determines that the owner failed to install and place in service new
 coaxial or fiber cable <u>or wireless infrastructure</u> in Montana as provided in subsection (5)(b)(ii) or otherwise
 violates the provisions of this section.

(b) Upon notice from the department that the owner's exemption has terminated, any local
 governing body may recapture taxes previously exempted in that jurisdiction, plus interest and penalties for
 nonpayment of property taxes as provided in 15-16-102, during any tax year in which an exemption under the



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1	provisions of subsection (5)(b)(ii) was improper. Any recapture must occur within 10 years after the end of the		
2	calendar year in which the exemption was first claimed.		
3	(c)	The recapture of abated taxes may be cancelled, in whole or in part, if the local governing body	
4	determines tha	t the taxpayer's failure to meet the requirements is a result of circumstances beyond the control	
5	of the taxpayer		
6	<u>(7)</u>	The property tax exemptions provided in this section for wireless infrastructure must be for	
7	wireless infrast	ructure installed in rural areas, areas within the boundaries of a federally recognized Indian	
8	reservation, an	d other areas of the state with little or no current wireless services."	
9			
10	Sectio	n 2. Section 15-6-156, MCA, is amended to read:	
11	" 15-6 -1	56. Class thirteen property description taxable percentage. (1) Except as provided in	
12	subsections (2)	(a) through (2)(i), class thirteen property includes:	
13	(a)	electrical generation facilities, except wind generation facilities, biomass generation facilities,	
14	and energy sto	rage facilities classified under 15-6-157, of a centrally assessed electric power company;	
15	(b)	electrical generation facilities, except wind generation facilities, biomass generation facilities,	
16	and energy sto	rage facilities classified under 15-6-157, owned or operated by an exempt wholesale generator	
17	or an entity cer	tified as an exempt wholesale generator pursuant to 42 U.S.C. 16451;	
18	(c)	noncentrally assessed electrical generation facilities, except wind generation facilities, biomass	
19	generation faci	lities, and energy storage facilities classified under 15-6-157, owned or operated by any	
20	electrical energ	y producer;	
21	(d)	allocations of centrally assessed telecommunications services companies; and	
22	(e)	dedicated communications infrastructure described in 15-6-162(5) for which construction	
23	commenced af	ter June 30, 2027, or for which the 15-year period provided for in 15-6-162(5)(c) has expired.	
24	(2)	Class thirteen property does not include:	
25	(a)	property owned by cooperative rural electric cooperative associations classified under 15-6-	
26	135;		
27	(b)	property owned by cooperative rural electric cooperative associations classified under 15-6-137	
28	or 15-6-157;		



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1	(c)	allocations of electric power company property under 15-6-141;		
2	(d)	electrical generation facilities included in another class of property;		
3	(e)	property owned by cooperative rural telephone associations and classified under 15-6-135;		
4	(f)	property owned by organizations providing telecommunications services and classified under		
5	15-6-135;			
6	(g)	generation facilities that are exempt under 15-6-225;		
7	(h)	qualified data centers classified under 15-6-162; and		
8	(i)	property classified under 15-6-163.		
9	(3)	For the purposes of this section, the following definitions apply:		
10	(a)	(i) "Electrical generation facilities" means any combination of a physically connected generator		
11	or generators,	associated prime movers, and other associated property, including appurtenant land and		
12	improvements and personal property, that are normally operated together to produce electric power. The term			
13	includes but is	not limited to generating facilities that produce electricity from coal-fired steam turbines, oil or		
14	gas turbines, turbine generators that are driven by falling water, or solar panel systems.			
15	(ii)	The term does not include electrical generation facilities used for noncommercial purposes or		
16	exclusively for	agricultural purposes.		
17	(iii)	(A) The term also does not include a qualifying facility certified by the federal energy regulatory		
18	commission.			
19	(B)	To qualify for consideration of an abatement as allowed in 15-24-1402, the requesting entity		
20	must disclose,	in writing, its intent to request certification as a qualifying facility to the governing body.		
21	(C)	If the intent is not disclosed and an abatement granted, abatement may be rescinded by the		
22	governing bod	у.		
23	(D)	Certified qualifying facilities are classified under 15-6-134 and 15-6-138.		
24	(iv)	The term also does not include a facility that is owned and operated by a person not primarily		
25	engaged in the	e generation or sale of electricity other than power from a small power production facility and		
26	classified under 15-6-134 and 15-6-138.			
27	(b)	(i) "Fiber optic or coaxial cable" means any fiber optic or coaxial cable, including all capitalized		
28	costs associat	ed with installing and placing in service the fiber optic or coaxial cable, and other property that is		



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1 normally operated when installing and placing in service fiber optic or coaxial cable to deliver digital

2 communication and access to the internet.

3 (ii) The term does not include routers, head-end equipment, central office equipment and other 4 electronics, or hardware or software not directly associated with installing and placing in service fiber optic or 5 coaxial cable or the buildings used to house equipment.

6 (c) (i) "Wireless infrastructure" means signal transmission facilities and associated network

7 equipment, including all capitalized costs associated with installing and placing these facilities and network

8 equipment in service, together with other property that is directly associated with providing wireless service to

9 customers, and which includes power equipment, cables, lines, radios, antenna, transceivers, shelters, and

10 towers.

11 (ii) The term does not include central office equipment and other electronics or hardware or

12 software not directly associated with installing and placing wireless infrastructure into service.

(4) (a) Except as provided in subsection (4)(b), class thirteen property is taxed at 6% of its market
value.

(i) Except as provided in subsection (4)(b)(ii), fiber Fiber Pursuant to subsection (6), fiber optic 15 (b) 16 or coaxial cable installed and placed in service on or after July 1, 2021, and wireless infrastructure placed in 17 service on or after [the effective date of this act], is exempt from taxation for a period of 5 years starting from 18 the date the fiber optic or coaxial cable or wireless infrastructure was placed in service, after which the property 19 exemption is phased out at a rate of 20% a year, with the property being assessed at 100% of its taxable value 20 after a 10-year period. In order to maintain the exemption, the owner of fiber optic or coaxial cable or wireless 21 infrastructure shall reinvest the tax savings from the exemption by installing and placing in service new fiber 22 optic or coaxial cable or wireless infrastructure in Montana within 2 years from the date the owner first claimed 23 the exemption provided for in this subsection (4)(b) without charging those costs to the consumer. The cost of 24 installing or placing into service fiber optic or coaxial cable or wireless infrastructure with the reinvested tax 25 savings without charging those costs to the consumer must be equal to or greater than the value of the tax 26 savings received from the tax incentive.

(ii) Fiber optic or coaxial cable installed using federal funds received pursuant to Section 9901 of the
 American Rescue Plan Act is not eligible for exemption from taxation under this section.



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1 (iii) (ii) An entity that claims a tax exemption under this subsection (4)(b) shall maintain adequate 2 books and records demonstrating the investment the owner made when installing and placing in service fiber 3 optic or coaxial cable or wireless infrastructure in Montana. The property owners shall make those records 4 available to the department for inspection upon request. 5 (5) (a) The property taxes exempted from taxation by subsection (4)(b) are subject to termination 6 or recapture if the department determines that the owner failed to install and place in service new coaxial or 7 fiber cable or wireless infrastructure in Montana as provided in subsection (4)(b) or otherwise violates the 8 provisions of this section. 9 Upon notice from the department that the owner's exemption has terminated, any local (b) 10 governing body may recapture taxes previously exempted in that jurisdiction, plus interest and penalties for 11 nonpayment of property taxes as provided in 15-16-102, during any tax year in which an exemption under the 12 provisions of this section was improper. Any recapture must occur within 10 years after the end of the calendar 13 year in which the exemption was first claimed. The recapture of abated taxes may be cancelled, in whole or in part, if the local governing body 14 (c) 15 determines that the taxpayer's failure to meet the requirements is a result of circumstances beyond the control 16 of the taxpayer. 17 (6) The property tax exemptions provided in this section for wireless infrastructure must be for 18 wireless infrastructure installed in rural areas, areas within the boundaries of a federally recognized Indian reservation, and other areas of the state with little or no current wireless services." 19 20 Section 3. Section 15-6-219, MCA, is amended to read: 21 22 "15-6-219. Personal and other property exemptions. (1) The following categories of property are 23 exempt from taxation: 24 (a) harness, saddlery, and other tack equipment; 25 the first \$15,000 or less of market value of tools owned by the taxpaver that are customarily (b) 26 hand-held and that are used to: 27 (i) construct, repair, and maintain improvements to real property; or

28 (ii) repair and maintain machinery, equipment, appliances, or other personal property;



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1 (c) all household goods and furniture, including but not limited to clocks, musical instruments, 2 sewing machines, and wearing apparel of members of the family, used by the owner for personal and domestic 3 purposes or for furnishing or equipping the family residence; 4 a bicycle or a moped, as defined in 61-8-102, used by the owner for personal transportation (d) 5 purposes; 6 items of personal property intended for rent or lease in the ordinary course of business if each (e) 7 item of personal property satisfies all of the following: 8 (i) the acquired cost of the personal property is less than \$15,000: 9 (ii) the personal property is owned by a business whose primary business income is from rental or lease of personal property to individuals and no one customer of the business accounts for more than 10% of 10 11 the total rentals or leases during a calendar year; and 12 the lease of the personal property is generally on an hourly, daily, weekly, semimonthly, or (iii) 13 monthly basis; 14 (f) space vehicles and all machinery, fixtures, equipment, and tools used in the design, 15 manufacture, launch, repair, and maintenance of space vehicles that are owned by businesses engaged in 16 manufacturing and launching space vehicles in the state or that are owned by a contractor or subcontractor of 17 that business and that are directly used for space vehicle design, manufacture, launch, repair, and 18 maintenance; 19 a title plant owned by a title insurer or a title insurance producer, as those terms are defined in (g) 20 33-25-105; 21 (h) air and water pollution control and carbon capture equipment, as defined in 15-6-135, placed in 22 service after January 1, 2014; 23 (i) a housetrailer, manufactured home, or mobile home that receives an exemption from the 24 department based on abandonment, as provided in 15-6-242; 25 (j) pursuant to subsection (3), fiber optic or coaxial cable, as defined in 15-6-156, installed and placed in service on or after July 1, 2021, and wireless infrastructure, as defined in 15-6-156, placed in service 26 27 on or after [the effective date of this act], for a period of 5 years starting from the date placed in service as 28 provided in 15-6-156, if the owner of fiber optic or coaxial cable or wireless infrastructure reinvests the tax



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1 savings from the exemption by installing and placing in service new fiber optic or coaxial cable or wireless 2 infrastructure in Montana within 2 years from the date the owner first claimed the exemption provided for in this 3 subsection (1)(i) without charging those costs to the consumer. The cost of installing or placing into service fiber 4 optic or coaxial cable or wireless infrastructure with the reinvested tax savings without charging those costs to 5 the consumer must be equal to or greater than the value of the tax savings received from the tax incentive. An 6 entity that claims a tax exemption under this subsection (1)(j) shall maintain adequate books and records 7 demonstrating the investment the owner made when installing and placing in service fiber optic or coaxial cable 8 or wireless infrastructure in Montana. The property owners shall make those records available to the 9 department for inspection upon request. 10 (k) personal property used in the manufacture of ammunition components as provided in 30-20-11 204. 12 (a) The property taxes exempted from taxation by subsection (1)(j) are subject to termination or (2) 13 recapture if the department determines that the owner failed to install and place in service new coaxial or fiber 14 cable or wireless infrastructure in Montana as provided for in subsection (1)(j) or otherwise violates the 15 provisions of this section. 16 (b) Upon notice from the department that the owner's exemption has terminated, any local 17 governing body may recapture taxes previously exempted in that jurisdiction, plus interest and penalties for 18 nonpayment of property taxes as provided in 15-16-102, during any tax year in which an exemption under the 19 provisions of this section was improper. Any recapture must occur within 10 years after the end of the calendar 20 year in which the exemption was first claimed. 21 The recapture of abated taxes may be cancelled, in whole or in part, if the local governing body (c) 22 determines that the taxpayer's failure to meet the requirements is a result of circumstances beyond the control 23 of the taxpayer. 24 The property tax exemptions provided in this section for wireless infrastructure must be for (3) 25 wireless infrastructure installed in rural areas, areas within the boundaries of a federally recognized Indian reservation, and other areas of the state with little or no current wireless services. (Subsection (1)(k) terminates 26 27 December 31, 2024--sec. 16, Ch. 440, L. 2015.)" 28

