How is P-R funding distributed?
P-R funds are annually apportioned according to a formula prescribed by the Act:
① 50% based on land area of the state, commonwealth, or territory;
② 50% based on the number of paid hunting license holders in the state, commonwealth, or territory;
③ No state may receive more than 5% or less than 0.5% of the total apportionment;
④ Grants for hunter education and safety programs are based on a state’s population. No state may receive more than 3% or less than 1% of the available hunter education funds.

How can the funding be used?
Once distributed, P-R funds must be obligated by the state within 2 years. After that time, unobligated balances revert to the United States Fish and Wildlife Service.
P-R funds may be used to:
① restore and manage wildlife for the benefit of the public;
② conduct research on the problems of managing wildlife and its habitat if necessary to administer wildlife resources efficiently;
③ obtain data to guide and direct the regulation of hunting;
④ acquire real property suitable or capable of being made suitable for wildlife habitat or public access for hunting or other wildlife-oriented recreation;
⑤ restore, rehabilitate, improve, or manage areas of lands or waters as wildlife habitat;
⑥ build structures or acquire equipment, goods, and services to restore, rehabilitate, improve, or manage areas of lands or waters as wildlife habitat or to provide public access for hunting or other wildlife-oriented recreation;
⑦ operate or maintain projects that the state fish and wildlife agency completed under the Act or facilities that the agency acquired or constructed with funds other than those authorized under the Act, if these facilities are necessary to carry out activities authorized by the Act;
⑧ coordinate grants in the wildlife restoration program and related programs;
⑨ teach and enhance hunter education, safety, and recruitment programs; and
⑩ construct, operate, or maintain firearm and archery ranges for public use.

How does Montana qualify for P-R funding?
States, commonwealths, or territories must:
① notify the Secretary of the Interior of the desire to participate annually. The state, commonwealth, or territorial fish and wildlife Director must furnish a certification of the number of paid hunting license holders.
② pass assent legislation to the provisions of the Act for conservation of wildlife that includes a prohibition against the diversion of license fees paid by hunters for any other purpose than the administration of the fish and wildlife agency.

“87-1-708, MCA. Assent to Pittman-Robertson Act -- authority of department. (1) The congress of the United States having passed an act which was approved on September 2, 1937, and which is known as 50 Federal Statutes 917 of the acts of congress, wherein it is, among other things, provided that “no money apportioned under this chapter to any state shall be expended therein until its legislature or other state agency authorized by the state constitution to make laws governing the conservation of wildlife shall have assented to the provisions of this chapter and shall have passed laws for the conservation of wildlife, which shall include a prohibition against the diversion of license fees paid by hunters for any other purpose than the administration of said department”, and since the moneys referred to in the act of congress are collected in part from the hunters of this state and will not be returned to the state of Montana except the state of Montana does assent to the act, now, therefore, the state of Montana does assent to the provisions of said act of congress which is commonly known as the Pittman-Robertson bill...”
Pittman-Robertson Funding

How much P-R funding does Montana receive?

Prior to 2009, the 5-year average of P-R funding received by Montana was $6.65 million. The 5-year average for 2009-2013 is $11.1 million, or approximately 4.6 million additional dollars per year. This amounts to about 10% of the Montana Department of Fish, Wildlife, and Parks overall budget.

As required by federal law, the United States Department of the Interior must review and approve states’ plans for use of P-R funding. (16 U.S.C. 669e)

P-R funds may be used for up to 75% of a program’s cost with the state providing the other 25%.

This brochure is provided by the Legislative Environmental Quality Council as a summary document and is not a substitute for complete laws and regulations. The brochure reflects federal and state laws as of October 1, 2013.

For more information:

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Code of Federal Regulations
Title 50, Chapter 1, Subchapter F, Part 80
www.ecfr.gov