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1	SENATE BILL NO. 538
2	INTRODUCED BY C. FRIEDEL, E. BUTTREY, D. ZOLNIKOV, D. BARTEL, J. SMALL, M. HOPKINS, J.
3	ELLSWORTH, J. KASSMIER
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING MARIJUANA LAWS; CREATING A
6	MARIJUANA ADMINISTRATION STATE SPECIAL REVENUE ACCOUNT FOR THE DEPARTMENT OF
7	REVENUE; CREATING A HABITAT LEGACY ACCOUNT FOR THE BENEFIT OF THE DEPARTMENT OF
8	FISH, WILDLIFE, AND PARKS; CREATING A STATE SPECIAL REVENUE ACCOUNT FOR THE BENEFIT
9	OF THE DEPARTMENT OF JUSTICE; AUTHORIZING THE DEPARTMENT OF REVENUE TO SPEND
10	APPROPRIATED LOCAL OPTION MARIJUANA TAX REVENUE; REVISING THE ALLOCATION OF THE
11	MARIJUANA STATE SPECIAL REVENUE ACCOUNT; REVISING THE MONTANA WILDLIFE HABITAT
12	IMPROVEMENT ACT; CREATING STATUTORY APPROPRIATIONS; ADDING A FEE FOR DISPENSARIES
13	FOR DRUG EDUCATION PROGRAMS; INCREASING THE PENALTY FOR FRAUDULENT
14	REPRESENTATION; ALLOWING A LAW ENFORCEMENT OFFICIAL TO SEIZE MARIJUANA AND
15	MARIJUANA PRODUCTS IN CERTAIN CASES; AMENDING SECTIONS 16-12-111, 16-12-224, AND 16-12-
16	302, 16-12-310, 17-1-508, 17-7-502, 23-1-105, 23-2-108, 87-5-121, AND 87-5-806, MCA; AND PROVIDING
17	AN A DELAYED EFFECTIVE DATE EFFECTIVE DATES."
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19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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21	NEW SECTION. SECTION 1. MARIJUANA ADMINISTRATION STATE SPECIAL REVENUE ACCOUNT USE
22	STATUTORY APPROPRIATION. (1) THERE IS A SPECIAL REVENUE ACCOUNT WITHIN THE STATE SPECIAL REVENUE FUND
23	ESTABLISHED IN 17-2-102. MONEY IN THE ACCOUNT IS STATUTORILY APPROPRIATED, AS PROVIDED IN 17-7-502, TO THE
24	DEPARTMENT OF REVENUE AND MAY ONLY BE USED TO ADMINISTER THE LOCAL-OPTION MARIJUANA EXCISE TAX
25	PURSUANT TO 16-12-309 THROUGH 16-12-312 AND 16-12-317.
26	(2) THERE MUST BE DEPOSITED IN THE ACCOUNT MONEY RECEIVED FROM TAX REVENUE PURSUANT TO 16-
27	<u>12-310(3)(c).</u>



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2	NEW SECTION. SECTION 2. HABITAT LEGACY ACCOUNT. (1) THERE IS A HABITAT LEGACY ACCOUNT IN THE
3	STATE SPECIAL REVENUE FUND ESTABLISHED IN 17-2-102. ALL FUNDS RECEIVED PURSUANT TO 16-12-111 ARE
4	STATUTORILY APPROPRIATED, AS PROVIDED IN 17-7-502, AND MUST BE DEPOSITED IN THE ACCOUNT AND TRANSFERRED
5	TO THE DEPARTMENT OF FISH, WILDLIFE, AND PARKS.
6	(2) AT THE END OF EACH FISCAL YEAR, 75% OF THE FUNDS RECEIVED PURSUANT TO 16-12-111 MUST BE
7	TRANSFERRED AND USED SOLELY AS FUNDING FOR WILDLIFE HABITAT IN THE SAME MANNER AS FUNDING UNDER 87-1-
8	242(3) AND USED PURSUANT TO 87-1-209.
9	(3) IF, AT THE END OF ANY FISCAL YEAR, THE UNOBLIGATED CASH BALANCE IN THE ACCOUNT SET UP TO
10	ADMINISTER FUNDING UNDER 87-1-242(3) AND USED PURSUANT TO 87-1-209 EQUALS OR EXCEEDS \$50 MILLION,
11	ADJUSTED ANNUALLY FOR INFLATION, THE TRANSFER MAY NOT BE MADE.
12	(4) IF, AT THE END OF ANY FISCAL YEAR, THE UNOBLIGATED CASH BALANCE IN THE ACCOUNT SET UP TO
13	ADMINISTER FUNDING UNDER 87-1-242(3) AND USED PURSUANT TO 87-1-209 IS LESS THAN \$50 MILLION, ADJUSTED
14	ANNUALLY FOR INFLATION, THEN AN AMOUNT LESS THAN OR EQUAL TO THE DIFFERENCE BETWEEN THE UNOBLIGATED
15	CASH BALANCE AND \$50 MILLION, ADJUSTED ANNUALLY FOR INFLATION, BUT NOT TO EXCEED 75% OF THE TAXES
16	RECEIVED PURSUANT TO 16-12-111, MUST BE TRANSFERRED TO THE ACCOUNT SET UP TO ADMINISTER FUNDING UNDER
17	87-1-242(3) AND USED PURSUANT TO 87-1-209.
18	(5) THE INFLATION ADJUSTMENTS MADE UNDER THIS SECTION MUST BE BASED ON ANY CHANGE TO THE
19	CONSUMER PRICE INDEX FROM THE PREVIOUS YEAR. THE CONSUMER PRICE INDEX TO BE USED FOR CALCULATIONS IS
20	THE CONSUMER PRICE INDEX FOR ALL URBAN CONSUMERS (CPI-U).
21	(6) TWENTY-FIVE PERCENT, AND ANY AMOUNT ABOVE THE CAP ESTABLISHED IN SUBSECTION (2), IS
22	RETAINED IN THE HABITAT LEGACY ACCOUNT, AND MUST BE USED EXCLUSIVELY IN THE SAME MANNER AS FUNDING
23	<u>UNDER 87-5-806 OR 87-1-209.</u>
24	(7) ANY INTEREST OR INCOME EARNED ON THE MONEY IN THE HABITAT LEGACY ACCOUNT MUST BE
25	DEPOSITED INTO THE ACCOUNT.
26	(8) ANY UNSPENT OR UNENCUMBERED MONEY IN THE HABITAT LEGACY ACCOUNT AT THE END OF A FISCAL
27	YEAR MUST REMAIN IN THE ACCOUNT.



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2	NEW SECTION. SECTION 3. MARIJUANA DISTRIBUTION ACCOUNT. (1) THERE IS A MARIJUANA DISTRIBUTION
3	ACCOUNT IN THE STATE SPECIAL REVENUE FUND TO BE ADMINISTERED BY THE DEPARTMENT OF JUSTICE. THE ACCOUNT
4	CONSISTS OF REVENUE DEPOSITED PURSUANT TO 16-12-111 AND FEES COLLECTED UNDER 16-12-224(7).
5	(2) THE ACCOUNT MAY BE USED FOR:
6	(A) PROGRAM ENHANCEMENTS IN COMBATTING CRIME, TO INCLUDE HUMAN TRAFFICKING, INVESTIGATIONS,
7	NARCOTICS, AND THE ASSOCIATED LEGAL CASEWORK;
8	(B) ADDITIONAL RESOURCES TO SUPPORT THE MONTANA HIGHWAY PATROL; AND
9	(C) PUBLIC SAFETY GRANT PROGRAMS FUNDED FOR LAW ENFORCEMENT SUPPORT.
10	(3) THE DEPARTMENT OF JUSTICE MAY USE UP TO 10% OF THE ANNUAL APPROPRIATION INTO THE
11	ACCOUNT FOR THE PURPOSES OF SUBSECTION (2)(C).
12	
13	SECTION 4. SECTION 16-12-111, MCA, IS AMENDED TO READ:
14	"16-12-111. Marijuana state special revenue account operating reserve transfer of excess
15	funds. (1) There is a dedicated marijuana state special revenue account within the state special revenue fund
16	established in 17-2-102, to be administered by the department.
17	(2) The account consists of:
18	(a) money deposited into the account pursuant to this chapter;
19	(b) the taxes collected pursuant to Title 15, chapter 64, part 1;
20	(c) license and registered cardholder fees deposited into the account pursuant to this chapter; and
21	(d) taxes deposited into the account pursuant to 16-12-310; and
22	(e)(d) civil penalties collected under this chapter.
23	(3) Except as provided in subsection (4), money in the account must be used by the department for
24	the purpose of administering the provisions of this chapter.
25	(4) At the end of each fiscal year, the department shall transfer funds in excess of a 3-month
26	operating reserve necessary to fund operating costs at the beginning of the next fiscal year in the following
27	order as follows:



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1	(a) 20% to the habitat legacy account provided for in [section 2];
2	(a)(b) an amount not to exceed \$6 million must be transferred 15% to the healing and ending
3	addiction through recovery and treatment (HEART) account established in 16-12-122;
4	(b) the net balance remaining after distribution to the HEART account must be distributed as follows:
5	(i) 20% to the credit of the department of fish, wildlife, and parks to be used solely as funding for
6	wildlife habitat in the same manner as funding generated under 87-1-242(3) and used pursuant to 87-1-209;
7	(ii) 4% to the state park account established in 23-1-105(1);
8	(iii) 4% to the trails and recreational facilities account established in 23-2-108;
9	(iv) 4% to the nongame wildlife account established in 87-5-121;
10	(c) 10% to the marijuana distribution state special revenue account provided for in [section 3];
11	(v)(d) 3% or \$200,000, whichever is less, 6% to the veterans and surviving spouses state special
12	revenue account provided for in 10-2-108;
13	(vi)(e) for the biennium beginning July 1, 2021 2023, \$300,000 to the department of justice to
14	administer grant funding to local and state law enforcement agencies for the purpose of purchasing and training
15	drug detection canines and canine handlers, including canines owned by local law enforcement agencies to
16	replace canines who were trained to detect marijuana; and
17	(vii) \$150,000 to the board of crime control to fund crisis intervention team training as provided in 44-7-
18	110 ; and
19	(viii)(f) the remainder to the general fund. (Subsection (4)(b)(vi) (4)(e) terminates June 30, 2025sec.
20	117(2), Ch. 576, L. 2021.)"
21	
22	Section 5. Section 16-12-224, MCA, is amended to read:
23	"16-12-224. Licensing of dispensaries. (1) Except as provided in 16-12-201(2), an applicant for a
24	dispensary license shall demonstrate that the local government approval provisions in 16-12-301 have been
25	satisfied in the jurisdiction where each proposed dispensary is located if the proposed dispensary would be
26	located in a county in which the majority of voters voted against approval of Initiative Measure No. 190 in the
27	November 3, 2020, general election.



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1 (2) When evaluating an initial or renewal application, the department shall evaluate each proposed 2 dispensary for compliance with the provisions of 16-12-207 and 16-12-210. 3 (3)An adult-use dispensary licensee may operate at a shared location with a medical marijuana 4 dispensary if the adult-use dispensary and medical marijuana dispensary are owned by the same person. 5 (4) A medical marijuana dispensary is authorized to sell exclusively to registered cardholders 6 marijuana, marijuana products, and live marijuana plants. 7 An adult-use dispensary is authorized to sell marijuana, marijuana products, and live marijuana (5)8 plants to consumers or registered cardholders. 9 (6) The department shall charge a dispensary license fee for an initial application and at each 10 renewal. The dispensary license fee is \$5,000 for each location that a licensee operates as an adult-use 11 dispensary or a medical marijuana dispensary. The department shall charge a dispensary an additional \$50 fee at each renewal for a drug 12 13 education program THE PURPOSES UNDER [SECTION 3]. The DEPARTMENT SHALL USE THE fees collected under this 14 subsection (7) are transferred quarterly to the department of justice to administer the drug education program 15 ARE TRANSFERRED QUARTERLY TO THE MARIJUANA DISTRIBUTION ACCOUNT UNDER [SECTION 3]. 16 The department may adopt rules: (7)(8)for inspection of proposed dispensaries; 17 (a) 18 (b) for investigating owners or applicants for a determination of financial interest; and 19 (c) establishing or limiting the THC content of the marijuana or marijuana products that may be 20 sold at an adult-use dispensary or medical marijuana dispensary. 21 (a) Marijuana and marijuana products sold at a dispensary are regulated and sold on the basis 22 of the concentration of THC in the products and not by weight. 23 (b) Except as provided in subsection (8)(c) (9)(c), for purposes of this chapter, a single package is limited to: 24 25 (i) for marijuana sold as flower, 1 ounce of usable marijuana. The total potential psychoactive 26 THC of marijuana flower may not exceed 35%.



(ii)

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for a marijuana product sold as a capsule, no more than 100 milligrams of THC per capsule

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1	and no more than 800 milligrams of THC per package.	
2	(iii)	for a marijuana product sold as a tincture, no more than 800 milligrams of THC;
3	(iv)	for a marijuana product sold as an edible or a food product, no more than 100 milligrams of
4	THC. A single	serving of an edible marijuana product may not exceed 10 milligrams of THC.
5	(v)	for a marijuana product sold as a topical product, a concentration of no more than 6% THC and
6	no more than	800 milligrams of THC per package;
7	(vi)	for a marijuana product sold as a suppository or transdermal patch, no more than 100
8	milligrams of T	THC per suppository or transdermal patch and no more than 800 milligrams of THC per package;
9	and	
10	(vii)	for any other marijuana product, no more than 800 milligrams of THC.
11	(c)	A dispensary may sell marijuana or marijuana products having higher THC potency levels than
12	described in s	ubsection (8) (9) to registered cardholders.
13	(9) (10	A licensee or employee is prohibited from conducting a transaction that would result in a
14	consumer or re	egistered cardholder exceeding the personal possession amounts set forth in 16-12-106 and 16-
15	12-515."	
16		
17	Section	on 2. Section 16-12-302, MCA, is amended to read:
18	"16-12	2-302. Fraudulent representation penalties. (1) In addition to any other penalties provided
19	by law, an indi	vidual who fraudulently represents to a law enforcement official that the individual is a cultivator,
20	manufacturer,	adult-use dispensary, medical marijuana dispensary, testing laboratory, or marijuana transporter
21	or has a mariji	uana worker permit is guilty of a civil fine not to exceed \$1,000 <u>\$1,500</u> .
22	<u>(2)</u>	Subject to the provisions of 16-12-304, a law enforcement official may seize marijuana and
23	marijuana prod	ducts from an individual in violation of 16-12-107 and subsection (1) of this section and may
24	charge the ind	ividual with a misdemeanor.
25	(2)<u>(3)</u>	An individual convicted under this section may not be licensed under this chapter."
26		
27	SECTION	ON 6. SECTION 16-12-310, MCA, IS AMENDED TO READ:



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1	"16-12-310.	Limit on local-option marijuana excise tax rate goods subject to tax. (1) The rate
2	of the local-option ma	arijuana excise tax must be established by the election petition or resolution provided for in
3	16-12-311, and the ra	ate may not exceed 3%.
4	(2) The	local-option marijuana excise tax is a tax on the retail value of all marijuana and marijuana
5	products sold at an a	dult-use dispensary or medical marijuana dispensary within a county.
3	(3) If a c	ounty imposes a local-option marijuana excise tax:
7	(a) 50%	of the resulting tax revenue must be retained by the county;
3	(b) 45%	of the resulting tax revenue must be apportioned to the municipalities on the basis of the
9	ratio of the population	n of the city or town to the total county population; and

- (c) the remaining 5% of the resulting tax revenue must be retained by is allocated to the department to defray costs associated with administering 16-12-309 through 16-12-312 and 16-12-317. The funds retained by the department under this subsection (3)(c) must be deposited into the marijuana administration state special revenue account established under 16-12-111 [section 1].
- (4) For the purposes of this section, "tax revenue" means the combined taxes collected under any local-option marijuana excise tax collected on retail sales within the county."

SECTION 7. SECTION 17-1-508, MCA, IS AMENDED TO READ:

- **"17-1-508. Review of statutory appropriations.** (1) Each biennium, the office of budget and program planning shall, in development of the executive budget, review and identify instances in which statutory appropriations in current law do not appear consistent with the guidelines set forth in subsection (2).
- (2) The review of statutory appropriations must determine whether a statutory appropriation meets the requirements of 17-7-502. Except as provided in [76-17-103,] 77-1-108, and 87-5-909, and [section 1], a statutory appropriation from a continuing and reliable source of revenue may not be used to fund administrative costs. In reviewing and establishing statutory appropriations, the legislature shall consider the following guidelines. A proposed or existing statutory appropriation may not be considered appropriate if:
 - (a) the money is from a continuing, reliable, and estimable source;
 - (b) the use of the appropriation or the expenditure occurrence is predictable and reliable;



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1 (c)	the authority exists elsewhere;
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- 2 (d) an alternative appropriation method is available, practical, or effective;
- 3 (e) it appropriates state general fund money for purposes other than paying for emergency
- 4 services;
- 5 (f) the money is used for general purposes;
- 6 (g) the legislature wishes to review expenditure and appropriation levels each biennium; and
- 7 (h) an expenditure cap and sunset date are excluded.
- 8 (3) The office of budget and program planning shall prepare a fiscal note for each piece of
 9 legislation that proposes to create or amend a statutory appropriation. It shall, consistent with the guidelines in
 10 this section, review each of these pieces of legislation. Its findings concerning the statutory appropriation must
 11 be contained in the fiscal note accompanying that legislation. (Bracketed language in subsection (2) terminates
 12 June 30, 2027--sec. 10, Ch. 374, L. 2017.)"

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SECTION 8. SECTION 17-7-502, MCA, IS AMENDED TO READ:

- "17-7-502. Statutory appropriations -- definition -- requisites for validity. (1) A statutory appropriation is an appropriation made by permanent law that authorizes spending by a state agency without the need for a biennial legislative appropriation or budget amendment.
- (2) Except as provided in subsection (4), to be effective, a statutory appropriation must comply with both of the following provisions:
- 20 (a) The law containing the statutory authority must be listed in subsection (3).
- 21 (b) The law or portion of the law making a statutory appropriation must specifically state that a 22 statutory appropriation is made as provided in this section.
- 23 (3) The following laws are the only laws containing statutory appropriations: 2-17-105; 5-11-120; 5-24 11-407; 5-13-403; 5-13-404; 7-4-2502; 7-4-2924; 7-32-236; 10-1-108; 10-1-1202; 10-1-1303; 10-2-603;
- 25 807; 10-3-203; 10-3-310; 10-3-312; 10-3-314; 10-3-802; 10-3-1304; 10-4-304; 10-4-310; 15-1-121; 15-1-218;
- 26 15-31-165; 15-31-1004; 15-31-1005; 15-35-108; 15-36-332; 15-37-117; 15-39-110; 15-65-121; 15-70-101; 15-
- 27 70-130; 15-70-433; 16-11-119; 16-11-509; [section 1]; 17-3-106; 17-3-212; 17-3-222; 17-3-241; 17-6-101; 17-7-



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- 1 215; 18-11-112; 19-3-319; 19-3-320; 19-6-404; 19-6-410; 19-9-702; 19-13-604; 19-17-301; 19-18-512; 19-19-
- 2 305; 19-19-506; 19-20-604; 19-20-607; 19-21-203; 20-8-107; 20-9-534; 20-9-622; [20-15-328]; 20-26-617; 20-
- 3 26-1503; 22-1-327; 22-3-116; 22-3-117; [22-3-1004]; 23-4-105; 23-5-306; 23-5-409; 23-5-612; 23-7-301; 23-7-
- 4 402; 30-10-1004; 37-43-204; 37-50-209; 37-54-113; 39-71-503; 41-5-2011; 42-2-105; 44-4-1101; 44-12-213;
- 5 44-13-102; 46-32-108; 50-1-115; 53-1-109; 53-6-148; 53-9-113; 53-24-108; 53-24-206; 60-5-530; 60-11-115;
- 6 61-3-321; 61-3-415; 67-1-309; 69-3-870; 69-4-527; 75-1-1101; 75-5-1108; 75-6-214; 75-11-313; 75-26-308; 76-
- 7 13-150; 76-13-151; 76-13-417; 76-17-103; 77-1-108; 77-2-362; 80-2-222; 80-4-416; 80-11-518; 80-11-1006;
- 8 81-1-112; 81-1-113; 81-7-106; 81-7-123; 81-10-103; 82-11-161; 85-2-526; 85-20-1504; 85-20-1505; [85-25-
- 9 102]; 87-1-603; 87-5-909; [section 2]; 90-1-115; 90-1-205; 90-1-504; 90-6-331; and 90-9-306.
- 10 (4) There is a statutory appropriation to pay the principal, interest, premiums, and costs of issuing, 11 paying, and securing all bonds, notes, or other obligations, as due, that have been authorized and issued 12 pursuant to the laws of Montana. Agencies that have entered into agreements authorized by the laws of Montana to pay the state treasurer, for deposit in accordance with 17-2-101 through 17-2-107, as determined 13 14 by the state treasurer, an amount sufficient to pay the principal and interest as due on the bonds or notes have 15 statutory appropriation authority for the payments. (In subsection (3): pursuant to sec. 10, Ch. 360, L. 1999, the 16 inclusion of 19-20-604 terminates contingently when the amortization period for the teachers' retirement 17 system's unfunded liability is 10 years or less; pursuant to sec. 73, Ch. 44, L. 2007, the inclusion of 19-6-410 18 terminates contingently upon the death of the last recipient eligible under 19-6-709(2) for the supplemental 19 benefit provided by 19-6-709; pursuant to sec. 5, Ch. 383, L. 2015, the inclusion of 85-25-102 is effective on 20 occurrence of contingency; pursuant to sec. 6, Ch. 423, L. 2015, the inclusion of 22-3-116 and 22-3-117 21 terminates June 30, 2025; pursuant to sec. 12, Ch. 55, L. 2017, the inclusion of 37-54-113 terminates June 30, 22 2023; pursuant to sec. 4, Ch. 122, L. 2017, the inclusion of 10-3-1304 terminates September 30, 2025; 23 pursuant to sec. 1, Ch. 213, L. 2017, the inclusion of 90-6-331 terminates June 30, 2027; pursuant to secs. 5, 8, 24 Ch. 284, L. 2017, the inclusion of 81-1-112, 81-1-113, and 81-7-106 terminates June 30, 2023; pursuant to sec. 25 1, Ch. 340, L. 2017, the inclusion of 22-1-327 terminates July 1, 2023; pursuant to sec. 10, Ch. 374, L. 2017, 26 the inclusion of 76-17-103 terminates June 30, 2027; pursuant to sec. 5, Ch, 50, L. 2019, the inclusion of 37-50-27 209 terminates September 30, 2023; pursuant to sec. 1, Ch. 408, L. 2019, the inclusion of 17-7-215 terminates



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June 30, 2029; pursuant to secs. 11, 12, and 14, Ch. 343, L. 2019, the inclusion of 15-35-108 terminates June 30, 2027; pursuant to sec. 7, Ch. 465, L. 2019, the inclusion of 85-2-526 terminates July 1, 2023; pursuant to sec. 5, Ch. 477, L. 2019, the inclusion of 10-3-802 terminates June 30, 2023; pursuant to secs. 1, 2, 3, Ch. 139, L. 2021, the inclusion of 53-9-113 terminates June 30, 2027; pursuant to sec. 8, Ch. 200, L. 2021, the inclusion of 10-4-310 terminates July 1, 2031; pursuant to secs. 3, 4, Ch. 404, L. 2021, the inclusion of 30-10-1004 terminates June 30, 2027; pursuant to secs. 5, Ch. 548, L. 2021, the inclusion of 50-1-115 terminates June 30, 2025; pursuant to secs. 5 and 12, Ch. 563, L. 2021, the inclusion of 22-3-1004 is effective July 1, 2027; and

pursuant to sec. 15, Ch. 574, L. 2021, the inclusion of 46-32-108 terminates June 30, 2023.)"

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Section 9. Section 23-1-105, MCA, is amended to read:

"23-1-105. Fees and charges -- use of motor vehicle registration fee. (1) (a) The department may levy and collect reasonable fees or other charges for the use of privileges and conveniences that may be provided and to grant concessions that it considers advisable, except as provided in subsections (2) and (6).

- (b) There must be deposited into a state special revenue fund in the state treasury to the credit of the department:
 - (i) all money derived from the activities of the department, except as provided in subsection (5); and
 (ii) money from marijuana taxes deposited under 16-12-111.
- (2) Overnight camping fees established by the department under subsection (1) must be discounted 50% for a campsite rented by a person who is a resident of Montana, as defined in 87-2-102, and is:
 - (a) 62 years of age or older;
 - (b) certified as disabled in accordance with rules adopted by the department; or
- (c) a veteran of the armed forces. While camping at a discounted rate, the veteran shall carry proof of the person's veteran status, such as a DD form 214, U.S. department of veterans affairs identification card, or a driver's license indicating the person's veteran status.
- (3) For a violation of any fee collection rule involving a vehicle, the registered owner of the vehicle at the time of the violation is personally responsible if an adult is not in the vehicle at the time the violation is discovered by an authorized officer. A defense that the vehicle was driven into the fee area by another person



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is not allowable unless it is shown that at that time, the vehicle	was being used without the consent of the
registered owner.	

- (4) Money received from the collection of fees and charges is subject to the deposit requirements of 17-6-105(6) unless the department has submitted and received approval for a modified deposit schedule pursuant to 17-6-105(8).
- (5) There is a fund of the enterprise fund type, as defined in 17-2-102(2)(a), for the purpose of managing state park visitor services revenue. The fund is to be used by the department to serve the recreating public by providing for the obtaining of inventory through purchase, production, or donation and for the sale of educational, commemorative, and interpretive merchandise and other related goods and services at department sites and facilities. The fund consists of money from the sale of educational, commemorative, and interpretive merchandise and other related goods and services and from donations. Gross revenue from the sale of educational, commemorative, and interpretive merchandise and other related goods and services must be deposited in the fund. All interest and earnings on money deposited in the fund must be credited to the fund for use as provided in this subsection.
- (6) In recognition of the fact that individuals support state parks through the payment of certain motor vehicle registration fees, persons who pay the fee provided for in 61-3-321(19)(a) may not be required to pay a day-use fee for access to state parks. Other fees for the use of state parks and fishing access sites, such as overnight camping fees, are still chargeable and may be collected by the department.
- (7) Any increase in the motor vehicle registration fee collected pursuant to 61-3-321(19)(a) on or after January 1, 2012, that is dedicated to state parks must be used by the department for maintenance and operation of state parks."

Section 10. Section 23-2-108, MCA, is amended to read:

"23-2-108. Trails and recreational facilities account. (1) There is a trails and recreational facilities account in the state special revenue fund established in 17-2-102.

(2) There must be paid into the account:

(a) money collected pursuant to 61-3-321(19)(a)(iii); and



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1	(b) money from marijuana taxes deposited under 16-12-111.
2	(3) Money in the account may only be used by the department to provide trails and recreational
3	facilities grants pursuant to 23-2-109.
4	(4) Interest and income earned on the account and any unspent or unencumbered money in the
5	account at the end of a fiscal year must remain in the account."
6	
7	Section 11. Section 87-5-121, MCA, is amended to read:
8	"87-5-121. Nongame wildlife account. (1) There is a nongame wildlife account in the state special
9	revenue fund provided for in 17-2-102.
10	(2) There must be deposited into the account:
11	(a)—all money collected under 15-30-2387 and all interest earned by the fund before being expended
12	under this section ; and
13	(b) money from marijuana taxes deposited under 16-12-111.
14	(3) Money in the account must be used by the department, upon the approval of the commission
15	as determined under 87-5-122, to provide adequate funding for:
16	(a) research and education programs on nongame wildlife in Montana, as provided for in 87-5-104;
17	and
18	(b) any management programs for nongame wildlife approved by the legislature under 87-5-105 as
19	species or subspecies in need of management.
20	(4) The money is available to the department in the same manner as provided in 87-1-601, except
21	that money collected under 15-30-2387 may not be used:
22	(a) for the purchase of any real property; or
23	(b) in such a way as to interfere with the production on or management of private property."
24	
25	Section 12. Section 87-5-806, MCA, IS AMENDED TO READ:
26	"87-5-806. (Temporary) Administration and expenditure of funds cooperation with other
27	entities. (1)—(a) State, tribal, and federal agencies, as well as conservation districts, irrigation districts, grazing



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1	associations, county weed boards, and 501(c)(3) organizations, may apply for project funding.
2	(2) The department may expend funds deposited under [section 2] and pursuant to 87-5-805
3	through grants or contracts in order to: communities, noxious weed management districts, conservation
4	districts, nonprofit organizations exempt from taxation under 26 U.S.C. 501(c)(3), or other entities that it
5	considers appropriate for wildlife habitat improvement projects.
6	(b)(a) The department shall consider project recommendations from the council. improve, conserve,
7	protect, and maintain terrestrial habitat;
8	(c)(b) The department may cooperate in and coordinate the planning and disbursement of these
9	funds with federal, state, and local agencies responsible for the management of noxious weeds. improve,
10	conserve, and maintain aquatic habitat;
11	(c) participate in water enhancement projects to benefit aquatic habitat and allow for other
12	watershed enhancements that benefit fish, wildlife, and water conservation;
13	(d) improve and maintain range conditions, restoration of habitat, and drought resilience designed
14	to create habitat uplift on private, public, and tribal lands;
15	(e) address and mitigate impacts that are detrimental to wildlife habitat and the environment and
16	improve the condition of the land due to noxious weeds, soil disturbance, and loss of diverse habitat
17	communities;
18	(f) mitigate conflicts and reduce potential for disease transmission between wildlife and domestic
19	livestock;
20	(g) help fund activities and employees of the state tribal wildlife programs; and
21	(h) create habitat uplift and net conservation gain for species of conservation need.
22	(2) A project is eligible to receive funds only if the county in which the project occurs has funded its
23	own weed management program using one of the following methods, whichever is less:
24	(a) levying an amount of not less than 1.6 mills or an equivalent amount from another source; or
25	(b) appropriating an amount of not less than \$100,000 from any source.
26	(3) The department may expend money deposited pursuant to 87-5-805 to:
27	(a) restore, rehabilitate, improve, or manage areas of land as wildlife habitat by controlling noxious



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1	weeds;
2	(b) acquire goods and services that will help control noxious weeds in order to restore, rehabilitate,
3	improve, or manage land as wildlife habitat;
4	(c) fund cost-share noxious weed management programs with local noxious weed management
5	districts; or
6	(d) provide special grants to local noxious weed management districts to eradicate or contain
7	significant noxious weeds newly introduced into the county that affect wildlife habitat.
8	(4) Expenditures allowed pursuant to subsection (3) are limited to:
9	(a) biological or mechanical control of noxious weeds;
10	(b) purchases and application of approved herbicides;
11	(c) seed purchases and application of seed; and
12	(d) grazing costs as a component of an overall integrated noxious weed management plan.
13	(5)(3) The department may expend the funds deposited pursuant to 87-5-805 [section 2] to pay costs
14	incurred by the department for administering this part and providing support to the council, including but not
15	limited to personal services costs, operating costs, and other administrative costs. After fiscal year 2019,
16	administrative Administrative costs may not exceed 15% of the total amount expended pursuant to subsection
17	(3) (<u>2)</u> .
18	(4) Any funds used pursuant to an appropriation of special federal reserve funding as described in
19	87-5-505 must comply with 50 CFR, chapter 1, subchapter F, part 80. (Terminates June 30, 2023sec. 11, Ch.
20	342, L. 2017.)"
21	
22	NEW SECTION. Section 13. CODIFICATION INSTRUCTION. (1) [SECTION 1] IS INTENDED TO BE CODIFIED AS
23	AN INTEGRAL PART OF TITLE 16, CHAPTER 12, PART 1, AND THE PROVISIONS OF TITLE 16, CHAPTER 12, PART 1, APPLY
24	TO [SECTION 1].
25	(2) [SECTION 2] IS INTENDED TO BE CODIFIED AS AN INTEGRAL PART OF TITLE 87, CHAPTER 5, AND THE
26	PROVISIONS OF TITLE 87, CHAPTER 5, APPLY TO [SECTION 2].
27	(3) [SECTION 3] IS INTENDED TO BE CODIFIED AS AN INTEGRAL PART OF TITLE 44, CHAPTER 4, AND THE



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1	PROVISIONS OF TITLE 44, CHAPTER 4, APPLY TO [SECTION 3].
2	
3	NEW SECTION. Section 3. Effective date. [This act] is effective July 1, 2023 JANUARY 1, 2024.
4	
5	COORDINATION SECTION. Section 14. COORDINATION INSTRUCTION. (1) IF SENATE BILL NO. 442 AND
6	[THIS ACT] ARE PASSED AND APPROVED AND IF BOTH CONTAIN SECTIONS THAT AMEND 16-12-111, THEN SENATE BILL
7	No. 442 is void.
8	
9	COORDINATION SECTION. Section 15. COORDINATION INSTRUCTION. IF HOUSE BILL NO. 86 AND [THIS
10	ACT] ARE PASSED AND APPROVED AND IF BOTH CONTAIN A SECTION THAT AMENDS 87-5-806, THEN THE SECTIONS
11	AMENDING 87-5-806 ARE VOID AND 87-5-806 MUST BE AMENDED AS FOLLOWS:
12	"87-5-806. (Temporary) Administration and expenditure of funds cooperation with other
13	entities. (1) (a) State, tribal, and federal agencies, as well as conservation districts, irrigation districts, grazing
14	associations, county weed boards, and 501(c)(3) organizations, may apply for project funding.
15	(2) The department may expend funds deposited <u>under [section 2] and</u> pursuant to 87-5-805
16	through grants or contracts <u>in order</u> to:
17	(a) improve, conserve, protect, and maintain terrestrial habitat;
18	(b) improve, conserve, and maintain aquatic habitat;
19	(c) participate in water enhancement projects to benefit aquatic habitat and allow for other
20	watershed enhancements that benefit fish, wildlife, and water conservation;
21	(d) improve and maintain range conditions, restoration of habitat, and drought resilience designed
22	to create habitat uplift on private, public, and tribal lands;
23	(e) address and mitigate impacts that are detrimental to wildlife habitat and the environment and
24	improve the condition of the land due to noxious weeds, soil disturbance, and loss of diverse habitat
25	communities;
26	(f) mitigate conflicts and reduce potential for disease transmission between wildlife and domestic
27	livestock;



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1	(g) help fund activities and employees of the state tribal wildlife programs;
2	(h) create habitat uplift and net conservation gain for species of conservation need;
3	(i) implement weed and soil treatment options and methods recommended by the council to
4	reduce noxious weeds and support native vegetation; and
5	(j) fund grant administration, vegetation monitoring, and related administrative costs not to exceed
6	10% of a total project amount.
7	communities, noxious weed management districts, conservation districts, nonprofit organizations
8	exempt from taxation under 26 U.S.C. 501(c)(3), or other entities that it considers appropriate for wildlife habitat
9	improvement projects.
10	(b) The department shall consider project recommendations from the council.
11	(c) The department may cooperate in and coordinate the planning and disbursement of these funds
12	with federal, state, and local agencies responsible for the management of noxious weeds.
13	(2) A project is eligible to receive funds only if the county in which the project occurs has funded its
14	own weed management program using one of the following methods, whichever is less:
15	(a) levying an amount of not less than 1.6 mills or an equivalent amount from another source; or
16	(b) appropriating an amount of not less than \$100,000 from any source.
17	(3) The department may expend money deposited pursuant to 87-5-805 to:
18	(a) restore, rehabilitate, improve, or manage areas of land as wildlife habitat by controlling noxious
19	weeds;
20	(b) acquire goods and services that will help control noxious weeds in order to restore, rehabilitate,
21	improve, or manage land as wildlife habitat;
22	(c) fund cost-share noxious weed management programs with local noxious weed management
23	districts; or
24	(d) provide special grants to local noxious weed management districts to eradicate or contain
25	significant noxious weeds newly introduced into the county that affect wildlife habitat.
26	(4) Expenditures allowed pursuant to subsection (3) are limited to:
27	(a) biological or mechanical control of noxious weeds;



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1	(b) purchases and application of approved herbicides;
2	(c) seed purchases and application of seed; and
3	(d) grazing costs as a component of an overall integrated noxious weed management plan.
4	(5)(3) The department may expend the funds deposited pursuant to 87-5-805 [section 2] to pay costs
5	incurred by the department for administering this part and providing support to the council, including but not
6	limited to personal services costs, operating costs, and other administrative costs. After fiscal year 2019,
7	administrative Administrative costs may not exceed 15% of the total amount expended pursuant to subsection
8	(3) (2). (Terminates June 30, 2023sec. 11, Ch. 342, L. 2017.)"
9	
10	NEW SECTION. Section 16. EFFECTIVE DATES. (1) EXCEPT AS PROVIDED IN SUBSECTION (2), [THIS ACT]
11	IS EFFECTIVE JULY 1, 2023
12	(2) [SECTIONS 1, 7, AND 8] AND THIS SECTION ARE EFFECTIVE ON PASSAGE AND APPROVAL.
13	- END -

