| 1 | SENATE BILL NO. 499 |
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| 2 | INTRODUCED BY T. MCGILLVRAY, K. BOGNER |
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| 4 | A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO ADVERSE POSSESSION OF |
| 5 | LAND, FIXTURES, AND OTHER IMPROVEMENTS ON LAND OWNED BY FOREIGN FOR-PROFIT |
| 6 | CORPORATIONS BY A MONTANA RESIDENT; EXEMPTING REAL PROPERTY OWNED BY A TRIBAL |
| 7 | MEMBER, A TRIBE, OR TRIBAL LAND WITHIN THE BOUNDARIES OF A RESERVATION; PROVIDING |
| 8 | REQUIREMENTS; PROVIDING A DEFINITION; AMENDING SECTION 70-18-101, MCA; AND PROVIDING |
| 9 | AN IMMEDIATE EFFECTIVE DATE AND A RETROACTIVE APPLICABILITY DATE." |
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| 11 | WHEREAS, native Montanans have invested their labor and financial resources developing the local |
| 12 | infrastructure by making improvements on fixtures and permanent residences on real property in rural Montana; |
| 13 | and |
| 14 | WHEREAS, housing opportunities are limited in rural Montana; and |
| 15 | WHEREAS, outside corporate interests seek to displace local control over housing developed and paid |
| 16 | for locally; and |
| 17 | WHEREAS, Montana has a vested interest in preserving its local tax base; and |
| 18 | WHEREAS, Montana has a public interest in deterring exploitation of its citizens by foreign corporations |
| 19 | and other interests. |
| 20 | |
| 21 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: |
| 22 | |
| 23 | NEW SECTION. Section 1. Immovable fixture attached accession by owner. (1) A-SUBJECT TO |
| 24 | 70-19-412, A Montana resident may adversely possess NOT MORE THAN ONE-HALF ACRE OF the land and |
| 25 | immovable fixtures or other THE RESIDENTIAL improvements THE MONTANA RESIDENT HAS MADE AND POSSESSED ON |
| 26 | THE LAND on land that the resident has improved and possessed when: |
| 27 | (a) the Montana resident has paid property taxes to the state through contributions or on the |
| 28 | immovable fixtures or other RESIDENTIAL improvements to the land-without proving the resident's possession |
| | |



SB0499.2

| 1 | was nonpermissive; and |
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| 2 | (b) the owner of the land is a foreign for-profit corporation registered to do business in the state |
| 3 | and the corporation has permitted the development and use of the land by the Montana resident TO MAKE AND |
| 4 | OCCUPY THE RESIDENTIAL IMPROVEMENTS; AND |
| 5 | (C) THE MONTANA RESIDENT SEEKING TO ACQUIRE TITLE TO THE LAND AND RESIDENTIAL IMPROVEMENTS |
| 6 | THROUGH ADVERSE POSSESSION UNDER THIS SECTION HAS CONTINUALLY OCCUPIED THE RESIDENTIAL IMPROVEMENTS |
| 7 | AS THE RESIDENT'S PRIMARY PERSONAL RESIDENCE FOR THE 5 YEARS PRIOR TO THE COMMENCEMENT OF THE ACTION |
| 8 | FOR ADVERSE POSSESSION. |
| 9 | (2) In an action by the Montana resident seeking to acquire title to the land and immovable fixtures |
| 10 | and other improvements through adverse possession, the foreign owner of the land may not claim that the |
| 11 | foreign owner permitted the development and use of the land as a defense. |
| 12 | (3) WHEN THE RELATION OF LANDLORD AND TENANT HAS EXISTED BETWEEN THE FOREIGN OWNER OF THE |
| 13 | LAND AND THE MONTANA RESIDENT SEEKING TO ACQUIRE TITLE TO THE LAND AND RESIDENTIAL IMPROVEMENTS |
| 14 | THROUGH ADVERSE POSSESSION UNDER THIS SECTION, THE FOREIGN OWNER OF THE LAND MAY RAISE THE PROVISIONS |
| 15 | OF 70-19-412 AS A DEFENSE, AND THE APPLICABLE PROVISIONS OF ANY LEASE BETWEEN THE FOREIGN OWNER AND THE |
| 16 | MONTANA RESIDENT CONTROL ANY DECISION RELATING TO A TRANSFER OF OWNERSHIP. |
| 17 | (3)(4) This section does not apply to real property owned by a tribal member, a tribe, or tribal land |
| 18 | within the boundaries of a reservation. |
| 19 | (5) FOR THE PURPOSES OF THIS SECTION, THE TERM "RESIDENTIAL IMPROVEMENTS" MEANS A |
| 20 | RESIDENTIAL STRUCTURE AND OTHER IMMOVABLE FIXTURES OR IMPROVEMENTS THAT A MONTANA RESIDENT HAS MADE |
| 21 | TO LAND AND HAS OCCUPIED AS THE MONTANA RESIDENT'S PRIMARY PERSONAL RESIDENCE. |
| 22 | |
| 23 | Section 2. Section 70-18-101, MCA, is amended to read: |
| 24 | "70-18-101. Fixture attached by other accession by owner. When Except as provided in [section |
| 25 | 1], when a person affixes the person's property to the land of another without an agreement permitting the |
| 26 | person to remove it, the thing affixed, except as provided in 70-18-102 and in the Uniform Commercial Code, |
| 27 | belongs to the owner of the land unless the owner of the land chooses to require the person to remove it." |
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| 1 | NEW SECTION. Section 3. Codification instruction. [Section 1] is intended to be codified as an |
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| 2 | integral part of Title 70, chapter 19, and the provisions of Title 70, chapter 19, apply to [section 1]. |
| 3 | |
| 4 | NEW SECTION. Section 4. Effective date. [This act] is effective on passage and approval. |
| 5 | |
| 6 | NEW SECTION. Section 5. Retroactive applicability. [This act] applies retroactively, within the |
| 7 | meaning of 1-2-109, to actions or causes of actions that occurred prior to [the effective date of this act]. |
| 8 | - END - |