Montana Indian Language Preservation Program

BACKGROUND

The 2013 Legislature established the Montana Indian Language Preservation Pilot Program, which was renamed the Montana Indian Language Preservation (MILP) Program by the 2015 Legislature, to support the preservation and continuation of Indian languages in the form of spoken, written, sung, or signed language. Additionally, the program includes the creation and publication of curricula. The State-Tribal Economic Development Commission, administratively attached to the Department of Commerce, has received funding for this program from FY 2013 through FY 2021. The 2021 Legislature moved administration of this program from the State-Tribal Economic Development Commission to the Office of Public Instruction. For additional information about this program you can find the Montana Indian Language Preservation Program 2019-2020 Biennium Report at this link: https://leg.mt.gov/content/Publications/services/2020-agency-reports/DeptOfCommerce-Montana-Indian-Language-Preservation-Pilot-Program.pdf.

HISTORICAL APPROPRIATIONS AND EXPENDITURES

The following chart shows the budget and actual expenditures on the MILP Program over the last four biennia. The HB 2 appropriations have been approved as one-time-only funding since the establishment of this program. General fund expenditures have primarily been in the form of grants.
APPLICABLE STATUTES

This section provides the statute that is applicable for the Montana Indian Language Preservation Program. This statute was amended by the 2021 Legislature by several bills, which include:

- HB 671 (Rep. Bedey) removed the termination date and moved the administration of the program from the State-Tribal Economic Development Commission to the Office of Public Instruction
- HB 34 (Rep. Smith) revised the language to reflect the federal recognition of the Little Shell Band of Chippewa Indians
- SB 57 (Sen. Pominichowski) required reporting to the state-tribal relations committee

20-9-537. (Temporary) Montana Indian language preservation program. (1) There is a Montana Indian language preservation program. The program is established to support efforts of Montana tribes to preserve and perpetuate Indian languages in the form of spoken, written, sung, or signed language and to assist in the preservation and curricular goals of Indian education for all pursuant to Article X, section 1(2), of the Montana constitution and Title 20, chapter 1, part 5.

(2) (a) The state-tribal economic development commission established in 90-1-131 office of public instruction shall administer the program and, in collaboration with the Montana historical society, the state director of Indian affairs, and each tribal government located on the seven Montana reservations and the Little Shell Chippewa of a federally recognized Indian tribe in Montana, shall create program guidelines.

(b) The program guidelines must address performance and output standards, distribution of funds, accounting of funds, and use of funds.

(c) The performance and output standards must include:

(i) development of audio and visual recordings;
(ii) creation of reference materials, which may be in audio, visual, electronic, or written format;
(iii) creation and publication of curricula, which may include electronic curricula; and
(iv) administration and maintenance of a long-term language preservation strategic plan.

(d) The performance and output standards may include:

(i) language classes;
(ii) language immersion camps;
(iii) storytelling;
(iv) publication of literature; and
(v) language programs, workshops, seminars, camps, and other presentations in formal or informal settings.

(3) Any tangible goods produced under this section must be submitted within 1 year of production to the Montana historical society for the benefit of related language preservation efforts and for preservation and archival purposes.

(4) Tribal governments or their designees receiving program funds may form local program advisory boards. Members of a local program advisory board may include but are not limited to representatives from any of the entities listed in subsection (6).
(5) (a) Each tribal government or designee shall provide reports on expenditures of grant funds, overall program progress, and other criteria required under the guidelines established pursuant to subsection (2)(a) to the state-tribal economic development commission-office of public instruction. 

(b) The state-tribal economic development commission-office of public instruction shall report any findings, comments, or recommendations regarding each local program and the Montana Indian language preservation program to the legislature and to the state-tribal relations committee as provided in 5-11-210.

(6) Tribal governments and their designees are encouraged to maximize the impact of grant funds by forming partnerships among state and tribal entities and leveraging existing resources for the preservation of Indian languages and the education of all Montanans in a way that honors the cultural integrity of American Indians. Suggested partner entities include but are not limited to:

(a) the governor’s office of Indian affairs;
(b) school districts located on reservations;
(c) tribal colleges;
(d) tribal historic preservation offices;
(e) tribal language and cultural programs;
(f) units of the Montana university system;
(g) the Montana historical society;
(h) the office of public instruction the state-tribal economic development commission;
(i) Montana public television organizations;
(j) school districts not located on reservations; and
(k) the Montana state library.

(7) State entities that operate film and video studios and equipment shall cooperate with each local tribal preservation program in the production of materials for preservation and archival purposes.

(8) Any cultural and intellectual property rights from program efforts belong to the tribe. Use of the cultural and intellectual property may be negotiated between the tribe and other partnering entities.

(9) A tribe may use payments received pursuant to this section as matching funds for federal or private fund sources to accomplish the purposes of this section. (Terminates June 30, 2023 — secs. 1 through 7, Ch. 77, L. 2019.)